

INTRO

Good evening, I am Karen Hudes and your host and Executive Producer for this series on the Network of Global Corporate Control that has been coming to you from the studio of DCTV since May. Carmen Stanley is the Producer and Director, Mo Jackson is doing the audio and teleprompter, and Kofi Tendai is our Floor Director.

The subject of this series is The Network of Global Corporate Control, which is a huge conglomerate that has been hiding at the center of the world's financial system ever since the previous ice age.

I am the lawyer for the Global Debt Facility, which is a trust that contains the world's monetary gold reserves, that is administered by the 188 Ministers of Finance and Development on the Board of Governors of the World Bank and IMF. Today we are going to discuss the Magna Carta. What does an 800 year old agreement between England and the Vatican Holy See have to do with the Network of Global Corporate Control? Does the largest corporation on the Planet, the Vatican, secretly rule the United States as well as many other countries? Once the secret is out of the bag, the answer is no. That is why it is important to understand these hidden claims of the Vatican -- so that you understand exactly how it is that we have ended this corruption for once and for all.

We talked in an earlier segment about the secret societies. All roads really do lead to Rome. The Order of the Society of Jesus (also known as Jesuits) was commissioned on September 27, 1540 by Pope Paul III, Their primary mission was to make covert war on all heretics, as a counter to the Protestant movement then sweeping Europe. The Jesuits also created many missions throughout the world and developed an extraordinary intelligence organization. One method of gathering intelligence was via the confessional, which the Jesuits had created. Eventually the Jesuits became the most powerful order of the Catholic Church. If the agenda of the Jesuits, as determined by the Jesuit General, differed from the Pope, quite often the Pope would meet with death, usually by poisoning. Eventually, the Jesuits caused so much murder and mayhem in Europe that their order was outlawed in 1773.

The Superior General of the Jesuits is also known as the Black Pope. Today's Black Pope is Adolfo Nicolas. There is also a Grey Pope above these two, referred to as the Grey Pope. Pepe Orsini of the Roman Maximus Clan is the Grey Pope today, and is King of the Holy Roman Papal Bloodlines. Above the Rothschilds and Rockefellers but in line and of equal stature to the Breakspear, Aldobrandini, Farnese, Somaglia, and other Papal Bloodlines. These Bloodlines, or elite, stretch all the way back to Egypt's dynasties in 300 BC .

The Pope and the Holy See control the City of London. And people who have seen earlier segments of this series know that the US in 1871 went into bankruptcy because the Revolutionary War debts fell due. When the colonies were created, the King of England was bound to the Treaty of May 15 1213 between England and the Vatican.

The Pope

In 1208 the King of England refused to accept Stephen Langton as the Archbishop of Canterbury, and the King was excommunicated from the Catholic Church by Pope Innocent III

for his disobedience to contractual agreements to the Crown. Both the Pope and the King owed money to the Crown bankers, so the Pope had to reign in a naughty King in order to avoid default to The Crown.] “Faced with defeat by the forces aligned against him by the Vatican, King John ran for cover, and sought to regain the support of the Pope. He returned the title to his kingdoms of England and Ireland to the Pope, as vassals, swore submission and loyalty to him, accepted Langton as Archbishop of Canterbury, and offered the Pope a vassal’s bond of fealty and homage, an annual tribute of 1,000 marks (equivalent to a bit more than 666 pounds sterling) and the return of the Church property he had seized when he had rebelled against it. “Two months later, in July 1213, King John was: absolved of excommunication, at Winchester, by the return Arch Bishop of Canterbury Langton.

On October 3, 1213, King John ratified his surrender of his kingdoms to the Pope. The Pope claims ownership of everything and everyone on earth. On April 21, 1214, the Pope, in Rome, formally accepted King John’s surrender of his kingdoms and his pledge of vassal (together with the moneys paid in tribute)

In July 1214, Pope Innocent III raised the interdict against the English.

11. Did the Treaty of 1213 actually affect the ownership of the colonies?

ANSWER: The Vatican owned the colonies, but let the King serve as the manager for the enterprise. The Vatican was busy fighting Crusades and expanding The Kingdom.

What did the Treaty of 1213 actually say?

ANSWER: The original Treaty of 1213 is located in the London Archives and is available to Ph.D.s; however, a copy of a translation has been made available. It remains in power to this day. It states: QUOTE:

“The King’s Concessions of May 15, 1213 to the Pope—“We wish it to be known to all of you, through this our charter, furnished with our seal, ... of our own good and spontaneous will and by the common counsel of our barons, do offer and freely concede .. to our lord pope Innocent and to his Catholic successors, the whole kingdom of England and the whole kingdom Ireland, with all their rights and appurtenances, ...; binding our successors aid our heirs by our wife forever, in similar manner to perform fealty and show homage to him who shall be chief pontiff at that time, and to the Roman church without demur. Concessions of May 15, 1213 to the Pope.” [END QUOTE] End of Part 1

The Pope's Response:

‘This offer and concession so piously and wisely made we regard as acceptable and valid, and we take under the protection of Saint Peter and of ourselves your person and the persons of your heirs together with the said kingdoms and their appurtenances and all other goods which are now reasonably held or may in future be so held: to you and to your heirs, according to the terms set out above and by the general advice of our brethren, we grant the said kingdoms in fief and confirm them by this privilege, on condition that any of your heirs on receiving the crown will

publicly acknowledge this as a fief held of the Supreme Pontiff and of the Roman Church, and will take an oath of fealty to them. Let no man, therefore, have power to infringe this document of our concession and confirmation, or presume to oppose it. If any man dare to do so, let him know that he will incur the anger of Almighty God and of SS Peter and Paul, His apostles. Amen, amen, Amen.

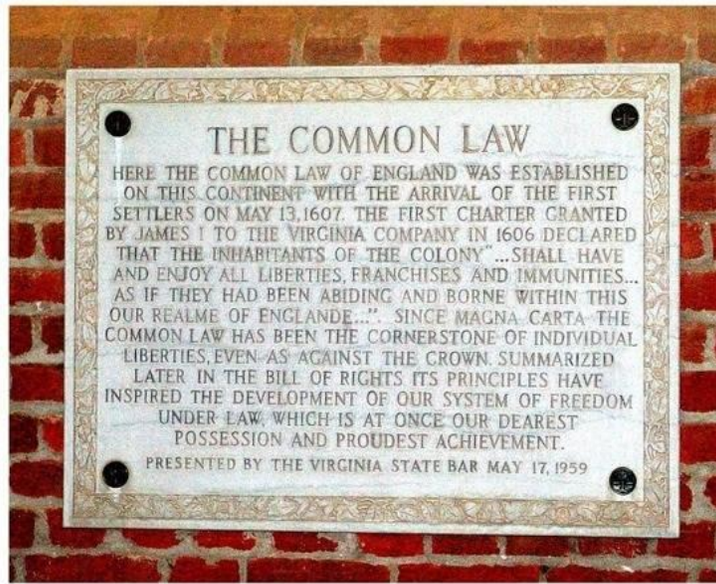
From Selected Letters of Pope Innocent III, concerning England (1198-1216), Thomas Nelson and Sons Ltd, 1956. Page 178-183

Fast forward to the Treaty of Verona (1845) in which the then-Pope and the British Monarch, both Trustees of the American national trust, agreed that the representative form of government was incompatible with Divine Right of Kings and with Papal Supremacy, and so both acted in secretive Breach of Trust.

The British Monarch issued Letters of Marque and Reprisal to the members of the Bar Association (British Crown Commercial Company) which issued licenses to privateers to attack American “vessels” in international jurisdictions of the law. That is the genesis of Bar Association Licenses.

Common law





*The Common Law. Plaque at Jamestown Memorial Church
Historic Jamestown Island*

Mark Dillon was the one who suggested that we use common law to obtain our birthright in the Global Debt Facility, and referred me to Bruce Lewis, who drew up the commercial liens that are now encumbering all of the personal assets of the agents of the Network of Global Corporate Control who thought they could block us from our birthright.

<https://s3.amazonaws.com/khudes/scan0013.pdf>

<https://s3.amazonaws.com/khudes/scan0014.pdf>

These liens are watertight. <https://s3.amazonaws.com/khudes/Twitter9.22.15.pdf>

Common Law exists equally in courts running parallel to corporate governments statutes, codes, rules and regulations. Common Law is a carry forward from the Magna Carta and even prior. Common Law is true law, the actual foundation of law, such as the Bible's Ten Commandments, the Organic Constitution(s), Maxims of Law, etc. These trump statutes and corporate rules and regulations, which a mere "color of law, or colorable law. A real being can say that "I stand upon the common law". This takes a real being to stand on things, fictions do not stand.

These Corporate color of law schemes are basically fraud upon you in a taxation scheme called the "legal system". Remember in Latin "system". Everything in a law library is copyrighted by the English Elite Bankers and technically it takes BAR Attorneys to use this material. If use you it without bracketing it properly then you must be punished, an obvious scam upon the people..

Bruce has taught me that we should use common law instruments. This for the reason that once an instrument a document can then be a "financial instrument". This is important as we are in Commerce and the goal is to keep all the power possible working to one's advantage.

Australia, Barbados, Brunei, Canada, England and Wales, Hong Kong, India, Malaysia, New

Zealand, Northern Ireland, Pakistan,

Republic of Ireland, Scotland, Singapore, South Africa, Sri Lanka, USA

Admiralty Law

As was decided during the Roman Empire, there are two things on earth, Land and water. Subsequently, we have law of the land, and the law of the water. Law of the land is the law of the people in the land in which they live. However laws of the sea/water are International. They are the Banking laws.

All of the other American Courts are pseudo courts or fictions and simply are CorporateAdministrative Offices designed to resemble Courts and all of their Judges are simply Executive Administrators designed to resemble Judges. The purpose of these pseudo Corporate Courts are only to settle contract disputes and since George Washington's government was military in structure; if either party refuses to participate, these Courts cannot become involved and the dispute is dead in the water! My use of the term "dead in the water" is not a canard because these pseudo Courts are unconstitutional Courts of Admiralty, the International Law of the Sea! The Washington Monument was completed in 1884, as a tribute to George Washington and his military government, which is actually a sea-level obelisk that infers that all of America is "under water" and thus subject to the Laws of Admiralty as opposed or contrary to the intended Constitutional Civilian Government under Common Law.

The Commercial liens which I have placed on Allied Barton, the Security Guards owned by the Network of Global Corporate Control, and on the public officials who are ignoring their oaths of office and serving the Network of Global Corporate Control, are a bridge from Maritime Law to Common Law. These Liens are effective and hold these officials accountable. The truth is in the Affidavit, unchallenged, that the US' monetary gold reserves are with the Global Debt Facility that is administered by the Board of Governors of the World Bank and IMF. The officials are liable for damages for blocking the Global Currency Reset to replace worthless, unconstitutional Federal Reserve Notes for Dollars minted from the gold.



In the meantime, the censorship in the media owned by the Network of Global Corporate Control has been working against the Network. It stands to reason in this day and age of the internet that a cover-up of corruption is bound to end. That is what the accurate power transition model from the US Department of Defense has been predicting with 90-95% likelihood. The US Gallup Poll is now showing the amount of distrust of the Americans for the media. that six in 10 Americans say that their trust in mass media ranges from “not very much” to “none at all.” Those surveyed were asked about the media reporting the news fully, accurately and fairly. Just 33 percent said they had a “fair amount” of trust in mass media such as newspapers, TV and radio, and only 7 percent had a “great deal” of trust and confidence that the mass media reports the news, according to a Gallup poll released this week. Ten years ago, Gallup found an even split of 50/50 among Americans regarding their trust and lack of trust of the media. According to their poll results, the last time the majority of Americans trusted their media was 1976.

OUTTRO Thank you for listening to another segment of "The Network of Global Corporate Control." We have discussed the Magna Carta and how the Pope thinks he is entitled to keep on collecting interest on our currencies in a scam known as country debt, using maritime law. We have reasserted our right to stand on the common law, on land, and take back our international monetary gold reserves in the Global Debt Facility. Until next week, I am your host, Karen Hudes.