

23MAR17-Bob Holcomb: Historical Missing links

On Mar 23, 2017, at 8:02 AM, Bob Holcomb <bobholcomb@cox.net> wrote:

Date: Thu, 23 Mar 2017 8:01:10 -0700
From: Bob Holcomb <bobholcomb@cox.net>
To: Arnie Rosner <arnie@arnierosner.com>
Subject: Re: common law in federal court
Cc: Bill Thornton <x@1215.org>

Arnie,

I appreciate your forwarding of Mr. Thornton's link, but there seems to be a few missing bits of history.

About AD534 the Emperor Justinian changed the times (calendar) and the law. He combined the clay of natural / church law with the iron of Roman civil law. The result were the feet of the image described by the prophet Daniel, ten toes equal the ten commandments and the the two feet are symbolic of the the two tablets upon which the Law was written.

Justinian's actions pitted the authority to enforce the law between future emperors and popes. This was settled on Christmas day AD800 when the pope crowned Charlemagne.

Charlemagne's descendant, William the Conqueror, obtained license from the pope to invade England after being cut out of the will by his half brothers. William was a bastard just as Jesus was looked upon. With the license William was able to obtain the financial backing of the Norman Barons. After the conquest the Normans took the choice counties and settled in with the remaining Anglo - Saxon aristocracy. This group was forever the Aristocracy who decided who would be their king, e.g. puppet. Who ever puts up the money reaps the reward.

The Magna Carta only benefited the Barons, not the commoners, and was set aside by the pope a few months after it was signed. Unknown to many is that King John had already signed the collected rents of England over to the pope in AD1213 in order to no longer be "excommunicated." But the king's actions could in no way effect the Aristocracy or their lands.

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Things about which you did not dare think-

Point no. 39 of the Magna Carta is the section concerning judgment of your peers. Vattel and Blackstone interpreted this as applying to juries as did the this country till AD1968. At that time the "one supreme Court" decided it only applied to judges, and I do agree with them. In the 1200s the Barons were upset that the king would create a statute, appoint an enforcer, and appoint the judge. Both the enforcer and the judge were on the king's payroll. The Barons said no to the king's judge and forced (duress) King John to agree to allow one of their own to be judge. This had no connection to the commoners.

On another point, the Aristocracy has for over a thousand years operated via the City of London with a successions of fathers, brothers, uncles, cousin, etc. serving as Lord Mayor, including three of my great-grandfathers. The Aristocracy set up the finance companies, the trading companies, etc., not the commoners.

The sons of the Aristocracy colonized the Americas, including this country. In my opinion, the Revolutionary War was nothing more than a false flag event to trick the masses into accepting a Company breakup. This breakup allowed for even more control of the commoners, especially their labor. A slave who thinks they are free is always more productive.

The power base in this Country is held by the Livingston family. Robert Livingston, who was the highest ranking Mason in this Country, held the Bible upon which Washington was sworn in at New York City. This is in the same vain has the pope placing the crown on the head of Charlemagne. Livingston, a descendant of the Beekmans and Provosts (who put William of Orange on the throne), is a play on 1 Peter 2:5.

The "People" and their "Posterity" is a very select group who put up the money to form the Company. The commoners did not.

Options:

1) If you are in the bloodline, then the Articles of Confederation (Union), AD1783 Treaty of Paris (license), and the Constitution (Government) are your contracts to access;

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2) If you are a ninety-nine-per-center and desire processing then claim your "rights" via amendments, acts, etc; or

3) Don't be either and require the judge to define the terms "person" and "whoever" from the statutes laid at your feet.

Bob

----- Arnie Rosner <arnie@arnierosner.com> wrote:

23MAR17- Mr. Bill Thornton: A Concise Description of the NATURE and ORIGIN of AMERICAN LAW <<https://scannedretina.com/2017/03/23/23mar17-mr-bill-thornton-a-concise-description-of-the-nature-and-origin-of-american-law/>>

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