

TRUSTS

Constitution for the United States = Testamentary Trust for the benefit of the “posterity”.

Cestui Qui Vie Trust = "The person for whose use the feoffment was made."

Feoffment = English law was a transfer of land or property that gave the new holder the right to sell it as well as the right to pass it on to his heirs as an inheritance. It was total relinquishment and transfer of all rights of ownership of an estate in land from one individual to another.

This was provided as a means to protect or “hold” the land in abeyance until one reached the age of majority or competency when he would come in esse to reclaim it.

This is what Trusts are all about.....

There are three **Cestui Qui Vie Trusts** established in the US of A:

The **first Trust** is the Testamentary Trust – The Constitution for/of the United States of America provided for the posterity of the freeholders (the people) born of this land in Trust. **You are the Beneficiary of this original Trust**, the state is the **Executor** and those who serve public offices are **Trustees**.

For some time now **under the assumption** that the child is a **14th Amendment citizen**, the child's footprint is placed on the birth certificate by the hospital creating a slave bond that is then sold to the Federal Reserve, who converts the certificate into a negotiable instrument and establishes a **second Cestui Qui Vie trust**. The child's parents are compelled to apply for a social security number for the child, unwittingly testifying that the child is a 14th Amendment paper citizen of the United States, not a party in interest to the trust or the trust res, and assumed to be dead after 7 years, when the federal reserve cannot seize the child, they file for the issue of the salvage bond and the child is presumed dead.

The “paper citizen” via “registration” for a SSN, creates a “vessel” with a NAME (in all caps) and a hull number (SSAN). You are now an incorporated “notional resident” of the UNITED STATES and “public municipal employee” of that corporation. This makes you the executor/fiduciary as you are the one who signs all of the “contracts” on behalf of that vessel as fiduciary hence you are responsible for its actions in the sea of commerce (see Commerce Clause). Although you should be the beneficiary of that Trust, you cannot claim that status unless you come **in esse** in order to release it from being **held in abeyance**.

When a child is baptized by the church, the Baptismal Certificate is forwarded to the Vatican who converts the certificate into a negotiable instrument and creates a **third Cestui Que Vie trust**. These three trusts represent the enslavement of the **property, body and soul** of the child (the Triple Crown). This applies to every baptismal certificate created no matter what denomination you were baptized in as all of them are daughters of the great harlot who sitting on the beast. They have you for three lives or twenty-one years until you are of age to go your own way.

More on this and its scriptural significance at the end.....

Court

When one is summonsed for a “traffic” (commerce) violation it is merely an act of piracy. You are always presumed to be a vessel operating in the “sea of commerce” that has violated a no-wake zone or other infraction. Your “vehicle” was registered as such (see the fine print) and has a hull number upon it that identifies what flag (state) it is sailing under. This gives them “authority” to stop your vessel for inspection at any time.

When they pull over the vessel, it is now presumed that you are the captain of the vessel and it is your responsibility to produce the documentation of the vessel (captain’s license, registration, and insurance). If you do not have these things, they have the power to remove you as captain for incompetence and impound the vessel. They also have the power to fine or imprison the captain for breaking the law of the sea and/or dishonor.

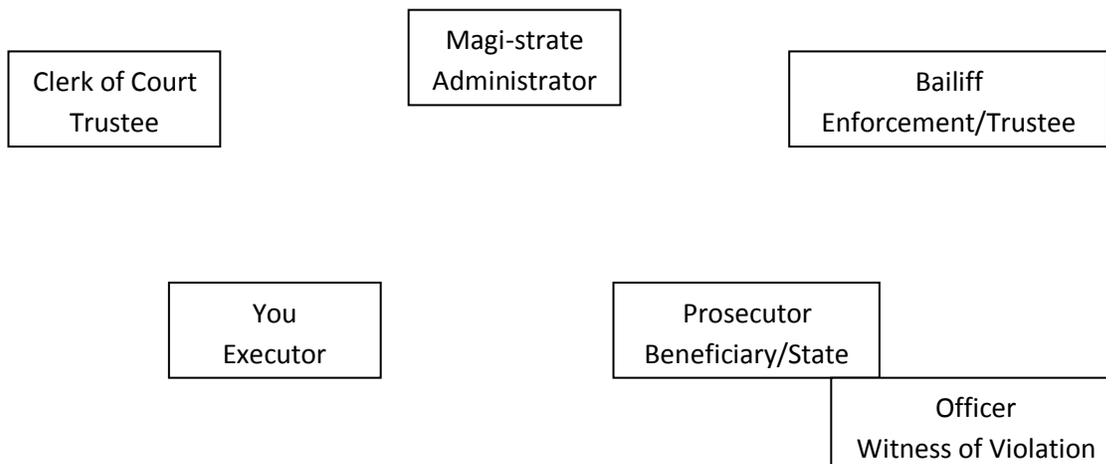
This is all based on the presumption that you are operating in “commerce” because you have voluntarily registered your vehicle as such, applied for a license to “operate a motor vehicle” in commerce (traffic) and have demonstrated in “deed” that you agreed to their terms.

This can be a sticky situation when you go into a court room as they have covered all of their bases in order to accuse you of negligence and in fact breach of Trust. It is up to you now to break the presumptions!

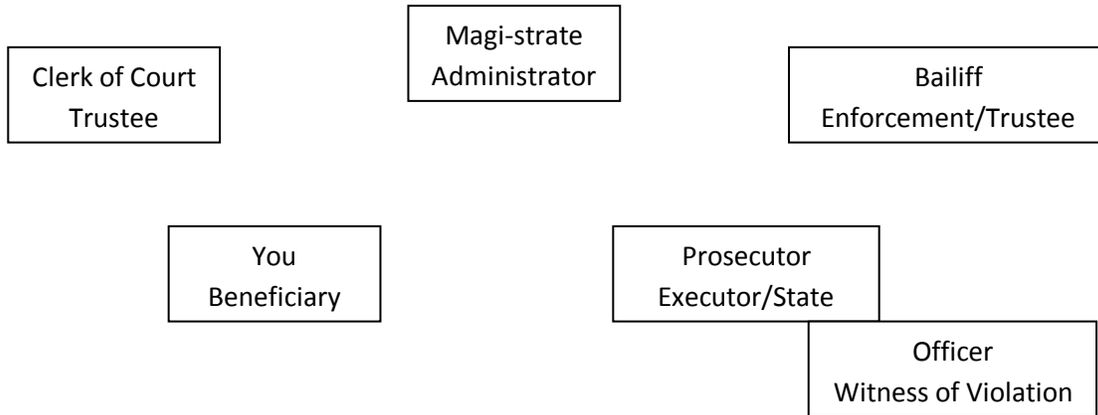
Remember.....this is all about the Trusts! You acted as fiduciary when you acted on behalf of the vessel (the all cap NAME) entity and as such, they presume you are the executor of the Trust as a 14th Amendment citizen subject to their laws. But you can break that presumption! The “road pirate” is simply acting as an officer (Trustee) of the state (Executor) in an effort to get you to sign a “contract” (constructive trust) that is in actuality designed to make you a witness against yourself in his presence. The two signatures are the all cap NAME and yours as fiduciary. The only way to end it is by autographing it: **NO CONTRACT William**. There is no room for assumption or interpretation in this statement as it means what it says....all the other crap such as ARR (all rights reserved) or UCC codes only serve to establish you are a 14th Amendment citizen and/or leaves room for opinion by the court.

Here is the court layout based on their presumption. This happens the minute you answer to the NAME.

YOU DO NOT WANT THIS!!!!



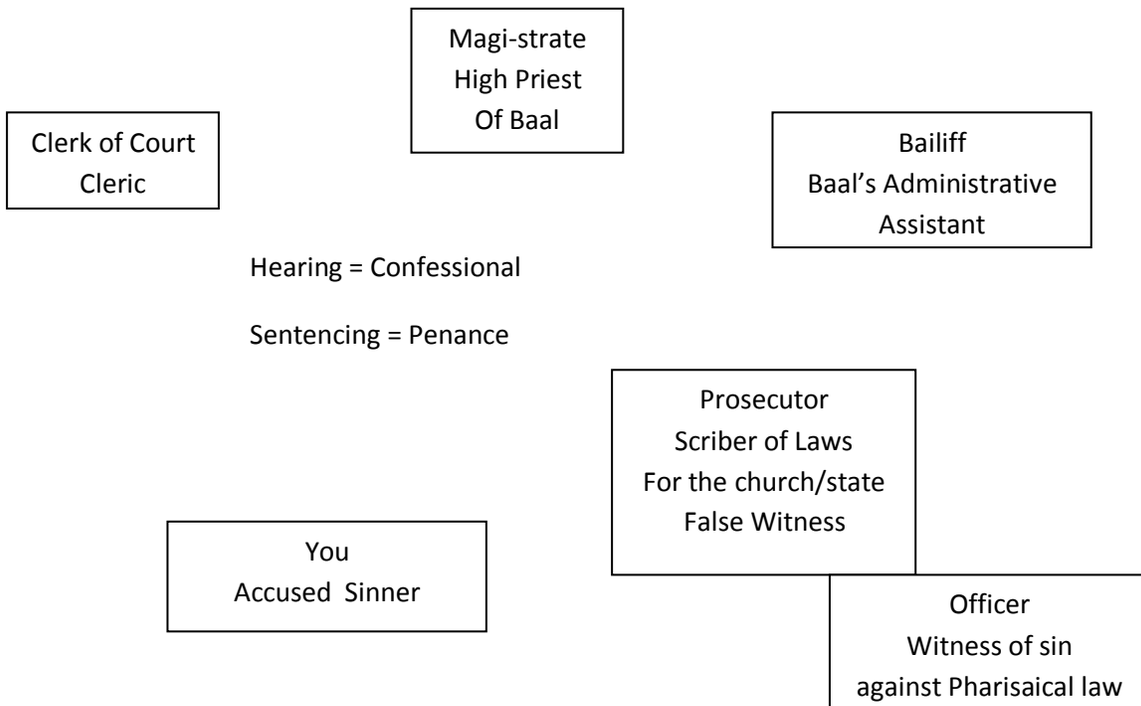
WHAT YOU REALLY WANT IS THIS:



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The only way to do this is breaking the presumption as outlined below.

This is Babylon folks as the separation of church and state ended with the 14th Amendment. Here is the result: Curia (Court)



Before going into any curia (court), you must try to reconcile this error quickly with your adversary (prosecutor or clerk of court) so that he may have a chance to repent for the trespass against

you (dismiss/discharge the case). IF you understand the trust relationship well enough this should not be difficult to do.

If reject your offer for peace and try to stumble you in court, you should walk up and state:

“I am here for the WILLIAM MORRIS trust and Constructive Trust CV-000012-01 (OR SUMMONS NO.) and I believe that there has been a mistake.”

They will ask **“Who are you?”** or something to that effect. ONLY answer them with a question or direction. Remember, you are the Beneficiary of the Trust!!!!!!

“In the Son of the living God I am called William and I would ask the court to determine who the responsible party is and direct any questions it has to that one.”

The judge will try to engage you into becoming the NAME again by asking you a question like:

“Are you William Morris?” - You will answer,

“I am not that Trust and again I ask this court to please verify who the responsible party is and direct any questions it has to that that one.” (Look intently at the prosecutor – never point at anyone)

They will likely try again to ask you a question to regain their presumption over you like:

“Are you a resident of the Commonwealth of Virginia?” If you answer yes you have just admitted to being a 14th Amendment citizen and the executor of the Trust. This is BAD so don't do it!

Again you must state:

“Again, I would ask the court verify who the responsible party is in this matter and direct its questions to that one.” (again look at the prosecutor).

After three attempts to stumble you, they will likely dismiss the case because they only get three chances, but if they press on by asking another question like:

“Were you driving blah blah blah?” They might do this in an effort to get you to go on with the case and act in the capacity of fiduciary.

Again answer them but this time a little firmer in tone with more information.

“I have asked this court in an honorable fashion to ascertain who the responsible party is, yet it persists in asking me, the beneficiary of the Trust, questions that I cannot answer. I will once again ask the court to identify who the other people in the room are and to clarify what capacity they are in with regard to the Trust that has been charged.”

This should end it right there for they do not want to get caught in breach of the Trust.

The same process should be just as effective in any type of court as all of them are administrative courts and they are not acting as true judges. In fact, that is why you cannot bring up your “rights” under the

constitution in their courts as they can only operate as administrators of the constructive trust under the assumption that you are in fact a 14th amendment citizen. You have no rights, only privileges. Remember, your actions **on the side of the road** and/or in court can get you into trouble if you do not understand this Trust relationship fully.....it is well worth the time to learn it!

Thoughts in the book of Revelation.....

CLV Re 16:19 And the great *city [Babylon] came~ to be *divided* into three parts [The Vatican, The City of London (the square mile financial district of London), and the district called Washington DC who together represent the triple crown]; and the cities of the nations fall [all of them have been brought into Babylonian captivity by these three who work together. The nations fell to financial and military fraud, deceit and power]. And Babylon the great is *brought to remembrance* in *the* sight of *God, to give her the cup of the wine of the fury of His *indignation.

CLV Re 16:13 And I perceived, out of the mouth of the dragon [the Vatican], and out of the mouth of the wild beast [City of London FD], and out of the mouth of the false prophet [Washington DC],

CLV Re 16:14 three unclean spirits, as if frogs (for they are spirits of demons, doing signs), which are going~ out onto the kings of the whole inhabited~ earth, to be mobilizing them into for the battle of the great *day of *God *Almighty.

This is a spiritual battle and the three together are mobilizing the kings of the earth in an effort to destroy the holy ones by creating a global socialistic/communistic godless society.

And they worship the dragon (Vatican) seeing that it gives power to the beast (City of London FD) Does not every world leader bend knee and kiss the hand of the Pope?

Frogs are amphibians which begin life in the water and come out of the water and on to the land. This is how the law has gone forth over the entire inhabited earth. Maritime law was transformed into UCC law which is governed by the Vatican (Dragon) and enforced through Financial Usury (via the financial district of London) and Military Expansion (via Washington DC).

The law itself is a composite of the three, Vatican - Religious (Talmud/Sharia), London - Commercial (Maritime and UCC), and Political, Roman State (the hybrid of the first two into local statutes laws and codes. All of these are in stark transgression of God's Law.

More on this soon as we have come to understand not only what has already occurred in the book of Revelation, but now know what is about to take place! We are almost there folks.....