MUST READ......YOUR B A R ATTORNEY'S SECRET OATH AND PRACTICING LAW WITHOUT A LICENSE

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Date: Saturday, 28-Apr-2012 01:21:32

Your BAR Attorney's Secret Oath

What was the effect and the significance of the Erie RR. v. Thompkins case decision of 1938? The significance is that since the Erie decision, no cases are allowed to be cited that are prior to 1939. There can be no mixing of the old law with the new law. The lawyers (who were members of the American BAR Association, were and are currently under and controlled by the Lawyer's Guild of Great Britain) created, formed and implemented the new bankruptcy law. The American BAR Association is a franchise of the Lawyer's Guild of Great Britain. Since the Erie RR. v. Thompkins case was decided; the practice of law in this country was never again to be the same.

It has been reported (source unknown to the writer) that every lawyer in existence and every lawyer coming up has to take a SECRET OATH to support the bankruptcy. This seems to make sense after reading about Mr. Sweet's CASE FILE DISAPPEARANCE, discussed below.

There is more to it. Not only do they promise to support the bankruptcy, but the lawyers and judges also promise never to reveal who the true creditor party is in the bankruptcy proceedings! In court, there is never identification and appearance of the true character and principal of the proceedings. This is where you can get them for not making an appearance in court. If there is no appearance of the true party to the action, then there is no way the defendant is able to know the true NATURE AND CAUSE OF THE ACTION. You are never told the true NATURE AND THE CAUSE OF WHY YOU ARE IN FRONT OF THEIR COURT. The court is forbidden to tell you that information. That's why, if you question the true nature and cause, the judge will say, "It's not my job to tell you. You are not retaining me as an attorney and I can't give you legal advice from the bench. I suggest you hire a lawyer."

PRACTICING LAW WITHOUT A LICENSE

Lawyer - Learned in the law to advise in a court

BARrister - One who is privileged to plead at the bar

Advocate - One who pleads within the BAR for a defendant

Attorn-ey - One who transfers or assigns, within the bar, another's money, goods/property, rights and title to and acting on behalf of the ruling crown (government).

If anyone ever charges you with illegal/unlawful "Practicing law without a license", just say: "No attorney or lawyer in the U.S. has ever been "LICENSED" to practice law" (they've exempted themselves, and no such crime exists) as they are a abstract, artificial, bogus, bullshit, counterfeit, dead, fraudulent, imaginary, non-existent, statutory "FICTION OF LAW" "person" and only an "ADMITTED MEMBER" to practice law in the private franchise member "club" called the "BAR" (British or BARrister Aristocratic Regency, or British Accreditation Registry -- B.A.R. as in put in Jail Behind BARs, to BAR = stop = arrest = kidnap = abduct, or also attorneys are absolutely "BAR"red from challenging the jurisdiction of the court), and as such they are unlawful "un-registered foreign agents". Attorneys and lawyers only have "BAR Cards" which are clearly not "licenses.

The lawyers, who are members of one or more of the 50 State BAR Associations (private membership clubs), which are franchised by the American BAR Association (A.B.A.), are all under and controlled by the Lawyer's Guild of Great Britain which created, formed, and implemented the U.S. financial BANKRUPTCY Law filed 3/9/33, which bankruptcy is still in full force and effect today, for and on behalf of the International Banksters as "Creditors" thereof. Therefore, said attorneys/lawyers are Traitors, Esquires (noblemen training for knighthood, Un-Constitutional title of honor and nobility = Esquires), alien and foreign "non-citizens" and are specifically prohibited by the USA Constitution from ever voting in any election (Election Fraud) or from ever holding any elected public office of trust whatsoever! Even "jailhouse lawyer" prisoner inmates are Constitutionally protected and assured access to the courts.

Attorneys are not really lawyers, as attorneys practice "attorn-ment" (turn over goods, services, etc. to another; i.e. robbers and thieves) and lawyers practice "law". Lawyers are supposedly learned in the law and advise in a court while an attorn-eys transfer or assign someone's rights or property, etc to another and acts on behalf of the ruling crown (government). In 1878 the American legal system came under the control of a Labor Union known as the worldwide (BRITISH) BAR ASSOCIATION. Consequently, "their" courts have become "Closed Union Shops.

The judges have become the union bosses of those "private" for-profit courts. These judges are overseen by a principal union boss or union superintendent, a Supreme Court Justice of the State. The criminal attorneys, barristers and counselors at law, and lawyers, together with the international banksters, control everything of importance in government (they unlawfully control, own and have usurped (by force of law) all 3 branches of government), the BAR Association controls the Attorneys, et al, and the aristocratic elite monied power control the worldwide franchised "private" British BAR Associations (the American BAR Association is but one private franchise amoung hundreds worldwide).

The BAR Association Labor Union only allows union lawyers called attorneys to use the pubicly tax-financed "private" courts (Union Hall or Local Union) with Local Rules called "Rules of the Court". The ultimate goal of the BAR Associations is the overthrow the GOVERNMENT of the United States and its Constitution, the complete and total enslavement and subjugation of its people, and to re-establish an absolute incontestable

form of ancient Babylonian and Masonic Medieval British Feudalism in America and the rest of the world which will become the New World Order, One World Government, under Mob Rule "Democracy" (the merging of capitalism and communism, and a "military Dictatorship run by the "Commander-in-Chief" called the "President").

Attorneys first came into existence because GOVERNMENT-created and invented abstract, artificial, bogus, counterfeit, dead, fraudulent, non-existent statutory "FICTIONS OF LAW" "persons", "citizens", "individuals", "people", the "public", "residents" (the thing, identified), "taxpayers", "registered voters", etc. could not (re)present themselves in court since they did not really exist and so could not speak for themselves and thus need a "spokesperson". Therefore, they had to have a mouthpiece [someone to speak for and on their behalf and to "DE-fend" (NOT fend, NOT ward off, not fight for NOR offer defense) them] to speak for and "RE-present" (RE-create, RE-fashion, RE-form, RE-make, RE-mold, RE-place, RE-produce, change, convert, exchange, substitute and TRANCEform) these non-existent brainless, deaf and dumb fictions. Back then as now, living and breathing souls, real and natural, flesh and blood "men or women" as defendants in court could not be re-presented by a third party since they could and were required to speak for themselves. A "human being" does not have a right to re-presentation, he has a right to "assistance of counsel". These are two very different concepts.

Pro Se status is nothing more than the de-fendant moving the court to allow him to waive the right to "assistance of counsel". The word "attorney" (attorn-ee, attorn-ey) definition derives from "to attorn" meaning "to turn over, to transfer to another money, goods/property, rights or title". In other words, lawyers are simply high paid criminals, embezzlers, leeches (blood suckers), magots, parasites, prostitutes (who persecute and prosecute), robbers and thieves, etc., hired to rob and steal from Peter (the plaintiff and the defendent) to pay Paul, Paul being the British Aristocratic Monarchy which franchises the worldwide BAR associations, the creditors of the U.S. bankruptcy of 3/9/33 and the international banksters.

The true Creditor would have to say "It's a bankruptcy proceeding" and "I'm the Creditor and the DEFENDANT is the DEBTOR." In all court cases where the GOVERNMENT is the alleged plaintiff, ninety four percent (94 %) of all private DEFENDANTS are summarily found "guilty". Today, we are again enslaved. Private natural American people have been deceived, lied to, set-up and tricked to carry the U.S. Inc. perpetual corporate debt under bankruptcy laws.

Every time Americans appear in their private for-profit courts, the corporate U.S. bankruptcy is being administrated against them without their knowledge and lawful consent. That is criminal FRAUD in the highest order and fraud is internationally exempt from any "Statute of Limitations". All corporate bankruptcy administration is done by "Public Policy" of, by and for the Mother/Parent Corporation (U.S. INC.). Lawyers and judges also swear secret (un-constitutional) satanic (kol nidre)/masonic oaths, which oaths have always dis-favored the plaintiff and the DEFENDANT, and which secret oaths swear total allegiance to either ancient dark secret societies, the worldwide BAR

Association(s) originating and franchised out of Britain, and/or the state (ie, fiction "GOVERNMENT"). Such oaths are in direct conflict with the attorney's presumed fiduciary capacity, duty, relationship and responsibility to his client, the plaintiff or the DEFENDANT (those who hired and pay him), his sworn loyalty, confidence, dedication, good faith, trust and representation already having been previously given, pledged and sworn to his masters and handlers, and as such, it is absolutely impossible for any admitted member of the BAR to re-present (re- create, re-form, re-package and TRANCEform a real live soul/man into a fiction STRAW MAN) any client in honesty and truth, and are simply high paid legal prostitutes.

The false argument and rebuttable presumption that attorneys are "licensed" when they are sworn in by the presiding judge of the STATE or the U.S. Supreme Court and issued a "BAR Card" is pure bullshit hogwash. Since when can an officer of a private CORPORATION, the "administrative non-judicial" Court, not legally different than McDonald's CORPORATION, Federal Reserve CORPORATION or Federal Express CORPORATION - swear in or license anybody? Anyone who "affirms or swears under oath" with or without your (right) hand on a bible or raised up in the air is specifically prohibited, estopped, ab initio, from so doing in Matthew 5:33-37 (" ... Do not swear at all ...") and James 5:12 ("But above all, my brethren, do not swear, either by heaven or by earth, or with any other oath. But let your "yes" be "yes" and your "no" be "no", lest you fall into Judgement"). Generally, judges must be attorneys first and foremost because that tends to ensure that the judge has been properly brainwashed, conditioned, indoctrinated, programmed and trained by the GOVERNMENT's" law schools and peers.

Any and every lawyer, judge or court system is your "SWORN ENEMY" affording you NO "Full Disclosure" of all material facts, NO "Equal Protection" of/under the laws NOR "Due Process" of law, and they are NOT your advocates seeking fair play, equity and justice for the real you. When you accept a GOVERNMENT court appointed defense attorn-ey or you hire your own attorn-ey you have then contracted with a "third party agent" to act for and on your behalf to "re-"present (transform) you, and you have just given that criminal attorney your "Power of Attorney". The original "missing" (stolen, removed and replaced) Thirteenth Amendment to the Constitution of the United States reads as follows: "If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honour (all attorn-eys have accepted the alien/foreign title and honor of "Esquire, Esq." or knighthood), or shall without the consent of Congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince (aristocracy), or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them." -- (Words in parenthesis are mine).