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JUSTINIAN-DECEPTION: (HIDDEN-FOREIGN-TEXT-KNOWN-AS-DOG-LATIN) The Mother of all Deceptions: The Concept of Modern Day Slavery:

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The Concept of Modern Day Slavery:

This Article is not legal advice in any way, it is a story in relation to research and findings that have been uncovered in relation to such research directed at the grammatical appearance and the grammatical standing of Government, (Or what could be foreign de-facto governments) Court and Banking Contracts and Charges. This article hopefully may alert some of you to the dangers of entering into contracts when you are not aware of the importance of the **grammatical appearance of the languages** employed within such contracting paper instruments. Is the “legal title” you hold “really” saying what you assumed it to say?

An Account of “Grammatical Crimes” of Corporate Governance, courts and enforcement agencies by the use of DOG-LATIN: a “debased” criminal immoral foreign written language that renders all such DOG-LATIN documents, tendered by such corporate private governments, as “counterfeit”. DOG-LATIN is unhyphenated all uppercase Latin symbolic text that follows the grammatical rules of English and not the grammatical rules of Latin. It is the language of the Illiterate, (*Blacks Law Dictionary 4th Edition*) it looks just like English, “IT LOOKS JUST LIKE THIS” but grammatically, it is the deception right under your nose... It is the poison in the text, it is the corruption in the contract. If you hold any part of this debased criminal all uppercase text of the dead corporations, such as your Driver License, you are claiming membership to the Underworld, criminal counterfeit, corrupt, corporate world of the Dead Corporations. You become a criminal.

The “presumption” of a foreign military occupation of our country under the foreign control of Rome:

In 1973, Whitlam, Prime Minister of “AUSTRALIA” signed us up to a private military “Roman” contracting system of governance called: “UNIDROIT”, head office in Rome. This is why the written language and its relationship to Private Contracts is so important to be aware of. The UNITED STATES, being the de-facto government of the **United States of America**, is now also a part of **UNIDRIOT**, under the power of Rome. DOG-LATIN (Debased Latin) appears to be the official language of the Infants: Military, infantry of Rome. It appears to be the language of the DEAD, (Debtor) and the only way you can hold a military name is in the ALL UPPERCASE APPEARANCE of the dead language: LATIN and or DOG-LATIN, being the designation of things and not proper names, such as your SURNAME. Proper Latin appears to be the official language of Rome and we “**Assume**” that DOG-LATIN (Debased Latin) is the language of the military debtor accounts/ledgers of Rome and a lack of understanding of such facts may be the cause of many Australians and people from around the world, to be losing their property and all their common law birth rights via a lack of understanding in relation to the appearance of such LATIN-TEXT-AND-ITS-

DOGGED-CORRUPTION. The Beast is the VATICAN and the mark of the beast is its written text.

Preamble: A simple question about the validity of the Queensland Driver License appearing in an all uppercase text, was never answered by a Queensland Magistrate, (2010) causing such research to be undertaken to understand how a government can take your \$30,000.00 car and never return it. How did they do it? (Stolen by a massive grammatical corruption)

This Article is the result of over seven years of research in relation to three questions that were put to Magistrate PINDER (Queensland, Australia) in 2010, relating to the validity of the Queensland Driver License. (And such a deception now extending to many governmental instruments) The three questions were: (1) **Why is the name on the Driver License back to front, with the last name first?** and:(2) **What is the all uppercase text because it does not appear to be any correct form of English text in relation to the Oxford English Styles Manual,** and: (3) **What styles manual did you use in order to construct the Queensland Driver License with the name appearing in all uppercase text.** Such questions caused an “Estoppel” in the court because the magistrate refused to answer the questions, and the police were warned by Magistrate PINDER to “Never touch me again”. (A vendetta has been carried out ever since by State Police) This research was undertaken in order to find the answers to such questions that all magistrates refused to answer. This article is a disturbing account to what has been uncovered in relation to such three questions. **(The Government is nothing what you ever assumed)** This is not legal advise, it is just an account of the research that may have uncovered what appears to be the underlying facts about why magistrates could not answer such questions for fear of exposing the truth about the grammatical standing, or lack thereof, of International Foreign Corporate “Maritime Law” governance over-ruling the sovereignty of our common law birth right to our own countries. The grammatical deception uncovered by this research may very well be hundreds of years old, Re: Justinian, 530 – 560AD, and may even be a surviving system from the Egyptian masters of slavery and symbolism themselves, being thousands of years old, the Egyptian system of the Gods of the dead such as Osiris, Anubis, Horus, and the like, may still rule over us today via a deception that is more cunning and clever than anyone could ever imagine.

[1: Justinian and the DOG-LATIN deception.](#)

**A The: SECRET-FOREIGN-SIGN language hidden in plain sight. “DOG-LATIN”:
The poison in the text: It is a poisonous gloss that corrupts the essence of the text.**

This story is about simple English text and a hidden text that has been usurped into the English text without you ever being aware of such a deception, causing such a corruption in the text to take on a different meaning than what you ever assumed. This story explains how a foreign alien text appears in contracts, court orders, your Driver License, passports etc., without you ever being aware that such a foreign text existed. This trick played upon the unsuspecting public is administered by the true dogs of the underworld in

order to render you as a trustee of a foreign corporate banking entity that is alien and foreign to your true sovereignty. The lawyers, judges, and the Courts and their military Police are the administrators of this hidden secret deception played upon the masses in order to maintain control of such Slaves. Welcome to the JUSTINIAN-DECEPTION.

THIS ALL UPPERCASE TEXT WITHOUT HYPHENS BETWEEN THE SIGNS (Words) IS NOT ENGLISH OR LATIN:

B The “GLOSSA” is the all uppercase LATIN-TEXT appearing on any document. It is not English, it is an illustrative text (Picture-Symbol) and not a descriptive text such as English. It has no jurisdiction with other written text such as English Descriptive Text unless agreed.

[2: If its not English, its not common law!](#)

The poison in the text of the GLOSSA is now identified as: “DOG-LATIN” and has no correspondence with proper written English appearing on the same page It is a corruption that can only be agreed to.

[Samples of how the fraud text appears.](#)

“This is proper English descriptive text”

“THIS-IS-PROPER-WRITTEN-SIGN-LANGUAGE-USING-THE-GRAMMATICAL-RULES-OF-LATIN-TEXT” (Identified in Article 11:147 of the Chicago Manual of Styles, SIXTEENTH EDITION.

“THIS TEXT IS DOG LATIN BEING LATIN TEXT BASED ON THE GRAMMATICAL RULES OF ENGLISH” ... Notice, no hyphens: This is known as: Debased Latin: “DOG-LATIN, language of the illiterate: Black’s Law Dictionary 4th Edition”

And is noted as criminal under the English Dictionary, identified as a “Dog Latin, being a debased form of text”. Debase synonyms appear as **Criminal** and **Immoral** and **Evil** and as a **counterfeit**, along with many more declensions.

There is no jurisdiction between two separate languages appearing on one document. This is the guts of their deceptive crime: “English” and “Latin” or “DOG-LATIN” cannot exist as one jurisdiction. Reference: *Article: 11:147 Chicago Manual of Styles: Sixteenth Edition: Foreign Languages.*

The reason why “DOG-LATIN” is used to deceive the public, is because, as a foreign written language, it resembles English text closer than any other written foreign text. It has deceived the best of the best... “EVEN THOUGH YOU ASSUME YOU CAN READ THIS TEXT AS ENGLISH”, Grammatically, it’s impossible, and this is how they can claim that “their” law is a “presumption”, because it grammatically does not exist.

According to the Black’s Law Dictionary 4th Edition, DOG-LATIN, is the language of the illiterate, it is the: LATIN-ALL-UPPERCASE-TEXT usurped into the English Descriptive text, appearing under the grammatical rules of Descriptive English Text, (*ALL UPPERCASE SYMBOLIC TEXT without the hyphens*) and not appearing under the true correct grammatical rules of Latin and done in order to deceive the illiterate, being the ignorant masses.

“Ignorance is negligence”. It is the hidden secret that destroys the dominion of living man over the land, the sky, the sea and the thing that creep, (SURNAME). (Genesis 1:26) DOG-LATIN is the “Babylonian” language of the VASSAL, being the third party, debtor of the debtor. (Vassal of the Vessel) It is found on the ledger, (TOMB-STONES) and by you being attached to it, renders the presumption of conformation “SIGN” that you have sinned and you are dead. You are no longer the servant of the God of living man, you have become the servant of the underworld, the Gods of the dead Corporation, the servant of the VATICAN, the debtor of the debtor, subject to the Justinian Corpus Juris, (Language of the DEAD).

The VATICAN holds the souls of the dead and the DOG-LATIN is the language of the DEAD. (Look at any tomb stone in the grave yard, its written text is: DOG-LATIN). The Person, and the Corporation, exists only in the water world, maritime jurisdiction of the DEAD. It has no place on land and with the living existence of good men. Land corporations are ships in dry dock, and their fraud DOG-LATIN language is a crime of deception and fraud against the living man. (*Check the synonyms of the word “debase” in your dictionary because DOG-LATIN is identified as “Debased” Latin, a crime*)

Dog Latin is the poison in the text, the counterfeit contract, the false charge, the deception that tricks the unsuspecting illiterate ignorant masses into accepting the debts of another.

A man cannot live in the sea without a ship, and if you enter into the legal world of commerce, (Maritime Jurisdiction, law of water) you must be able to trust your ship that holds your estate. If your ship is dogged with a corruption, your estate (Cargo) is in peril.

It may also help if you know the difference between the grammatical rules of the written language of the land and the written language of the sea or you may find yourself, “presumed”: “LOST AT SEA”

The: Power of Rome, is alive and well in the modern systems of governance that govern the “citizens” of the world today but is it right? is it Just? ... Or is it the

system of Satan itself, a system of hidden slavery in order to control the masses via a private CONTRACTING system in order to forgo true Justice? being a system to remove man from the common law of the public jurisdiction in order to subject such a man to fall into private foreign contracts in order to forgo common law justice without arousing suspicion... As described in Black's Law Dictionary under "GLOSSA", and Justinian.

(To confirm this, search "GLOSSA" and Justinian in the Black's Law Dictionary, 4th Edition)

THE-KEY

TO-THE-GREATEST-FRAUD-EVER



THE POWER OF ROME IS NOTHING BUT A GRAMMATICAL DECEPTION

Ancient LATIN (ALL-UPPER-CASE-TEXT) is not English, its that simple. It exists under a different grammatical rule. The official language of “foreign” ROME is ANCIENT-LATIN, being “illustrative” text, English is “descriptive” text. Mixing the two languages is a “fraud” that can only be agreed upon, such writings have no lawful or grammatical ability to correspond with each other and by agreeing to any document that contains the ALL-UPPER-CASE-TEXT renders you as a TRUSTEE of the fraud; the world debtor; the VATICAN.

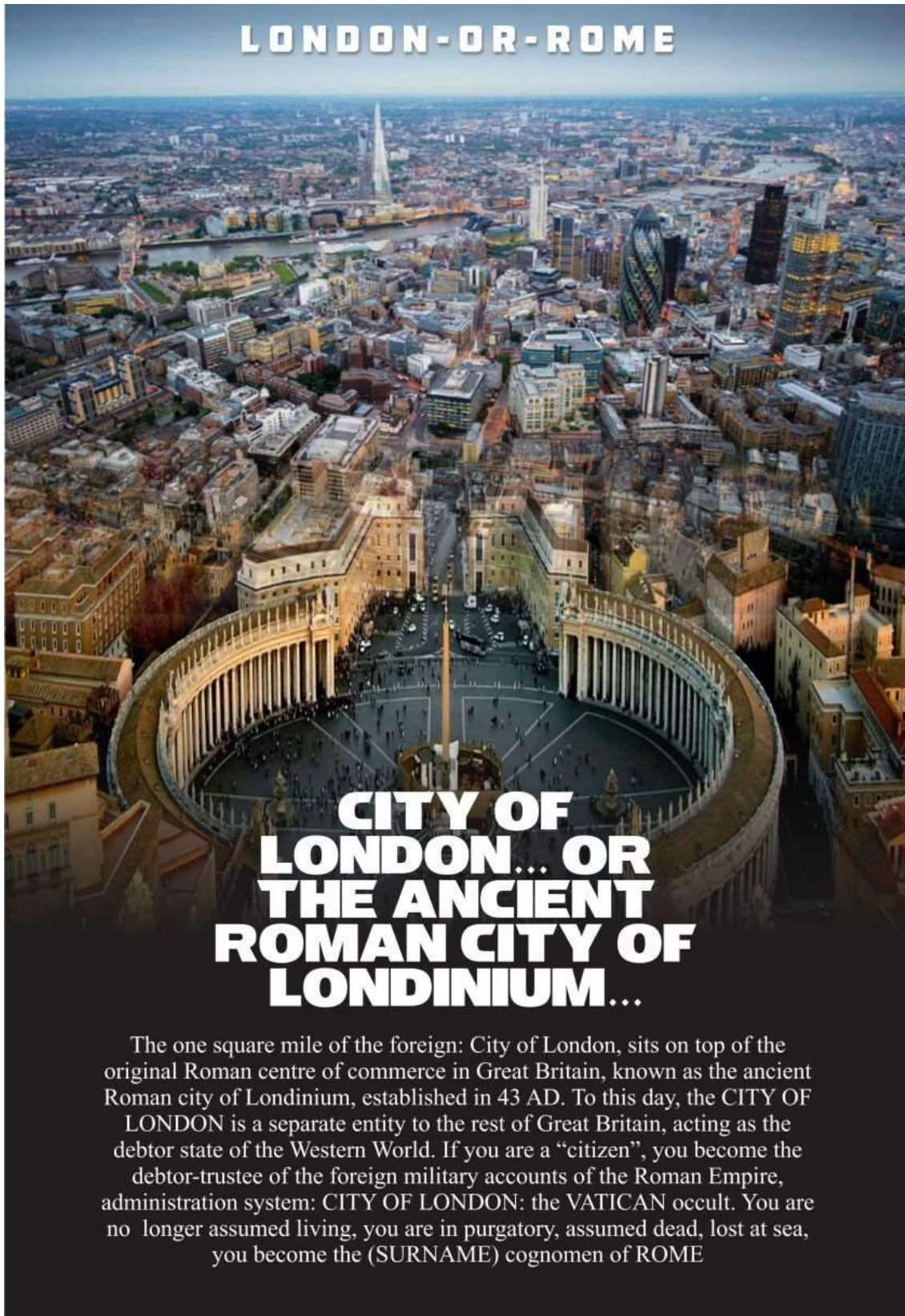
You become the “foreign” CITIZEN of ROME, TRUSTEE-SLAVE of the world. Is that you on your driver license or passport?

Section 11:147: Chicago Manual of Styles 16th edition.

the power of Rome in relation to modern day governance, depends on the hidden grammatical rules of a foreign language usurped into the English language without the common man ever being aware of such a deceit.

London or Rome? ...Or Babylon?... A question only answered by a comprehension of the grammatical rules of: English, and the foreign: Latin, (SIGN-LANGUAGE) used

as the official written language of the Roman debtor accounts. (Language of the Debtor)

An aerial photograph of London, England, showing the River Thames and the modern skyline with skyscrapers like The Shard and the Gherkin. Overlaid on the central part of the city is a semi-circular Roman amphitheater with a central obelisk, representing the ancient Roman city of Londinium. The text 'LONDON-OR-ROME' is at the top, and 'CITY OF LONDON... OR THE ANCIENT ROMAN CITY OF LONDINIUM...' is in the middle. Below is a paragraph of text.

LONDON-OR-ROME

CITY OF LONDON... OR THE ANCIENT ROMAN CITY OF LONDINIUM...

The one square mile of the foreign: City of London, sits on top of the original Roman centre of commerce in Great Britain, known as the ancient Roman city of Londinium, established in 43 AD. To this day, the CITY OF LONDON is a separate entity to the rest of Great Britain, acting as the debtor state of the Western World. If you are a “citizen”, you become the debtor-trustee of the foreign military accounts of the Roman Empire, administration system: CITY OF LONDON: the VATICAN occult. You are no longer assumed living, you are in purgatory, assumed dead, lost at sea, you become the (SURNAME) cognomen of ROME

3: Is England Really England?:

Is England and its "City of London" really "England" or the "Roman Empire"? and if such a choice exists, what official language controls the VATICAN if the Vatican holds Legal Title over England and its so called commonwealth subdivisions? (AUSTRALIA and CANADA etc.) is it the "English language" or is it the official language of Rome, being "Ancient Latin"? meaning, if you are the holder of any account rendered in Ancient Latin, (ALL-UPPERCASE-SYMBOLIC-ILLUSTRATIVE-TEXT) are you just the corporate citizen of Rome and no longer a true common law subject of the common aggregate of England, its subdivisions and the English Language? ... Were you sold out to the foreign Roman military enemy as a Trustee Slave or were you ignorant to the **greatest grammatical deception ever known in modern history** and "fell" into their trap, deceived by a grammatical **masterpiece** revived by the: **Justinian Deception** and the Roman occult?

Occult, means: Hidden

The Latin meaning for Latin is: **Concealed, Hidden.**

The Ancient Latin (ALL UPPER CASE TEXT DOGGED INTO DOG LATIN) is the copyright property of the debtor of the VATICAN, the Military: Roman Empire, and if you use it, you attach yourself to the terms and conditions of such property of the Roman Empire, being the "babble text" of BABYLON. You need a License to use it! ... But! is the Latin you see every day on Driver License, Court Documents, Banking Contracts, Government contracts, really true Latin? or is it the Dogged corruption that is neither, true English or true correct Latin? "**If this written text is English**" and "**THIS-IS-PROPER-SYMBOLIC-SIGN-LANGUAGE-LATIN**" than "**WHAT IS THIS TEXT WITHOUT THE HYPHENS**" and why is Rome and its Legal Eagles turning the blind eye? who benefits from such a corruption? ...

If Rome holds the legal titles of the countries of the world, than it alone is the debtor, but if Rome has the ability to confer the legal title to a third party debtor! Rome becomes the benefactor of all such countries. This knowledge to confer such legal title, being the debtor of the world, to the unsuspecting masses, is the key to their success, Rome transfers itself from the world debtor to the world creditor via an incredible grammatical deception that you are/were never meant to know.

The Latin meaning for BABYLON (BABY-LON) is: Baby for long time. That's why the infantry of the Roman Empire (UNITED STATES MILITARY) are called infantry, they are the infants, the children that have not grown up and never likely to. At the age of majority (21) when they are handed their Key to Life, such children are made sure that they are unaware of their true standing, and for that reason, such children remain holding the Rome military account (SURNAME) being the "cognomen" therefor remaining subject to the power of Rome and their true Christian Account (Ledger) is never claimed. After seven years, the child is legally presumed lost as sea and the Christian Credit Account remains under the control of Rome. The STATE has become Father of the Child and the Military have become the loyal DOGS that serve the State and that's why their ID tags are called. (DOG-TAGS), because of their military language: DOG-LATIN. What did the child lose? his right to direct

the Dominion, it remained under the control of the State because the child never claimed it back at the age of Majority.

That's why the Christian name and the military SURNAME account have two different certificates of birth. The birthing of the Credit LEDGER and the Debtor LEDGER. What one you hold is up to you.

If ROME has become the legal title holder of England and its subdivisions, "defender of the Christian Faith", than have you become the legal "third party" title holder of Rome? being the debtor of ROME evidenced by any account you may be holding with your name "GLOSSED" into Ancient Latin, (American Sign Language) or a corrupt version, being the property of Rome or its banking debtor, and appearing in such names or effigies as: "JOHN PAUL SMITH" or "John Paul SMITH" or "MR SMITH"? ... (What foreign text appears on your Passport, Driver License, Bank Account, and the list goes on)... Is it even Latin or **DOG-LATIN**?... And if so, maybe you are not aware that a true name can never grammatically appear in "**illustrative**" (Symbolic) text? ... (*Illustrative text is a picture, not writing*) Grammatically speaking, true proper names are "Capitalized", not "SYMBOLIZED" (Oxford Manual of Styles) rendering the presumption that your own ignorance of the grammatical rules of English, and Ancient Latin, are the root cause of your own inability to know the difference between your true name and a foreign debtor account or LEDGER of the foreign Roman Empire that you were deceived into holding without your knowledge. Even your own name is made up of two entities, "**Christian Name**" and "**SURNAME**", that is two! not one! and this is even evidenced by two birthing Certificates. (Birth of the Christian Name ACCOUNT (CERTIFICATE OF BIRTH) and the birth of the Surname name ACCOUNT) (State BIRTH Certificate) ... The only time that the full legal Person was birthed, being the name appearing with the Christian name and surname appearing as one in proper English, such as: "John Paul Smith" is on the day of "registration" not the day you were born because the date the Christian Name was registered was on the registration date some time after you were born! and not your born date. Your true full name is only the Christian name or given name, it is the "State" that joined the family name to your Christian name so they are liable for the debts under the full name: "John Paul Smith" because its their property, their copyright, their creation. He who creates owns.

One would even wonder why the Church itself remained quiet about such a deception, was it because it was the roll of the Church to serve Christ so if Christ never returned, maybe the VATICAN (Debtor of man) would only need to serve itself? It could render itself as the benefactor if the beneficiary (Christian Account) was lost or not present?

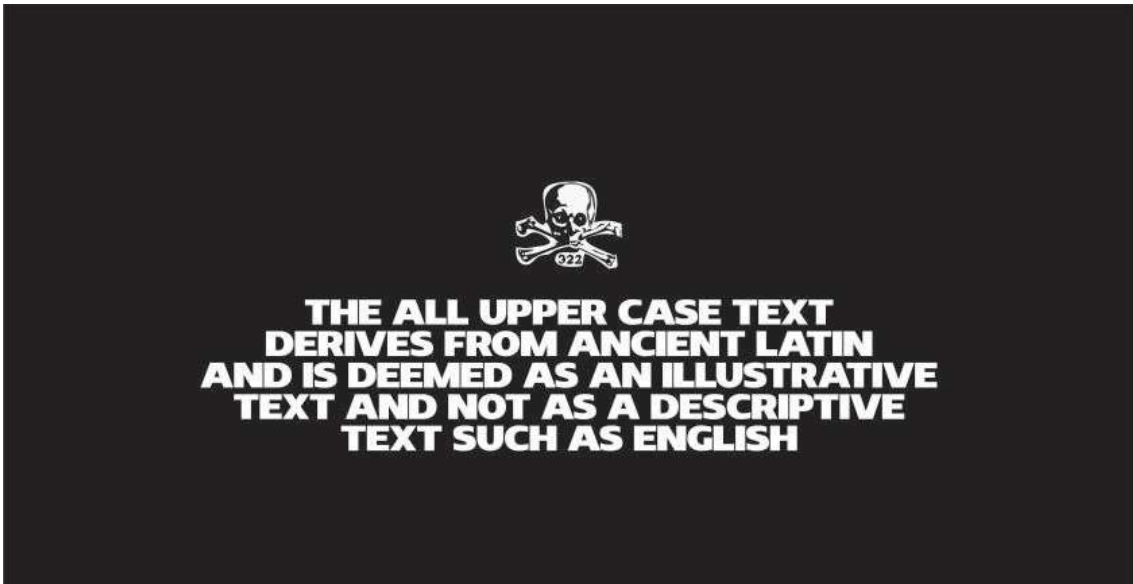
I wonder why Latin and Grammar have been removed from the corporate "State School System"? ...because if you could "really" read, and you knew your Latin and your Grammar, you would see the deception in plain sight. If you were born into fraud and lived your whole life in fraud without ever being aware of such a fraud, then coming face to face with the truth would understandably be a difficult thing to accept... Many will refuse to accept that their own lack of knowledge in relation to grammar is the cause of their own misunderstanding in relation to their own name.

Your surname appearing as a symbol (GLOSSA) is assumed, it is not your property and does not appear as a part of your name on any birth certificate.

4: The: JUSTINIAN-DECEPTION 530-AD: Death of Humanity?



What is the: JUSTINIAN-DECEPTION?



Who was JUSTINIAN

VATICAN CONTROL



527 - 565

JUSTINIAN DECEPTION

THE FACE OF THE MODERN DAY ROMAN
NAZI VATICAN SLAVERY SYSTEM THAT
CONTROLS THE WORLD TODAY VIA A
GRAMMATICAL CORRUPTION OF THE
ENGLISH TEXT

5: JUSTINIAN: Emperor of Rome from 527-AD to 565-AD, and the JUSTINIAN Principle of Corporate Dead Governance of the dumbbed down distracted masses.

So why do we shed light on this “person”, what did **Justinian** do that changed the history of modern day governance? ... Its simple, he understood the meaning of “G-O-D”, he had the comprehension to understand: “Article 1:26 Genesis”, being the authorization that granted total authority over the world to man, and nothing else, “Grantor of Dominion”, being the greatest of Authority that was granted to “man” from the GOD of the Bible we are all aware of today.

G-O-D: Meaning: **Grantor Of Dominion**. (So there can be many Gods to deceive you)

All that needs to be done is for living man to give his consent to a DEAD corporation in order that a dead corporation can access the “dominion” (Total Authority) from such a living man. If the man does not consent, **then a secret system of deception may have to be created** in order to deceive such a man into consent without such a man ever being aware... **The secret system exists**. Its deception is: “**Legal Title**” and its tool is Grammar.

6: TRUST-LAW, the legal CODE to modern day SLAVERY:

Article 1:26 Genesis, is the foundation to TRUST-LAW, and what is TRUST-LAW, it is the legal code to a “**Master-Servant**” relationship, being SLAVERY, (**Devolution**) however, slavery is outlawed, but, “**voluntary servitude**” is legally accepted! ... What this means is that the servant (SLAVE) must “agree” or “consent” to a private “contract” of slavery. No one in their right mind wants to be a SLAVE, and that is why the warnings appear in the Bible, warning against the deceptive nature of the serpent-snake in the Garden of Eden, because it is through the clever deception of the serpent (Being the usurper-snake) that TRUST-LAW has become the new system of slavery, perfected over hundreds of years by the legal minds of deception, the Masters of Deceit. **JUSTINIAN-DECEPTION**. (VATICAN)

7: KEY-TO-Conferring the Ledger upon the Unsuspecting Illiterate Ignorant Masses.

The key to their deception is not to send you a bill but to send you “their” account in order that you agree to become the “trustee” of “their” account!. that’s right! it was never your bill that appears in the mail with your (So called) name appearing in the false Dogged DOG-LATIN, it’s pure grammar that confirms that proper “names” are never “SYMBOLIZED”, they are “Capitalized” and when you see: “SMITH” and not “Smith” or the symbol: “MR” or “MISS”, you are looking at the foreign accounts or “LEDGERS” of a foreign (Roman) entity sealed in its coffin (Envelope or Article) waiting for the illiterate ignorant masses to claim their debt property appearing as a “symbol” of “their account” that looks so much like **your name**, and once you “**Break the Seal**” of the sealed envelope, the “**spell**” (Contract) within, the contract to pay the debt, will be attached to the LEDGER that you **claimed**, rendering their account to be settled by their new consenting debtor, **YOU**, being the one that “**Claimed**” the **ledger** appearing within such an Article or what you assumed was a bill in your name. It was **their Account!** and they needed a fool to **hold their LEDGER**, dogged into “their” dead DOG-LATIN text in order to subject you to the accounts of the underworld.

Posting means to confer an “Account” to a “LEDGER” ... A Ledger is the stone on top of a tomb, in other words, your DEAD. However, the world of the dead is not all bad, the distractions are entertaining and to find your way back to Eden, is complex and not for the faint hearted. The world of the dead has: Footy, Porn, Television, Sports of all kind, things to keep you distracted, things that you love doing on the condition that you keep paying the debts of your master. A lot of people have the best life ever as the Slave and in a way, their masters try to keep them happy and distracted because the wealth that the masters generate from their true dominion (True Title) is possibly beyond your comprehension. The masters are not really rich from their own wealth, they are rich from acting as the Equitable Title holder of your own Dominion.

8: DOMINION-IS-THE-HIDDEN-AUTHORITY

Without that one simple article: (1:26 Genesis) being the granting of such dominion over the land, the sky, the sea and the thing that creep, man would never have any legal ability to govern anything. Such a Biblical statute also prevents any form of governance over man because “man” has the highest authority over all living things on this world as well as the authority over the thing that creep, and what is the thing that creep, the legal dead SURNAME, being, in Latin, **the name that creeps up from below.**

9: Respect for the Assize of the VATICAN:

Only living man holds the highest authority, being Dominion, over the natural mineral and energy wealth of Eden, (Earth-land) so man must be assumed DEAD-IN-THE-WATER in order that the serpent (Usurper) can claim equitable title over Eden but remember this, how many men are worthy of holding the true wealth of Eden (**Mineral and energy reserve**) over the VATICAN? and that is why the code of understanding in relation to the Biblical codes are so **complex**, in order that only the true learned, the servants of the first Grantor-Of-Dominion (The first GOD) comprehends why the serpent or Satan **must** exist. The Serpent (Usurper VATICAN) only holds authority over its own property, being the dead accounts and the “Persons” of ROME. You can only hold the dead accounts of Rome by holding the VATICAN created “Person”. If you hold any account of ROME, you, by your own “claim” are the property of ROME, rendering your GOD as the VATICAN, and not the true God because the VATICAN created the “Person” and when the living man is annexed to the “Person”, such a living man no longer serves the first GOD of the living “Existence” of man, he serves the grantor of the person, and the life granted to such a person by the VATICAN.

Only the VATICAN created “Person” has the ability to hold a debt account, man has no ability to hold any account, that is why your Christian LEDGER (Dead Christian Name) has a trustee, in order that we, man, only need directive powers over the Dead governing corporate contractor. It is the VATICAN, being the: VAT-I-CAN “holder”, that granted a “life” to a “person”. Man was granted “Existence” and without existence, there can be no person or life of a trust or contract or anything for that matter. To kill the life of a “person” does not kill the existence of the man, but if you kill the “existence”, the “person” no longer “Exists” and that is why no man or

person has the right to end a mans “existence” for such a crime of ending existence, is the greatest insult against the highest Grantor-Of-Dominion.

10: Born into: LIFE or Existence?

Remember this, without “existence” there can be no life, so when you see the meaning of born: meaning, born into “life” or “existence”, it was “existence” that the first G-O-D granted, not life, life is only the duration of the Vatican created Person, being the life span of a Contract or Trust in a legal term. Only the true G-O-D can grant Existence, where as the VATICAN grants life, but only for the dead person. Hold life and you my very well be “existing” as DEAD. Hold life and your God is the VATICAN, not the true God, hold Existence, and your G-O-D is the true God, that grants real Existence and this may be where the saying: “own nothing and direct all” derives from. Understanding the “Christian name”, and its trustee legal standing, and the words: in my name you will be saved, may be the greatest key that returns you to existence but before you search for your true God, the Gods of the underworld and Egypt, did offer the dead a life within death and if you are happy within that existing death, (As you hold your person) than think carefully before you search for your real God of “existence” because such a road to the truth and the real G-O-D is long.

The ACCOUNTS of ROME can only be attached to the property of ROME, being the “Persons” of ROME. A Person is not a living man, it is the rank in a society, a military account holder and by your own actions by agreeing to hold any form of Account, you have agreed to act as the person (Mask), you have agreed to serve the false GOD, being the GOD of the Person, the GOD of the Pagan (Pay-Again debtor of the Vatican) being the VATICAN, the world debtor, the legal title holder of Eden. The VATICAN is the: **Beast of Burden**, of man and by holding any accounts of Rome, you become the **servant of the Beast** by holding the **Mark of the Beast, being dogged: DOG-LATIN**. You have left the true God. You hold the dogged: DOG-LATIN text, and you are assumed: DEAD, chattels of the STATE, chattels of the VATICAN, you are the property of Rome.

11: The DECEPTION: (DOG-LATIN)

So what did Justinian do in order to gain so much power and authority over man?

He created the greatest deception concept ever perpetrated against living man in modern known history, he killed man without any one ever knowing that they were all legally dead, **sacrificed at birth**, dumped into the sea (Sea of commercial paper) in order to be “**salvaged**” by the Roman Empire before they were ever aware that they were assumed dead, lost at sea and never likely to return. Justinian (Emperor of ROME) and his legal team between 530 and 560 AD created a governmental **masterpiece** of modern day deception in order to deceive the public into “**falling into**” the **private military contracts** of the Roman Empire, under the direct control of the VATICAN in order to forgo true justice.

Shortly after the Magna Carter in 1215, Accursius, *Accursius* was a *Roman* jurist, around 1230 in the Hohenstaufen Dynasty of the Roman Empire, had completed the **Justinian GLOSSA Corpus Juries Code, laws of the Dead Corporation System**. Such a system is now fully in play operating under the ALL CAPS GLOSSA LATIN HIDDEN CONCEALED SYSTEM OF WRITTEN LATIN TEXT, or a DOGGED VERSION OF IT, (Property of Rome) that is assumed as common English text today, however, this is still far from the grammatical facts as confirmed in Blacks Law Dictionary 4th Edition in relation to the: “GLOSSA” and also confirmed by article 11:147 of the Chicago Manual of Styles SIXTEENTH-EDITION, identifying **American Sign Language**, operating under the grammatical rules of Latin Text, being used in modern day governance and Private Banking Contracts. **Common law of the land is not gone**, but if you hold the “Person”, being the property of Rome and the VATICAN, you have no right to be subject to the Common Law of the land, you have become the property of Rome and you are bound by the Justinian Code, code of the DEAD-CONTRACTS, because the “person” that you hold is not your property, but you are subject to its debts if you are “acting” as the “holder” of such a “Legal Person” that was granted to you by Rome. The Christian Name is also not your property, **but it is the remedy because it has a trustee**, saving you from death. **Trustee’s are legally dead.**

Justice is a straight line, DOG-LATIN is the bending of the line, the corruption, the spurious document, the declension, the debasement, the counterfeit, the immoral act that no positive law could ever follow. It is the clever deception that “PEOPLE ASSUMED THIS TEXT WAS ENGLISH” and that’s how you corrected the error in the name, it was never your name in the first place... This deception was right under your nose in plain sight all your life but because it was always there, you didn’t notice it.

12: Translations in Relation to the use of DOG-LATIN:

What is **DOG-LATIN**? Blacks Law Dictionary claims that it is a debased form of Latin Text appearing under the Grammatical Rules of English. Its unreadable, so what does it look like: “**IT SIMPLY LOOKS LIKE THIS**”, and where do you find it? well, look at Court Documents, Government documents, banking documents, and your DRIVER LICENSE, yes, all the entities you assumed that you could trust.... It exists only with the consent of the Ignorant, it is the language of the Illiterate. Just to give an example of how dangerous this deception is, I will give you a translation from “DOG-LATIN” to “English” and then from “English” into correct “LATIN”. In relation to the text used by the US FEDERAL RESERVE, the BAR, the banking Systems and the UNITED NATIONS, the European Union (EU), such “things-entities” use American Sign Language, being the ALL-UPPERCASE-TEXT in order to identify CORPORATIONS registered with the UNITED STATES SECURITIES AND EXCHANGE COMMISSION, **but do they?** or is it the deceptive: **DOG-LATIN**?... Here is the presumption and the fact in relation to “**DOG-LATIN**”. A sample is given in the **Chicago Manual of Styles**, in section: 11:147, [image below] FOREIGN-LANGUAGES, of the correct way LATIN Re: ASL, is to be used in relation to the sample: “**A car drove by**”. The translation into ASL (American Sign Language) appears as: “**VEHICLE-DRIVE-BY**”... Did you notice the “**hyphen**”? ... One rest in Written LATIN and American Sign Language, constitutes a break between the two signs, (Words) where as in relation to the

English grammatical rules dealing with English Text, one rest constitutes joiner between the two words. Two rests or one rest and a full stop constitutes the break in relation to the written English Grammatical rules. Two different sets of very different grammatical rules! ... This means that when LATIN or American Sign Language is used without the "hyphen" it renders **nothing** in fact, leaving only an ignorant presumption that such ALL UPPERCASE TEXT is valid. This is just word science. **If you operate English text or Latin text in breach of its relating Manuals, you void warranty! just like operating an automobile in breach of its manuals. You void warranty.**

13: BABYLON TEXT, The language of babble:

So lets translate: The: "The cat sat on the mat" into the Latin, in relation to article 11:147 of the: Chicago Manual of Styles, to see what happens:

"The cat sat on the mat" = "THE-CAT-SAT-ON-THE-MAT"

Now from DOG-LATIN to English:

"THE CAT SAT ON THE MAT" = "The. Cat. Sat. On. The. Mat."

As you can see, the second sample translated into nothing readable, its babble, that's why the second sample is called: "DOG-LATIN" or "Dog Latin" being the language of the illiterate. It is debased. It is a "declension" or a "debase" meaning, it is wrong, immoral, counterfeit and void. It is also the language of the DEAD LEDGER, being depicted as the Egyptian God of the dead underworld: **Anubis**, depicted as a man with the **head of a dog** in Egyptian hieroglyph symbolism. (DOG-LATIN), The Eye of Horus (God of War and the dead) also depicted on the US One Dollar Note, but is that even grammatically correct appearing in DOG-LATIN? **Is this a revival of Egyptian Slavery?**

Lets look at the company registered on the UNITED STATES SECURITIES AND EXCHANGE COMMISSION, District of Columbia, being the registered company: "COMMONWEALTH OF AUSTRALIA" The translation from DOG-LATIN into English text:

"COMMONWEALTH OF AUSTRALIA" = "Commonwealth. Of. Australia" ...??? Does it grammatically exist in fact? **Notice the full stops after each word?** So lets translate the "Commonwealth Of Australia" into correct: American Sign Language, under the correct grammatical rules of Latin Text:

"Commonwealth Of Australia" = "COMMONWEALTH-OF-AUSTRALIA". There is no ALL UPPERCASE TEXT constituted in the English Grammatical rules. It does not exist, and there is also no "unhyphenated" strings of SIGNES in the LATIN or American Sign Language. **Article 11:147 Chicago Manual of Styles**, also states that there is no correspondence between the words and signs of any two languages, meaning, the DOG-LATIN has no jurisdiction with the written English on any instrument (Contract) unless agreed! but was your agreement to such a false corruption in such a contract done by consent or were you **deceived by your own**

ignorance and illiteracy? and **why were you never taught Grammar and Latin in School?** ... to keep you enslaved by a false debt? ... one may ask...

14: Secret DISTRUCTION OF COMMON-LAW LAND GOVERNMENT BY DECEPTION:

Are you starting to see the deception yet?, the foreign private banks such as the US FEDERAL RESERVE, (That owns the COMMONWEALTH OF AUSTRALIA account) may not exist in any lawful de-jure ability! it is only **assumed** by the illiterate ignorant that could not read proper English. Why does the Governor General **“Assume”** Office? ... **because there is no office** in fact! ... Is this how the real governments have been destroyed by the private foreign banking entities? have they pulled a swiftie over the people of the world via a Grammatical deception, a trick in the text? (**A JOKER card?**) Is DOG-LATIN the language of the Dog that is always subject to their master, man? ... Is the Dog the slave? **is your DRIVER LICENSE your identification that you agreed to be the DOG?** Are you a **“Mr”** or **“Miss”** in the military holding the **“DOG-TAG”** written in **“DOG-LATIN”**. Are you legally DEAD? but you have not worked it out yet? Are you a SLAVE by deception? ...

15: Adam and Eve: The warning concept of TRUST-LAW being its real hidden meaning.

This concept is not new, its **“TRUST-LAW”**, and the original warning about such a deception is the first story in the Bible: **“Adam and Eve”**, Such a story has all the elements of a TRUST-LAW-ARRANGEMENT, the usurper (VATICAN) and the HOUSE of the DEBTOR (**Tree of Knowledge**) and the HOUSE of the CREDITOR (**Tree of Life**). (**Split title being the concept of TRUST-LAW**) (Divide and Conquer) The warning from GOD, being the first Grantor of Dominion to man, warned Adam (Man) to stay away from the fruit of the Tree of Knowledge. (**HOUSE-OF-THE-DEBTOR**) (**Was the Fruit the “privilege” of SLAVERY?**)The very attachment (Annexing) to the fruit of the Tree of Knowledge, being the HOUSE OF THE DEBTOR, (Legal Title Holder) rendered Adam as no longer a man, he became the **“ACCOUNT HOLDER”** (Trustee) of a dead Account of Rome being a dead **“thing”**. (**As GOD claimed, You will surely die if you eat the fruit from the Tree of Knowledge**) being the **“debtor account”** of the garden of Eden, Adam became the **“Legal Title Holder”** losing the Equitable title of Eden to the serpent, (VATICAN) preventing Adam from entering the garden without permission (License) from the grantor of the legal title. Adam was cast into the Sea and could only enter back into the garden under **“license”** because he was no longer the holder of the Equity, he held the Knowledge, the NOTICE, the Legal Title. He held the LEDGER, being the TOMB... He surely legally died.

Again I remind though: The very word “Posting” means transferring an account to a ledger, and what is a ledger, the stone that covers a tomb, the holder of the “ledger” is dead, entombed into the contract, just like God warned Adam, (Living man).

Remember, Re: Trust Law, **“True Title”** is split into **“Legal Title”** and **“Equitable Title”**, and if you hold Legal Title, you don't have rights over the Equitable Title without

License. If you need a License to drive your car, you no longer hold Equitable Title over your car, evidenced by the fact that you need a license to drive it on public lands. The equitable title belongs to the one who granted you the license, and if your government is a company registered with the UNITED STATES SECURITIES AND EXCHANGE COMMISSION, I assume that the UNITED STATES FEDERAL RESERVE, private banking system is holding your Equitable Title to your car, maybe your home, maybe your own country, your own dominion, your own body and all the oil and mineral reserve (Dominion) that goes along with it? Did they take it? or did you give it to them without a fight?

16: SPLIT-TITLE: The Two Birthing Certificates:

That's why you have two Birthing Certificates, and also why the bank needs the details of "one" of them in order to give you Legal Title, because you may be holding the wrong one? ... The two Birthing Certificates are evidence of Split Title, being a "trust" agreement, Split Title, Debtor or Creditor, the choice is yours and the certificates identify the difference ... You can't get the "Other" CERTIFICATE OF BIRTH unless you know your name and date of birth of your Christian Account. (Its under your nose, again, on your Birth Certificate.) Another disturbing account is the Birthing Certificates themselves, they are also "DOGGED" in DOG-LATIN, rendering them potentially void from the beginning to the end. The signs: "CERTIFICATE OF BIRTH", translates to: "Certificate. Of. Birth." as you can see, its nonsensical. The Prima Facie Certificate, being the certificate of the Christian Name (Effigy) is DOGGED in DOG-LATIN... Why you may ask? because when they are exposed, it is only your own stupidity and ignorance of the biblical codes and plain old grammar that gave them your equity. You applied for everything, to hold their accounts, so they are obligated, as good dog servants do, and gave you what you wanted, LEGAL-DEATH... As Eve said, the "Privilege", being the fruit of the house (Tree) of the Debtor, "tastes good" ... And credit does taste good, until you miss a payment.

Adam's (Man) loss of the Equitable Title over Eden (The Earth-Dominion) was due to a masterpiece of deception, deceived by the serpent (Usurper) the snake. (Reptilian) Remember the Biblical maxim: "*Thou shalt not worship engraved images*" (Or other GODs) and when you know your grammar and Latin, you become aware that the ALL-UPPER-CASE-TEXT, is grammatically, an "engraved image", it is an "Illustrative Text" being an "Egyptian hieroglyph**", the engraved image is not that of the descriptive text of English, it's the dead language of the HOUSE-OF-THE-DEAD. (Tree of Knowledge) It even tells you its dead: en-"**graved**" its the language of the "**ledger**" and what is a ledger? The slab of stone that sits on a tomb. When GOD said that if you eat the fruit from the Tree of Knowledge, (**As the usufruct**) you will surely die, God was not joking! ... God meant every word, the language of the tree of Knowledge being the HOUSE OF THE DEBTOR is the illustrative text, the SYMBOLIC language of the DEAD, even the word "corporation" means: dead-speaking, "Body Corp" dead body, so how can you be assumed as the living man when you are the holder of the DEAD ACCOUNTS-LEDGERS of Rome? What does the Christian Cross symbolize, it means "Died" ...(*Webster's Dictionary Re: Symbols*) The warnings are everywhere. By holding any form of "License" you are**

telling the world that you are DEAD and you are no longer the Equitable Title holder of Eden, you are the Legal Title Holder of Eden and you worship the Serpent (SATAN), you are the servant debtor of the snake, you pay his bills and not even the true GOD of living man can save you from your adultery for worshipping "other" Gods of the DEAD. You lost jurisdiction with the first GOD of living man by holding the dead "Person" and the DEAD-ACCOUNTS of ROME, being the creation of the Serpent. (Usurper) G-O-D simply stands for "Grantor Of Dominion"... The grantor is the master, the grantee is the Slave-servant.

WHAT YOU "ASSUME" IS SOMETIMES NOT WHAT YOU EXPECT

Here are some Latin meanings for words we take for granted.



Latin Dictionary and Grammar Aid

Trust:

trucido : to kill cruelly, slay, butcher, massacre, slaughter.

truculenter : (adv.) wildly, savagely, fiercely, cruelly, roughly

trunco : maim, mutilate, mangle / imperfect, not whole, missing a part.

Surname:

subrepto surrepto : to creep up or crawl up from below.

Dollar:

dolens : painfully.

doleo : to suffer pain, to be pained, grieve.

dolor : pain, grief, misery, pain, suffering.

dolose : slyly, deceitfully.

dolosus : crafty, cunning, sly, deceitful.

dolus : fraud, deceit, guile, treachery, a trap.

nomen:

nomen : **name**.

nomen Romanorum : **Roman power**.

HOODWINKED PRODUCTIONS

In relation to the illustration above: Some words are far too dangerous to take for granted. Re: names: a "nomen" is a name, the power of Rome but a SURNAME is a "Cognomen" not a nomen! A cognomen is Rome, it is not the power of Rome, it is subject to the direction of the nomen, and if your Christian

name (Nomen) is attached to the “cognomen”, (SURNAME) you become the servant of Rome and lose your directive power over Rome. Why does the Queen of England, hold no SURNAME?... The property of Rome is not your business. unless you make it your business.

Remember, Adam (The living man) was in the Garden of Eden first, he was the first trustee of the first Grantor of Dominion, the trustee of existence itself, trustee of the first God of the Bible and only when Adam was deceived into holding the legal title, by accepting the fruit of the tree of Knowledge (Meaning NOTICE), did Adam lose his equitable title hold over the dominion... (Total authority) Adam was not forced to accept the privilege of acting as the debtor, he accepted the fruit under his own volition and said that it tasted good, but it comes with death, meaning, you can not be the holder of Legal Title and Equitable Title at the same time. One or the Other, however, Christ offered a remedy within the dead world of the tree of knowledge (Jurisdiction of the debtor), he offered a “trustee” for your legal Christian ACCOUNT, rendering you as the living man to remain as “**Director**” of the serpent within the world of the DEAD. **(That’s why you have two names, both being the property of the DEAD STATE but one has a trustee or a credit ledger whereas the other is the debtor ledger)** Every system must have a remedy but this remedy comes with great comprehension of the nature of such a biblical TRUST-LAW system and a comprehension of just what G-O-D really means.

17: So what is G-O-D? (In the legal degree)

Anyone who grants or creates is the God of what he grants or creates, the grantor is the master and the one who accepts such a grant is indebted, being the slave or servant. **Even if you grant a deception, the one who accepts such a deception is obligated because the grantee agreed to whatever the grantor granted.** The VATICAN (ROME) granted the “Person”, not the first GOD of Existence, God granted existence, not death. If you are a “Person”, your GOD is not the first God of the living, your god is the second God of DEATH, the serpent. A Person is a dead entity, a corporation subject to the en-graved world of the dead.

The Serpent (VATICAN-ROME) is now the “Benefactor”, being the “de-facto quasi” holder of the Equitable Title of Eden and all its mineral and energy reserve because the true first “Beneficiary” being “man” has been evicted via deception, lost at sea and assumed to never return and that is why the secret codes of Governance over the masses is kept so hidden in grammatical deceptions such as the Justinian Masterpiece. **(GLOSSA and its DOG-LATIN Deception)** The return of the “Beneficiary” would render the “benefactor” back as the “Debtor-Trustee”. The VATICAN must surrender to the Christian Account because the VATICAN holds the dead “LEDGER” of Christ, and Christ holds the dead “LEDGER” of Man and Existence. The power of ROME is only a grammatical deception. The VATICAN is the servant of man via Christ, being no more than an Account of man. Man granted legal title over the dominion of Eden to the VATICAN, as the debtor and the VATICAN accepted. It is the VATICAN’s deception that deceived man into becoming the legal title holder of the VATICAN, turning man from standing as the beneficiary of existence into the “VASSAL” of the Vessel, being the debtor of the debtor, debtor of the dead accounts and LEDGERS of the VATICAN...

Such a deception was done by a grammatical masterpiece of fraud in order to “annex” (Attach) the living man to the dead accounts of Rome, rendering such a living man as the “Account Holder” of the property of the Roman Empire, therefor giving Justinian, Emperor of Rome, total authority over the ACCOUNTS of Rome when being “attached” to such a living man, rendering his own standing from beneficiary to trustee of his own account. **It was not the man that was under the Power of Rome, it was the ACCOUNT that was under the authority of Rome and because the living man had unwittingly become the “Holder” of such an account, (Assumed attachment) the man was bound as the assumed “trustee” of such a foreign account and is obligated to settle the debts of such an account.** The Dog Latin trustee is the legal DEAD third party SLAVE of such a Roman Account.

Remember this, Under the legal meaning of TRUST, (Blacks Law Dictionary 4th. Edition), a trustee has right to be compensated for acting as Trustee, however, if you were never aware that you were made a Trustee, than were you ever compensated? ...

The VATICAN-ROME grants their system of mass control by deceit to the Empire in order to administer it, the VATICAN also has the power to resume such a system in order to end any empire that operates under such a VATICAN owned code (Copyright) if such an empire does not please such a grantor of such a system, in other words, if the serpent (VATICAN) doesn't get its cut of what has been plundered by the administrating Empire, it may recall its copyrighted system and end such an Empire and may have the right to claim such a legal ability to justify itself... Because Rome owns all persons, even though it doesn't own the man, if the man is attached to the person, than the Vatican will claim the property of the man right along with the “Person”.

ROME is now the UNITED STATES FEDERAL RESERVE under the direction of the DOG-LATIN: CITY OF LONDON, so it is assumed. It may hold the **Power of the Holy Lance** of Rome, the Lance that divides and conquers, that Lance, power of Rome that split Christ into Blood and Water, Creditor and Debtor.

VATICAN BLESSING



ADMINISTERING THE JUSTINIAN
DECEPTION SINCE 530-AD

18: The Deception: and how it deceives us by our inability to read common English text.

The deception was simple, if a man assumed that his heritage name: “**Smith**” appearing as the foreign glossed account (Thing): appearing as the symbolic designation of a thing: “**SMITH**” on any paper instrument, and claimed such a name (Thing) assuming it to be his own property, then such a living man, in fact, has claimed “ownership” over a foreign Roman Debtor Account, **being a Debt LEDGER** in the foreign illustrative symbolic text appearing as “**SMITH**” and

unbeknown to such a deceived living man, he has become the unsuspecting “debtor” of the property of the foreign Roman Empire. The SURNAME is the property of Rome, not you! Why? because it appears in the Roman text: “SMITH”, and not as a true noun: “Smith”. The living man has become the dead “ACCOUNT” holder “trustee” of the property of foreign Rome, (UNITED STATES FEDERAL RESERVE Accounts) subject to the laws and statutes of such a foreign ACCOUNT and without compensation. He has been **conned-trapped-snared-deceived** into the savage grasp of the **Justinian Deception** and unwittingly become the ACCOUNT “holder” of the Accounts of the foreign Roman Empire.

The COMMONWEALTH OF AUSTRALIA is registered to the UNITED STATES FEDERAL RESERVE Via the UNITED STATES SECURITIES AND EXCHANGE COMMISSION (USSEC) for good reason, its linked to the CITY OF LONDON and Rome. The COMMONWEALTH OF AUSTRALIA company is a foreign account of the Roman Empire, and such registration information is in the public domain. They didn't really hide anything! that's how clever the deception has been, its your mind that has been programed to not believe the truth. (Get rid of your TV, take it from your home and dump it or just use it for your own choice of movies or whatever, and start learning your grammar and understanding just what LATIN and Grammar really is)

COMMONWEALTH OF AUSTRALIA CIK#: 0000805157 (see all company filings)

SIC: 8880 - UNKNOWN SIC - 8880
 State location: DC | Fiscal Year End: 0630
 (Assistant Director Office: 99)

Business Address: 1801 MASSACHUSETTS AVE NW
 C/O AUSTRALIAN EMBASSY
 WASHINGTON DC 20036

Mailing Address: [Blank]

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Filings	Format	Description	Filed/Effective	File/Film Number
EFFECT	Documents	Notice of Effectiveness Acc-no: 999999995-11-002281 (33 Act) Size: 1 KB	2011-07-27	333-163307 11991504
EFFECT	Documents	Notice of Effectiveness Acc-no: 999999995-11-002279 (33 Act) Size: 1 KB	2011-07-27	333-157373 11991482
POS AM	Documents	Post-Effective amendments for registration statement Acc-no: 0001341004-11-001517 (33 Act) Size: 27 KB	2011-07-25	333-163307 11983593
424B3	Documents	Prospectus [Rule 424(b)(3)] Acc-no: 0001341004-10-002039 (33 Act) Size: 27 KB	2010-12-09	333-163307 101241152
18-K/A	Documents	[Amend]Annual report for foreign governments and political subdivisions Acc-no: 0001341004-10-001939 (34 Act) Size: 12 MB	2010-11-22	033-09835 101208709

USSEC (UNITED STATES Securities And Exchange Commission)



You will notice that any Government ACCOUNT relating to power bills, rates bills, water bills etc., being “ACCOUNTS”, are all rendered in the “illustrative” ALL UPPERCASE SYMBOLIC TEXT known as: DOG-LATIN, and why? they are grammatically telling you that the accounts are foreign and have nothing to do with correct English or even correct LATIN... They are the debts of a foreign private administrator. They are not your property. It is the property of the usurper (Serpent)

Anything rendered in the ALL UPPERCASE TEXT such as a name, or a town, or a street, or a suburb or an address or a State or even two or more capital letters joined together without a space renders a “presumption” it is not a fact! and this is where the “Presumption of Law” derives from. the ALL UPPERCASE SIGN language is not written text! it is a picture, an illustration, a symbol, it is the “JOKER” within the document. *Blacks Law Dictionary 4th Edition.*

as part of law by ACTS VA. 1783, c. 65 (1 Henning's St. at Large, p. 162), Rev. Code 1819, c. 107, and Code 1849, c. 110 (Code 1930, § 5117 et seq.). *Jacobs v. Jacobs*, 100 W. Va. 585, 131 S.E. 449, 453.

JOKER. In political usage, a clause in legislation that is ambiguous or apparently immaterial, inserted to render it inoperative or uncertain without arousing opposition at the time of passage. *Bennet v. Commercial Advertiser Ass'n*, 230 N.Y. 125, 129 N.E. 343, 344.

JOLT. A sudden shock or jerk; a jolting motion, as in a vehicle moving over a rough street.

4:
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19: The DANGER of the Truth:

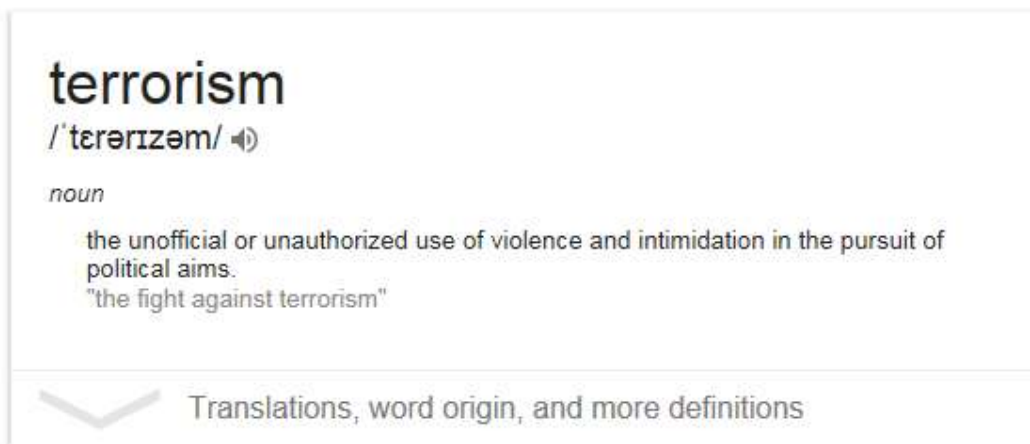
When you start looking for the truth, you will confront the reality of just how corrupt and dogged our system has become, you will be subject to brutal attacks from the serpent, because, you are the real beneficiary of Eden but the Quasi Counterfeit will not let go without a fight and probably a fight to the death. Beware of these loyal DOGS of the Justinian Deception, their rich life depends on your slavery and your lack of ability to see the Justinian Deception in full swing. The Kennedy kill, the 9/11 murder of thousands of people, the causing of World War in order to sell arms and run drugs, causing massive debt and hardship at the cost of your lives and the lives of our children for nothing more than profit for the people that cause the war in the first place, these people stop at nothing to keep hidden the deception they need in order to hold such corrupt power over the right to control the treasury of the people. You will be cast as a "Terrorist" or "Sovereign Citizen" being things that make no sense legally but will be tagged to you in order to discredit your stand for the truth. Your good will is their enemy, your quest for the truth undermines their fraud and their deception. This truly is a sad situation for good people and once you become aware of how utterly corrupt and dogged the system is, you then must live with such disturbing knowledge but not having the ability and might to correct it. To make a stand for what is right may lead to nothing but humiliation and even death. I myself have now been subject to threats against the well being of myself and my children, and I fear for our well being. This document is all I have left in order to explain the danger I have faced for the research undertaken in order to discover the Grammatical Crime employed by such counterfeit deceptive corporate administrative entities passing themselves off as true common law governments of the people.


It is the fraud in the beginning that renders such a fraud to the end, such all uppercase symbolic text is only "assumed" to be the "written" fact because we, living man, have become stupid and ignorant and dumbed down to the point where we can not ever read proper English, **but not really**, we have been indoctrinated, programmed from the day we were born, birthed into a fraud and we have never known any better. Its only when we start to feel things are wrong within our natural bodies, within our hearts that some of us start to look deeper into what is causing so many people to wonder, **what is wrong with our system**. When you notice the rates bills, power bills, court bills, all state entities bills appear in the mail, they are not bills! they are "LEDGERS" they are not even domestic accounts, they are foreign accounts and its only when you claim such an account by opening such an envelope that "houses" such an account, you become the "claimant" of such a "foreign" ACCOUNT-LEDGER appearing within. Its only after you have claimed such an ACCOUNT appearing in the mail, does the ACCOUNT become your "bill", why? because you agreed to "act" as the "ACCOUNT HOLDER" and why? because what you "assumed" to be your name or street, or town or your address, was in fact the foreign designation of a foreign assumed "ACCOUNT" and by your actions relating to you opening and claiming the mail, did you become the assumed "ACCOUNT HOLDER" of such an account. The ALL UPPERCASE TEXT was not even proper English! but you were never told. ACCOUNTS are things and things are rendered in the "SIGN" language, all uppercase text. The big question is who sent you the ACCOUNT? was it your true government? or was it a private quasi "foreign"

corporate “Shadow” government that we know nothing about? ... (**Hidden in their Dogged Deceptive Language**)

ACCOUNTING is the art (Art of cunning) of conferring debt titles upon the unsuspecting. The all uppercase text is just a legal title that renders you as the trustee of such a title. You must settle the debt if you have claimed “ownership-trusteeship” over such a debt ACCOUNT.


The greatest deception that people of today refuse to believe is that “**THIS TYPE OF ALL UPPER CASE TEXT IS NOT ENGLISH**“, and “**This type of text is English**“. The great difference is that “THIS ALL UPPER CASE SYMBOLIC TYPE OF TEXT” is totally foreign to the English language and has **different grammatical rules** to the English language and if you are not aware of such a difference between the grammatical differences between the two languages “English” and “Ancient Latin”, (**American Sign Language, Re: Article 11:147 Chicago Manual of Styles**) and the difference between their different grammatical rules, you will fall for the deceptive trappings of the foreign accounts of ROME, CITY OF LONDON and the UNITED STATES FEDERAL RESERVE, (All foreign corporate accounts)... You become the Citizen of Rome, the debtor trustee of the VATICAN, you are no longer the living man with common law rights, you are the dead legal fiction, ripe for plunder by the Emperors of Rome in order to rape and plunder its own Citizens. You are no longer a Townsman or a Countryman or Civilian, you are a foreign “citizen” being the trustee to Rome, the world debtor... The very word “city” is an abbreviation of the: “CITY OF LONDON” being the square mile in in the middle of London.



terrorism
/ˈtɛrəˌrɪzəm/ 

noun

the unofficial or unauthorized use of violence and intimidation in the pursuit of political aims.
"the fight against terrorism"

 Translations, word origin, and more definitions

[Terrorism | Define Terrorism at Dictionary.com](#)

dictionary.reference.com/browse/terrorism? ▼

the use of violence and threats to intimidate or coerce, especially for political purposes.

2. the state of fear and submission produced by terrorism or terrorization. 3. a terroristic method of governing or of resisting a government.

20: WHO-ARE-THE-TERRORISTS really?

Is the new style of militarized Police bordering on terror in order to terrorize the citizen to comply and not question their own Courts, Police, Government Officials, and its actions in relation to ever increasing debt and poor miss-management etc., or even theft of the Treasury of the People? Is it OK to ask who owns your own Government? ... **Tyrannical Governments are organized terrorists entities.**



21: Article 11:147 of the Chicago Manual of Styles: SIXTEENTH-EDITION:

This (Picture below) is (One of the many bits of evidence) the written hard evidence that identifies the ALL-UPPERCASE-TEXT as a foreign entity, a foreign language to the English Written Text and goes on to confirm that there is no correspondence between the SIGN language and the language of the Written Text. Not only does it confirm that there is no jurisdiction between the two written styles of text, it further identifies the grammatical error in all government and Court and Banking documents

relating to the grammatical rule dealing with the SIGN language relating to hyphens between signs in order to string a sentence in SIGN-LANGUAGE. One rest in relation to SIGN-LANGUAGE constitutes a stopple between the signs, whereas, one rest in written English constitutes the joinder between the two words. **Two rests are needed to confirm the stopple between words appearing in written English text, whereas only one rest will cause the stopple between words appearing as SIGNS.** (*Article 11:147: Chicago Manual of Styles: SIXTEENTH EDITION_ See illustration below*) These are also the rules Re: Ancient Latin, being an **illustrative text**, meaning **symbolic text or SIGN-LANGUAGE** and renders a very different grammatical rule to the written descriptive English text. Such grammatical rules can only confirm that your Christian name and all uppercase SURNAME have no jurisdiction with each other, in a legal sense, unless “agreed” by the two parties, but if you were never aware of such hidden knowledge that deceived you into assuming that the two names were one and you entered into a private foreign contract without you being aware, how could such a contract ever be deemed valid? ... unless you were never made aware of who you really were until the day your body really did die. Deceived and denied from birth until death, your “first” GOD given rights that were granted to you when you were born were never known to you or hidden from you all your life. What appears to be happening is that TERROR is now being used by such de-facto corporate foreign governing contractors, in order to enforce corporate governance upon the people. People that question any part of the system meet face to face with a very different government than what they assumed existed. Terrorizing the masses into a submission of servitude may be effective but is it right and will it work in the long haul? ...

But always remember, its what we don't know that scares us, and what you do know about their Deception, scares them ... Once the light is turned on, you can see your way through the dark, the Owl can see in the dark, you must be like the Owl, know the foundation of your own standing and see the weakness in their own foundations of deception! ...

If BANKS profit on the selling of debt and the corporate governments are a subdivision entity of such a foreign bank, (COMMONWEALTH OF AUSTRALIA and CANADA registered to the foreign USSEC) than is that not a conflict of interest when the Government causes outrages amounts of debt upon the people of a country because such a de-facto government is owned by the bank that needs to “sell” outrages amounts of debt in order to make such an outrageous amount of profit? Our governments are all registered to the foreign UNITED STATES FEDERAL RESERVE BANKING SYSTEM, Re: the UNITED STATES SECURITIES AND EXCHANGE COMMISSION, WASHINGTON DC: District of Columbia.

11.147 *Glosses in ASL.* The written-language transcription of a sign is called a *gloss*. Glosses are words from the spoken language written in small capital letters: WOMAN, SCHOOL, CAT. (Alternatively, regular capital letters may be used.) When two or more written words are used to gloss a single sign, the glosses are separated by hyphens. The translation is enclosed in double quotation marks.

The sign for "a car drove by" is written as VEHICLE-DRIVE-BY.

One obvious limitation of the use of glosses from the spoken/written language to represent signs is that there is no one-to-one correspondence between the words or signs in any two languages.

11.148 *Compound signs.* Some combinations of signs have taken on a meaning separate from the meaning of the individual signs. Various typographical conventions are used to indicate these compounds, including a "close-up" mark or a plus sign. Depending on the transcription system, the sign for "parents" might be glossed as follows:

MOTHER~FATHER or MOTHER+FATHER

11.149 *Fingerspelling.* For proper nouns and other words borrowed from the spoken language, the signer may fingerspell the word, using the handshapes from a manual alphabet. (There are numerous fingerspelling styles.)

Meaning of **Gloss**: Disguise, mask?... the word "Person" derives from "Mask" Take notice in section 2 of the meaning of "gloss" the gloss, like the Latin meaning of Latin, means hidden, mask, camouflage, disguise, words that identify the all uppercase GLOSSA text as something in disguise, something hidden, a smokescreen! something spurious, in other words, you are being told that something is not right when you see such "ALL UPPERCASE FOREIGN LATIN TEXT LIKE THIS" Its you that must be vigilant because the people that operate such a text have already knowingly sold their souls to such a deception and crime.

gloss¹

/ˈɡlɒs/

noun

1. shine or lustre on a smooth surface.
"hair with a healthy gloss"
synonyms: shine, sheen, lustre, gleam, patina, shininess, glossiness, brightness, brilliance, shimmer, sparkle; polish, burnish, glaze, varnish
"the healthy gloss of her jet-black hair"
2. a superficially attractive appearance or impression.
"beneath the gloss of success was a tragic private life"
synonyms: facade, veneer, surface, front, show, camouflage, disguise, mask, semblance, smokescreen, outward appearance, false appearance; window dressing, attractive appearance
"beneath the gloss of success was a tragic private life"

verb

1. apply a glossy substance to.
"the pebble-dash of the walls was glossed stickily white"
synonyms: make glossy, shine, give a shine to; glaze, polish, burnish
"she licked her lips in order to gloss them"
2. try to conceal or disguise (something unfavourable) by treating it briefly or representing it misleadingly.
"the social costs of this growth are glossed over"
synonyms: conceal, cover up, hide, camouflage, disguise, mask, veil, draw a veil over, whitewash; explain away; evade, avoid, shrug off, brush aside, play down, downplay, minimize, understate, make light of, soft-pedal, de-emphasize; *informal* brush something under the carpet; *rare* glaze over
"the company has tried to gloss over the seriousness of the situation"



Translations, word origin, and more definitions

Chicago Manual of Styles: FOREIGN-LANGUAGES: The Sign for a car drove by is: "VEHICLE-DRIVE-BY"... The Chicago Manual of Styles is the one book that is used by the UNITED STATES corporate banking system...(Enforcement military arm of Rome) All banking paper and instruments must be rendered as a FICTION and must never exist in Fact... It is you that agree to accepting their fiction in order that they are never held "ACCOUNTABLE" for the crimes you have committed by accepting such a crime against the living man and the laws of Grammar and God...(You served a foreign State) If you were ignorant to the rules of English, you only have yourself to blame because "Ignorance of the Law" is no defence and the real "Laws" are only the rules of the language used within the account you agreed to hold and the laws of GOD... If you don't know your own GOD or don't bother to research who your real GOD is, you may be serving and following the rules of a false GOD...

So Called: NEW WORLD ORDER

If you were aware of what the New World Order (Maritime Jurisdiction) government did to you in order to acquire your consent, you would never trust the Government,

the Media, the Police and the Courts again. They are all one “thing” that maintains a massive grammatical deception over your mind in order to keep you “under VATICAN control”. One World Government or the so called NEW WORLD ORDER, can only appear under the water law of corporations, operating under the copyright of the written language of the VATICAN or a total corruption of such a language, and if you become the “citizen” of a private corporation operating under such maritime rules of such a corporation, you are no longer a civilian of the land. You are “over-seas” presumed dead.

If you don't know who you are or your real name, you will be assumed LOST-AT-SEA, giving Rome and the Church the right to “salvage” (Salvation) you and plunder your estate, being your God given Dominion, but as Christ claimed, only in his name shall you be saved! You do have a “Christian Name” for that very reason, but not when you attach your given Christian name to the foreign ACCOUNTS of ROME, being the “mark of the beast” (DOG-LATIN-ALL-UPPERCASE-TEXT)

That's why you have two state birthing certificates, one is the birth of the SURNAME “ACCOUNT” (Born Date) and the other is the birth of your Christian Name “ACCOUNT” (Registration Date). The choice is yours but only if you are aware that there is a choice. Such a choice appears in Adam and Eve, House of the debtor and the House of the Creditor...

22: Warning: To the Good People of the World

In reality, if you discover the key to the fraud of the private Banks and the VATICAN and their foreign counterfeit written language (DOG-LATIN)... you will come face to face with the worst type of corporate greed and such people that serve such a massive deception over the people of the world. Such corporate citizens will go to any length to uphold such a system of deceit and sometimes may go to extreme levels of terror in order to uphold your compliance to such a corrupt-deception. Truth and right is not an easy road to travel so think carefully before you learn the **JUSTINIAN-DECEPTION**, but if you are honourable and understand the roll of the Beast of Burden, (VATICAN), and avoid interference with the underworld of Satan, the Gods of the DOGS, Anubis, and the underworld God: Horus, you may be forgiven or survive... but be careful, these gods of temptation and deception are powerful gods and their trustees, being the dead corporations of the sea, may go to extreme lengths to maintain the greatest deception ever.

23: WARNING-TO-THE-Industrial Military Complex:

When a dog bites the hand of his master, the trust is gone.

24: THE-SEVEN-YEAR-SEARCH: Conclusion:

In relation to the maxim: “**GLOSSA VIPERINA EST QUIE CORRODIT VISCERA TEXTUS. 11 Coke, 34. It is a poisonous gloss which corrupts the essence of the text**”, it has taken me seven years to find the poison in the text. the answer is: “**DOG-LATIN**” identified in Black's Law Dictionary, 4th Edition: **DOG-LATIN, the language of the Illiterate, being: Latin Text based on the grammatical rules of English.** In

relation to the English Dictionary, **Dog Latin is debased Latin, and is criminal, immoral and constitutes a counterfeit.**

25: Credits:

Special thanks to the wonderful supporters to this dangerous undertaking:

Special Thanks to: **Anna Maria, Von Reitz**, for her confirmation by her legal team in relation to such research and for her dedication for her love of humanity.

Special thanks to: **Rohan Lorian** for his dedication and left field thinking in solving “very” large parts of this amazing deception, without his belief that there was also something **strange** about the all uppercase text, as I assumed, without his amazing left field mind, I truly believe that this deception would never have been uncovered. I defined the search to one book, the: **Chicago Manual of Styles**, and when I saw the nearly 1000 pages, I almost gave up, how do you find something that you don’t know what you are looking for, I went away for two hours, and when I returned, Rohan walked in and said: **I found something in the: Chicago Manual of Styles, that identifies the all uppercase text as a “GLOSSA”** and from that find, we found Justinian, of 530 AD, and the GLOSSA, that now gave us the ability to place a name with the all uppercase text. The GLOSSA was not the corruption, even though it had no jurisdiction with the English Text appearing on Court and Government instruments. The corruption was the poisonous GLOSSA, not the GLOSSA itself and twelve months later Rohan found “Pig Latin” but it was a corruption of the English Text and didn’t seem to be a corruption of the Latin text, however, that did lead to uncovering other corrupt texts, and undertaking such research into such other corruptions, I finally found “Dog Latin”, being the final crack to the corruption of the essence of the text. Dog Latin, being Latin text based on the grammatical rules of English, rendering the legal identification of **debased Latin**. The word debased explains it all, Corrupt, Criminal, Immoral, Wrong, A disgrace, a dishonour. It is the counterfeit. Rohan has also suffered Police Abuse, beatings and threats to his well being, and no longer enters Queensland for fear of his life.

Special Thanks to: **My daughters** that have witnessed a brutal attack and terrible threats on their father, (Myself) by “some” members of the Queensland Police and the Queensland Justice Department, being a man that has never done anything criminal for nearly sixty years, a man that has only ever wanted what was right and proper from governments. My girls have suffered along with me, terrible threats and attacks from such members of the Queensland Police, however, I am also thankful for other members of the Justice System such as Magistrate PINDER and Magistrate SPENCER and Magistrate PEARSON for upholding the system and for their understanding in relation to what our family is experiencing. This research was not undertaken for the hate of corporate governance, it was done for the love and concern of humanity and for the wellbeing of people.

Special Thanks: to the small group of people, my friends, that have also been their by my side for moral support while I face the Courts, face the many imprisonments and arrests and beatings and drugging’s and the threats to the well being of my family and myself. You all know who you are and what ever happens, I am indebted

to your moral support, without you being by my side when facing courts and imprisonment and such threats, I would probably not have made it this far so the research undertaken and the final outcome of such research truly belongs to us all.

Special Thanks to the VATICAN for, even though very hidden, giving a remedy in the “Christian Name”, in order to be “alien” from the gods of the underworld. I have not received remedy, however, I can see that it was meant to be and strangely enough, the code of remedy does exist.

Download this document before it is taken:

I can no longer be on facebook or social media due to threats by Queensland Police and the Justice Department, this research will probably be hidden in time, and I am not even sure that the World wants to be saved or released from such a deception. It serves a lot of internally powerful people too well.

For the love of people and humanity: **The Deception is DOG-LATIN, being the corruption in the text. The all uppercase foreign text is the DOG-LATIN appearing as the cause of the counterfeit-fraud. The act of usurping “DOG-LATIN” into English written instruments in order to deceive the public into surrendering the Treasury, is EVIL and DEMONIC. The CODE-OF-DECEPTION-HAS-BEEN-CRACKED.**

VATICAN Control over the underworld via the **JUSTINIAN-DECEPTION...**

Format [Audio5 Comments](#) on VATICAN FRAUD: THE POWER OF ROME

[THE-PERFECT-CRIME](#)

A trust has a three element setup but a two party agreement is not a trust law situation, however, if a quasi trust is set up as an office of Creditor, an office of Debtor and an office of Administrator but only two offices were full at any one given time, or one office remained empty, could such a quasi trust be valid? and if one office is empty such as the office of Creditor, does this change the trust standing of the Administrator? well, this may explain how the corporate foreign administrative government has plundered the common law rights of the people...

Posted on [November 24, 2017](#) [Leave a comment](#) on THE-PERFECT-CRIME

[Know Where you Politically Stand Before you Speak.](#)

Political Standing: Creditor, Debtor or Administrator: Where are you?

Even though we all know something is gaining more and more control over us, this will help your awareness of what is happening. We are often informed of the controlling outcome of such a system but understanding how the system has achieved this amazing power over the minds of men is another story altogether and is something very rarely mentioned. Where do you politically stand?

The system that controls the mind is a very clever [criminal] defect built into a Quasi Trust Law system where a fiction. but appearing true. three way trust has been set up and on the surface gives the false impression that it is true and correct, however, in fact, it is a three way trust, (House of the: Creditor, Debtor and Administrator) but, only two houses (Office) of such a three way trust are occupied at any one given point in time! **(This would render a trust defective with only two parties present unless a deception has been employed)**

Believe it or not, this defective fraud trust setup against us can also be very dangerous to the Administrator (Judiciary, Magistrates, Lawyers and Government) if one comprehends such a deception within such a quasi trust, however, the deception that benefits the Administrator (Foreign De-Facto Government) is so clever and complex and unexpected that such a deception has become the standard adoption for **converting** the creditor into the debtor causing the administrator to fall automatically into the beneficiary standing in order to take advantage of the missing creditor!... (That was you)

The chance of this backfiring on the private corporate contracting foreign administrators has been so small that such administrative governments have gotten away with this deception since 1230AD, I assume, however, if this deception is exposed to a greater mass, or becomes available to people that have not sworn an oath to the BAR, (Masonic death oath) it would cause grave danger to such an administrative foreign entity, by converting the administrator back from creditor into administrator and converting the debtor back into the creditor, (Where he started from) causing all debts to be settled by the Administrator **(Settled by the Judiciary because the debtor returned to the political standing of the creditor)** and may also be a reason why such administrative foreign governments are panicking about the citizens being armed with firearms because of the backlash against such a private foreign administrator in relation to their actions relating to their total breach of trust against such citizen masses...

Now for the twister! ... The elite that have administered this deception have offered you a **(Deceptive)** share in their crime and that implicates you as the criminal. How? did you apply for a license to do anything? a license is a permit to commit a crime!, are you a resident? a resident is a person that lives on land he/she does not own! Are you a "citizen" being a trustee of a private company that was acting as the true governing administrator of the land you are living on. Where did such an administrative government derive from?... Was it the: District of Columbia, being registered to the UNITED STATES SECURITIES AND EXCHANGE COMMISSION, being a private foreign bank: US FEDERAL RESERVE. So, now when you complain about the crimes of the foreign administrative corporate government attacking you, it is you that have become criminally involved with such a foreign governing entity because you "applied" for a license to commit the crime of serving a foreign power. You gave it your vote, you gave it your consent by applying to act as "holder-trustee" of its accounts.

So before one attacks the foreign administrative government of the land you live on, one may be wise to make sure that one is not involved with such a government before uttering its crimes, for it is only ones own fault that you granted it such power

in the first place by accepting its titles, licenses and privileges, and by denoting its crimes, you denote yourself as the criminal because of your own ignorant involvement with such a foreign administrative private corporate power.. You accepted its license to commit treason against your own nationality.

So only knowing half the story or half of the deception is dangerous, its when you know your own legal or political standing, (Creditor, Debtor or Administrator) you will have the ability to know when to speak and when to shut your mouth.

Posted on [November 22, 2017](#) [1 Comment](#) on Know Where you Politically Stand Before you Speak.

[New You-Tube Links](#)

The reason why the goat is the symbol of Satan. the word: “goat” and the symbolic text: “GOAT” are two very different languages... This “GOAT” is not English.... It is the SIGN for the sewer...

Here is a link to the latest talks relating to the latest research into discovering the “complex grammatical crimes” of the corporate foreign banking governing system.

<https://www.youtube.com/channel/UCTAurk2YyIBVnPQszEsuQtQ/videos>

Posted on [September 11, 2017](#) [Leave a comment](#) on New You-Tube Links

[DECEIVED-INTO-CONSENT](#)

The three languages of the Creditor, Administrator and the Debtor... Things they didn't teach you at school because you were never meant to know.

Posted on [August 18, 2017](#) [Leave a comment](#) on DECEIVED-INTO-CONSENT

[PRESUMPTION-OF-LAW](#)

In law, a fact over rules a presumption, and a presumption exists if no fact can be found so the presumption is a form of educated guess accepted by the masses until the facts appear, but in this documentary, the facts have been found that destroys the presumption of law, rendering the “fact” to appear to have no resemblance to what we were led to believe...

Posted on [July 11, 2017](#) [Leave a comment](#) on PRESUMPTION-OF-LAW

[THE-LEDGER-BAIT](#)

Just what is the Ledger? the accounts of a commercial entity? or may there be more to the meaning of what the word: ledger, really is....

Posted on [July 6, 2017](#) [Leave a comment](#) on THE-LEDGER-BAIT

[Ivan Bortic, An Interesting Account of Australian Political Standing.](#)

The following document identifies the reality of what has happened to Australia under the deceit of the Australian Judiciary, being the people we assumed that we could trust in order to correct Australia's political standing in order to remain sovereign and lawfully interact with other sovereign countries in an international way, however, it seems that such a judiciary has sold its soul, and sold our soles, to a private international banking system while passing such "private" banks off as sovereign governments in order to plunder the sovereignty of all such countries involved. I notice one important grammatical error in this document where the term "Governor-General" has a hyphen between the two words rendering such a term to not look grammatically right.

I would also note that Australia, having a foreign administrator, is not totally illegal, however, if such an administration forces an Australian national to become a private citizen of such a foreign administrator, than such an act by such a foreign administrator could be deemed as acts of war or treason against the very country such a foreign administrator is administering and could result in a valid case for the national citizen to dismiss such a foreign administrator and charge such officers of such an administration for treason or send them back to the District of Columbia, where such a foreign administrator derives from.

Difference between National and Private Citizen:

I would also assume that the same charge of treason could apply for the United States of America, national citizens, if the UNITED STATES administrators force the American National Citizen, to become a UNITED STATES Citizen, (US Citizen) without consent, however, ignorance is no excuse so learn the deception! Corporate Citizenship, was perfected by Accursius, under the Hohenstaufen reign of Rome, around 1230 AD, rendering the need to create a Private Citizen, (Non governmental citizen: Private Citizen) in order that such a private citizen can be charged with the debts of the sovereign state. (Become a "foreign" Trustee) This is also why western countries are now bound by the UNIDROIT Treaty of Rome under "Private Law", Australia in 1973 and America in 1964. Roman Law still in force today but only with the Romans.

In order to create the Private Citizen in the new Corpus Juris foreign dead law system, a new account had to be created by attaching the Christian name to the family name, turning: "John Paul" of the Smith heritage into the one "new" state created name: "John Paul Smith" and those that claim such a full name with the attached family name, could be assumed as accepting (Consenting to) the foreign state created name and the liability of the Private State Administrator, attached to such a name (Account).

By accepting to act as a "Private Citizen" by consenting to claim the state created and owned name (Account) that has attached such a family (Heritage) name to their Christian name, a consenting debtor can be created even though such consent was by total ignorance of the one claiming such a name other than the Christian name only. The Christian name is the public national Citizen. Surnames only came into

being in the 13th century. The first account of the Corpus Juris (Modern day trust law government) was by Justinian, Emperor of Rome, around 530 AD and was perfected by Accursius in 1230 AD, by creating the State owned “private” account that rendered a name that included the Christian and Heritage name attached into one name, destroying ones national and public standing as the true Christian creditor.

This system of ones own standing must be addressed and understood before anyone can sort out the “Public National political standing” from the “Private foreigner political standing” because it is the Private Corporations that now govern the lands as “debtor” administrators by passing themselves off as real governments. (Counterfeiting)

Remedy and warning in plain sight:

Remember the Garden of Eden? there were two trees in such a garden, (Realm) being a choice of two political standings within that universe (One word) of that garden! and God, warned Adam of such a political standing if he chose to act as the usufruct of the tree (House) of Knowledge, (Notice) ... It was the serpent (Usurper, being the foreign element) that deceived Eve and Adam to take from the political standing of the debtor and be cast out from the garden (Realm) and could only return to the garden under “License” ... and what was the deception? ... the names: “John Paul” and “John Paul Smith” so what name (Account) was given to you by the serpent to hold? and what name (Account) was given to you to hold by the one that died on a cross to save you?

Interesting Letter, read on:

Ivan Bortic

May 19 at 10:57pm ·

Ya'll need to know this

Australia Is Not Valid Under International Law, as confirmed by the UK and the UN!

The plan of the Financiers for Global Governance now in full force across Europe, the UK, Canada and the USA!

On November 19, 1993, at a meeting of the Asia Pacific Economic Community (APEC) in Seattle, WA, under the chairmanship of U.S. President Bill Clinton, Australia lost the final remnants of its sovereignty, bringing to an end a nearly 50-year process which began when Australia's governing cabinet agreed to sign the November 19, 1946 Bretton Woods International banking agreement after World War II.

Now Australia is rapidly sliding into Third (or Fourth) World economic status. Since the acceleration of “free trade” agreements in the 1970's, pushed by a succession of socialist governments according to prearranged plans cooked up in London, Moscow, New York, Washington, and other power centers, Australia's moral, social, political, and economic life has been ruined.

If you want to see what the New World Order looks like – or means for your children – look at Australia.

In 1972, the national debt of Australia was \$23 billion, with a manageable 9.8% GDP in 1982. But to keep up its high standard of living, the Australian Government borrowed billions of dollars from private banks at high rates of interest, which plunged it into a debt of \$225 billion. The interest payments on this huge debt deprived the Government of the money it needed for many of its social programs. This is why the country has now fallen from one of the world's highest standards of living to practically a Third World standard of living.

“The last half of the '80's and the first half of the '90's,” writes Jeremy Lee in *Upon the Millennium*, “carried Australia through an escalating crisis which saw tens of thousands of domestic enterprises either close down, move offshore, or be swallowed up by foreign multinationals. The latter, given full rein by the Labour Party, cut through the Australian economy like sharks. Satiated by a limitless choice of targets, they simply toyed with disintegrating Australia. They kept the names of the ‘icons’ they had swallowed where it suited them. As Australian-made goods disappeared from the retail shelves, they were replaced with foreign-owned goods – either from overseas or from foreign-owned productive units in Australia.

“Hardworking Australians stood bewildered in fields of unmarketable fruits and vegetables, while overseas produce was shipped in to fill market space which once carried Australian goods; orange juice from Latin America, while Australian citrus rotted on the trees; fresh and frozen vegetables from Southeast Asia, while Australians ploughed their unsaleable produce back into the soil; pork from Canada, jams and bottled preserves from Poland, fish products from China and Scandinavia... The importation of steel-based items... and electrical products were legion.”
Meanwhile, “it is said that there are 56 taxes on a loaf of bread by the time it reaches the consumer.”

Oh, the glories of free trade! Australia had emerged from World War II with one of the strongest economies in the world, the highest standard of living, and it was totally self-sufficient with its broad base of small farms. Now sixty percent of the Australian-owned farming sector has been wiped out. In 1960, there were 300,000 farms; now there are not even 100,000. In 1997, the remaining farmers were quitting the land at the rate of 35 per week. Of the remainder, 80% were in debt, owing \$18 billion to banks in mid-1996, an average of \$133,000 per farm.
Australia is now a debtor nation, almost entirely foreign-owned, a cog in the New World Order.

Its once-proud steel industry is now Chinese owned... though Australians were required to borrow the money from the international bankers to pay for the Chinese purchases. The standard of living is in a free-fall; real wages are declining; unemployment is rising, as is homelessness, suicide, mental illness, and environmental disasters, as the countryside empties out into overburdened urban areas. The politicians, of course, say things never looked rosier. Australia is now “multicultural” and a “partner” in the international order.

Jeremy Lee tells the story of what happened to Australia, but also of what is happening to the U.K., Canada, the United States, and the rest of the so-called First World as a result of 75 years of international banking agreements and post-World

War II trade agreements.

Because of the acceptance of the Multilateral Agreement on Investment (MAI) that was recently negotiated in secret in Australia, a great deal of economic sovereignty in the country has been demised. Already 80% of the economic activity in the country is managed by international corporations. This process has been assisted by the Government's entry into other agreements, such as the Financial Services Industry Agreement (FSIA) on December 12, 1997, by which it signed away its right to prevent foreign takeovers of Australian banks and insurance companies. Already the largest shareholder of the ANZ Bank was Chase Manhattan Nominees (Rockefeller, 11.6%).

Briefly, the strong economies of the once-sovereign nations of the once-Christian West have been sacrificed on the altar of socialism. In painstaking, meticulous, chronological detail, Lee shows how NAFTA and GATT, the WTO, the IMF, and the thousands of other international bureaucracies fulfill Joseph Stalin's 1936 Comintern conference agenda to establish "regional groupings" that would eventually amalgamate into a one-world order.

On the heels of economic controls come the so-called social legislation, the anti-hate laws, the affirmative action laws, the cultural-diversity requirements, and the thousands of pages of laws issued from United Nation bureaucracies, and rubber-stamped in parliaments by legislators who haven't a clue on what they are voting on. All of this is bringing an end to sovereignty and democracy in the country. Globalism has resulted from the apparent union of capitalists and socialists as something new, a compromise, a third way between capitalism and socialism. And what is globalism? Globalism is Global Governance to bring in the One-World Government.

There are literally dozens of books written on the subject of global governance. But none of these books were written by conspiracy theorists. They were all commissioned by the United Nations or groups associated with it, like the Club of Rome Non-Government Organizations (NGOs), which are now regarded as legitimate institutions of Global Governance, even though their power has no democratic basis. All of those books concern the establishment of a new world order in which the sovereign nation state is replaced with a global order of interdependent member states under a new form of Global Governance.

The real third way would be the application of the Social Credit doctrine of C.H. Douglas, which would give back to the country its power to create its own debt-free money. Then every Australian would be able to live according to the progress of their self-sufficient country with all of its natural resources and capacity to produce. The people of Australia should make those around them aware of the errors of globalization and of the United Nation's world laws to bring about a total control on each nation and individual.

The Law and the Government in Australia Does Not Have Legal International Validity!

All Australian laws assented to on behalf of a British Monarch, by any non-legally appointed Governor-General of Australia since 1919, cannot hold any valid or legal

executive authority, as all of the Governor-Generals appointments have been issued incorrectly.

The “Old Colonial” defunct British Constitutional law, used and applied as the basis of all law in Australia, has held no valid authority in law since 1919.

The Australian people will have to finish off what Prime Minister William Morris-Hughes set out to achieve in 1919. A “new” ALL-Australian Constitution will have to be created and voted in by the people for the people.

Australians at long last, will have the opportunity to have their say, on how they wish to be governed and taxed. British lawyers are already saying, “that a legal picnic is about to unfold.”

Those who have deliberately concealed the truth from the Australian people, will now be called upon to answer for their actions.

“Australian Government Is Officially Illegal”.

The Australia of today has sadly lost the liberty of yesteryears. The government has not been the government of the people, consequently, the employed have become the disemployed, our industries have been moved offshore, our farmers have been forced off their land, the peoples utilities have been handed over to private investment, our wealth has been exported, the foreign debt hangs like a millstone around the neck of each Australian present and future, our very means of livelihood has been legislated away!

To learn that to become a Member of the Federal Parliament of the Commonwealth of Australia is to commit an act of treason against the sovereign people of Australia will no doubt result in a reaction of incredulity. In fact it would be reasonable to anticipate that the reader of such a statement would be inclined to immediately reject this without further examination.

Similarly, the bold assertion that the Commonwealth of Australia Constitution Act 1900 is invalid at first appears ludicrous. As the fundamental law of the Australian Nation, if it were invalid, then all Australian Governments – Commonwealth, State and Territorial – have no legal basis for their continued existence, no valid authority to pass and enforce legislation, and no authority to enter contracts or bind the Australian people by Treaty.

The consequences could be catastrophic, both within Australia and internationally. Yet, the consequences should not influence a disinterested analysis of the basis of that situation.

The fundamental facts which give rise to the accuracy of the above statements are indeed simple and were succinctly stated a few years ago by the late Professor G. Clements (an eminent UK QC and emeritus Professor in law at Cambridge). He summed up the situation thus;

“The continued usage of the Australian Constitution Act (UK) by the Australian Governments and the judiciary is a confidence trick of monstrous proportions played upon the Australian people with the intent of maintaining power. It remains an Act of the United Kingdom. After joining the League of Nations in 1919 Australia became a sovereign nation. It had no further legal power to use, alter or otherwise tamper with another nation’s legislation. Authority over the Australian Constitution Act lies not

with the Australian government nor with the Australian people, it rests solely with the UK. Only they have the authority to repeal this legislation”.

In other words, every Member and Senator in Australian Parliament has committed an Act of treason by swearing and subscribing to an oath to serve the government of a power foreign to Australia.

To underline this, the Constitution (embraced by Australian parliamentarians) at section 42, dictates that they must all swear and subscribe an oath of allegiance to the current Monarch in the sovereignty of the United Kingdom of Great Britain and Ireland. (Confirmed by letter from the Parliament of Australia, House of Representatives dated 10th June 1999 and signed by Robyn Webber, Director, Chamber Research Office). But because the Monarch is appointed under the provisions of UK legislation and is therefore subordinate to the UK legislature (i.e. ‘the Queen in Parliament’) in point of legal fact, Parliamentarians, Senators and others have actually sworn an oath of allegiance to the Parliament of the United Kingdom.

Quite clearly this constitutes an act of treason against the sovereign people of Australia. The Oath appears as the schedule to the Act and being outside ‘The Constitution’ is beyond the reach of Section 128, and thus, may not be altered by any authority outside the UK Parliament.

Further, The ‘Queen of Australia’ is purely titular. If indeed such an Office exists at all it does so without legal authority!

By using UK law to claim power, parliamentarians and others become agents of a foreign power.

By relying on this current Act of domestic law of the Parliament of the United Kingdom the Australian Parliament is definable as an extension of the Parliament of the UK. The Governor-General, State and Territory Governors, individual parliamentarians, Senators and all others involved in government, including members of the judiciary, are definable as agents of the UK. That is, agents of a power foreign to the Nation State, the Commonwealth of Australia. This scenario manifests right down to the policeman on the beat!

The much-vaunted Statute of Westminster Act 1931 (UK) was a thinly veiled attempt to patch up a broken legal system for the Dominions. Since it was design to operate beyond the shores of the UK, it failed the requirement under Article XVIII of the Covenant of the League of Nations as it was not registered with the Secretariat, and therefore never became a valid international instrument. It had no operational effect beyond the shores where it was created, the United Kingdom.

From October 1st, 1919 the British Monarch became irrelevant to Australia.

From October 1st 1919 Australia became a republic.

From October 1st, 1919 it has been necessary to create a political and judicial system capable of bridging the legal void created when sovereignty changed from the Parliament of the United Kingdom to the people of Australia.

That necessity still exists today!

This change in Australia’s status from a “colony” to being “accepted fully into the

community of nations of the whole world” is required and confirmed, in the Balfour Declaration 1929.

Recent confirmations establish invalidity of the political and judicial system currently being applied in Australia.

Clearly the Commonwealth Government of Australia is invalid!

As a consequence, no law made in the Australian Parliament has valid application in Australia, or anywhere else. The only law that can be validly applied in Australia is international law, and possibly the common law of Australia.

The simple fact of the matter is, there is a fundamental and urgent need to place before the Australian citizenry a new, if interim, Constitution under which they are prepared to be governed with a view to allowing the appropriate mechanisms to be established which would enable a democratically decided Constitution to be agreed to and implemented.

However, there maybe serious consequences for the international community as a result of invalid Australian Governments entering into both international treaties and contracts.

It must be noted that; Attempts to “patch up the Constitutional mess” continued and continue to this day, with the concealment of the truth from the Australian people! Adopting the Statute of Westminster 1931 (UK) in 1942, and making it commence retroactively from the 3rd September 1939, was an attempt to rule out any illegality of involvement in WWII by not having formally declared war on Germany 3 years earlier. The Statute was adopted at the time the newly appointed Prime Minister was declaring war on Japan, and the Australian Parliament needed to be sure of it’s power to do so.

The concealment continues with 2 more documents. The first being “The Letters Patent Relating to her Office of Governor-General of the Commonwealth of Australia” which was gazetted on the 24th August 1984 after being signed 3 days earlier at Balmoral in the United Kingdom. Under UK law, the writs of the sovereign die with the sovereign. But when Queen Victoria died on the 21st January, 1900, no new Letters Patent were issued until August 1984! This was 4 (not 5) monarchs later. These Letters Patent also had a clause to cover any ‘invalid’ Commission or appointment or any action taken by someone so commissioned or appointed without authority. This is the effect of clause VII.

The next document(s) created to continue the concealment was the passage of the Australia Acts (see web address for Australia Acts (Cth) & (UK)) through both the UK and the Australian Parliaments, in 1985, to commence in 1986.

Contrary to international law, both of these Acts attempted to infringe sovereignty of another nation, were not registered as required under the Charter of the United Nations to have extra-territorial effect, and consequently, can not be relied on in any international forum.

Notwithstanding the international status of the Australia Act 1986 (Cth), the preamble and several clauses clearly indicate that British colonial law was continuing in the sovereign independent Australia, and that from the commencement of this Act, all

such colonial law, as well as the UK government, will have no effect. If this was not the case, then there would not be any need to have an Australia Act, let alone 2 of them.

There are several major structural problems associated with the Australia Act (Cth), and since it is continually referred to in judicial decisions, it is worthwhile noting these problems.

(1) First, it does not remove all existing British law used in Australia. It only refers to new British law. Any Australian lawyer can testify that the Commonwealth and State Statute books are pregnant with British law, the most obvious being the Commonwealth of Australia Constitution Act 1900 (UK).

(2) Second, the termination of British law in Australia that is supposed to occur with this Act, when challenged, will be determined in a court which is dependent for its existence on the very same British law!

(3) Thirdly, Australia continues to have a monarch who derives her power from the British Parliament, and she remains the Executive Head of Government of the six Australian States. So to exercise her power in those States, her power must be seen as an extension of power of the UK Parliament.

(4) Lastly, at the very time that the Australia Acts came into law in Australia to prevent the UK Government from interfering in Australian matters (see also *Sue v Hill* HCA 30 of 1999), the Letters Patent relating to the Governors of South Australia, Tasmania, Victoria, Queensland and Western Australia was signed off by none other than Sir Anthony Derek Maxwell Oulton, KCB, QC, MA, Ph.D., Permanent Secretary, Lord Chancellors Office, UK Parliament!

Recent confirmations establish invalidity of the political and judicial system currently being applied in Australia.

While all of this is relevant and pertinent, it is as well to be aware that on, 19th December 1997 the Office of Legal Council of the General Secretariat of the United Nations volunteered and thus confirmed that Australia has been a sovereign State from the 24th October 1945 at the latest. This was confirmed by letter dated 19th December 1997, from the Acting Director and Deputy to the Under-Secretary-General, Office of the Legal Counsel, under the hand of Paul C. Szasz.

On the 5th November 1999, the UK Government through their High Commission in Canberra, volunteered and thus confirmed that the UK British Nationality Act 1948 legislated that Australia was not a protectorate of the United Kingdom, so both the UN and the UK have confirmed that for at least 53 years Australia has been an independent sovereign nation State. This was confirmed by letter dated 5th November 1999, from the Chief Passport Examiner, British High Commission, Canberra, under the hand of Mrs Carole Turner.

As a consequence, under both international and UK law the UK Parliament's 'An Act to Constitute the Commonwealth of Australia' has been ultra vires in relation to Australia for at least 53 years. So, for purposes of definition and resolution there is no fundamental need to look any further back into history.

Regarding contracts, by way of a simple example, multi-national insurance companies having entered into insurance contracts which operate within the territory of Australia or under Australian law may hold contracts which are void ab initio owing to a fundamental breach of the insured's duty of disclosure. The documents which unequivocally demonstrate the issues outlined above are inherently public documents which have been easily accessible for years.

A broader issue, likewise, arises with regard to the quantum of any damages claim that could foreseeably be made against the UK before the European Court of Justice, because given that the High Court of Australia has ruled that the Commonwealth of Australia Constitution Act (Imp) is not ultra vires in Australia, and that all subordinate legislation is still subject to the limitations imposed by that domestic law of the UK, is Australia still therefore, a colony of the UK?

If so, will citizens in Australia be granted their full rights as European Citizens resident in a colony of a Member State, including the right to freely enter each Member State and trade therein without restriction or penalty (other than those prescribed by the law of the EEC for members of the European Community)?

Will damages be appropriate for the period that residents of Australia were denied such access to these European markets?

Has the UK denied the citizens resident in Australia, who by referendum on 6th November 1999, rejected the continued use of the domestic British Law, the right to self determination in contravention of International Law, the treaty establishing the European Community, the Charter of the United Nations and other treaties?

Has the UK, by subterfuge, attempted to conceal from the European Community, the real nature and depth of its continued involvement in the governments of Australia? If so, at what cost?

Alternatively, do the Member States of the European Union, having recognised the sovereign independence of the Australian people owe a duty, of the Covenant of the League of Nations and under Articles 2 and 4 of the Charter of the United Nations, to prevent continued illegal dominance of Australian citizens by the UK?

Are such States liable for damages if they remain inactive in this regard?

Given that the High Court of Australia has declared that even though citizens resident in Australia are governed under domestic British Legislation, they are denied the fundamental Human Rights conferred on British citizens by the same UK Parliament through both common law and through the accession of the European Convention on Human Rights and Fundamental Freedoms (See the Human Rights Act 1998 (UK)). Are judicial officers within Australia – all of whom are appointed under UK legislation and commissioned by Governors and Governors-General appointed by the UK Parliament – in breach of the said Covenant?

If so, to what extent will liability be found to rest with the UK Parliament, given that despite official declarations as to Australia's independence, that Parliament has maintained a colonial regime in Australia through force majeure?

Moreover, the status of many people who have been granted Australian Citizenship under the provisions of the National Citizenship Act 1948 (Cth) has – in a limited number of cases – already been questioned, for apart from the established

arguments as to the invalidity of the 'Australian' Constitution, which in turn renders the National Citizenship Act 1948 invalid, there exists no power within the Constitution to create other than British citizens!

YES! THE SITUATION IS EXTREMELY SERIOUS!

And yes, by definition, Australia currently exists in a state of legal anarchy!

And yes, there is reason to believe that the international community is very concerned.

After all, what is the worth of an international treaty which has been signed by an authority which does not validly represent the sovereignty of the State?

Over a number of years senior political identities of all persuasions within Australia including Prime Ministers, Attorneys-General and other senior Cabinet Ministers together with minor party leaders have been fully briefed.

The documents of history have been presented to Australian Courts at all levels.

Currently there are matters before other courts outside of Australia.

Having exhausted all possible avenues for domestic remedy and recognizing that, in fact, the situation is so serious that there exists a very real potential for a total breakdown in 'law and order', an appeal for assistance has been advanced to the entire international community.

The mechanism by which this was achieved has been by way of a 480 page submission individually presented to all 185 Member States of the United Nations as well as to, Kofi Annan the General Secretariat, the Human Rights Commission, the Human Rights Committee and the Security Council.

The document includes a request for the establishment of an International Criminal Tribunal to prosecute individuals who can be shown to have inhibited the inalienable right of Australian citizens to self-determination by knowingly subjecting Australian citizens to British colonial law within the sovereign territory of the Commonwealth of Australia.

It is clear that along the way the situation will be, by necessity, brought before the International Court of Justice.

Advice from three continents is that there exists no counter argument, and that therefore the outcome is a forgone conclusion.

All nations have received the submission. No nation has returned or rejected it. Many nations have confirmed and/or are actively giving their support to the Sovereign People of Australia.

It is to be hoped that Australia's unique constitutional conundrum and associated problems flowing therefrom can be expeditiously and peacefully rectified, however it is incumbent upon lawyers, academics, politicians and the general public to be fully aware of the situation and its implications so as to be able to offer informed advice when this is sought.

What can the Australian people do to overcome this situation?

To introduce a fresh Constitution is the only reasonable answer, in accordance with international law.

How do we do that?

The first thing not to do is to ask for government permission, as it will be refused. There is no need to ask permission from any authority, the authority only exists in the authority of the people that is backed by international law and the human right to do so.

The universal problem we face in Australia is how to introduce a fresh constitution. I consider that Australian government has become destructive of these ends. I Ilias Bafas will endeavour to pursue justice, for the Australian people and the international community

Posted on [July 6, 2017](#) [Leave a comment](#) on Ivan Bortic, An Interesting Account of Australian Political Standing.

[BANKING principles](#)

How do BANKS really work when "Money" and "DOLLARS" are completely separate "things". A DOLLAR is a Military or Company Scrip, an internal bank note or promise to pay at some point in the future and only relates to the "internal" private account holders of such a private "corporate" banking entity. A DOLLAR is not money evidenced by the Latin meanings of both words: "Dollar" and "Money" The very word Bank, does not mean "Safe", a bank is the edge of a river, that controls (Directs) the flow of current, (Currency) energy is current, dollars are the ACCOUNTS of debt currency, so a bank does not have money! it is the director of the flow of debt currency. (Debt titles being DOLLAR's) The gold is you, being the dominion over the Mineral and Energy wealth that was originally granted to the living man and without you acting as the ACCOUNT holder of their bank, (Under a hidden TRUST-LAW-SPLIT-TITLE arrangement that renders you as the Legal Title holder of their ACCOUNT), they lose equitable rights over your Dominion because Dominion was never granted to a dead entity such as a corporation, "Dominion" was only ever granted to man and the Bank can only act as a commercial "agent" of living man on the condition such a living man has agreed or been deceived into acting as the DEAD ACCOUNT holder of such a BANK in order that the "Equitable Title" falls into the hands of the Bank. The BANK sits between your "Christian" name (CERTIFICATE OF BIRTH) and your "SURNAME" (STATE BIRTH CERTIFICATE) as an Agent-administrator of the Christian name (Christian ACCOUNT. being the separate CERTIFICATE OF BIRTH, birthed on the registration date), Once the BANK can deceive you into assuming that "their" SURNAME, that looks a lot like your heritage name, ("Smith" is glossed into "SMITH") the bank assumes consent in order to confer the legal title of the BANK to their SURNAME that you assumed was your property. (ALL UPPERCASE TEXT is a foreign written language identified in article 11:147 of the: Chicago Manual of Styles 16th edition) Your surname glossed into a foreign SIGN language, is not your property! but when you attach your Christian name, being the name that is attached to your dominion, to their foreign ALL UPPERCASE SURNAME you, by your own consent, become subject to the ACCOUNT of their property ... So simple but so effective and yet so biblically perfect once you violate the laws of the first GOD by serving the false God, GOD of the person-corporation. The POWER of TRUST-LAW is the greatest power of all... Trust Law is Master-

Servant, relationship, it does not work backwards, it is the system of conferring debt ACCOUNTS onto the unsuspecting...

The one who accepts LEGAL TITLE is the one who acknowledges that the Equitable Title is with the one who granted such a man the LEGAL TITLE.

LEGAL TITLE can not be held by a living man. only a "Person" can hold Legal Title and what is a Person you may ask, it is the legal title holder of man. The only thing that created the "Person", being a mask in a play, was the VATICAN: "ROME".

The Word "Vatican" means: "vat I can", meaning, "holder or vessel I can do", meaning, the VATICAN has become the first Trustee Legal Title holder of the dominion of the living man. The VATICAN has become the beast of burden, it has no jurisdiction with living man because it agreed to act as the trustee... The VATICAN, that now held the Legal Title over the Dominion of man, offered the ACCOUNTS of the Legal Title to its own Persons by offering such a title to a living man and only when the living man was deceived into accepting such an ACCOUNT, did such a man become the "assumed debtor trustee person" of the world debts of the VATICAN and such acceptance of such an ACCOUNT was the "conformation" that granted Equitable Title back to the VATICAN because the living man accepted Legal Title, rendering the living man to fall into the jurisdiction of the DEAD ACCOUNT holder of the VATICAN beast instead of being the first trustee to the real GOD of living man. The VATICAN is the GOD of the dead persons because it was not God of man that created the DEAD juristic corporate Person, it was the VATICAN that created such a thing as the "Person".

The VATICAN is the false GOD.