

1215 Magna Carta Voided By the Pope, Beginning the Deception By the King and Pope to Romanize and Enslave the English People

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English Monarchy Defrauded People's Rights

Any claim of absolute sovereignty rights by the English Monarchy was shown to be non-existent in the Magna Carta of 1215.[Actually 1225, as the 1215 Magna Carta was voided by the Pope.] Yet, over PERSONS, be they natural persons (man under contract of servitude with the Crown, and without right of free will - except for obedience) or artificial corporate bodies, as created by the Crown, there is absolute rights of the MASTER over the servant exhibited by the Crown over the People.

England has been under the Roman system since King John signed over England FOREVER as a vassal state to the Holy Roman Empire/Pontiff/Vatican in 1213. All human institutions are make-believe ships/incorporations in the Roman system. Thus, All corporations and corporate (crew) members are a legal fiction, and are SUBJECTS of the Crown. The British Crown is subject to, or under the Crown of the City of London, the Vatican owned financial, legal and professional controls capitol of the Holy Roman Empire.

The English Monarchy began the defrauding of the English people of their individual rights protecting Anglo-Saxon Common Law in a concerted effort by King Edward I in conspiracy with the Pope of Rome sometime around 1300 AD. The term "common law" and "English common law" was concocted as a fraud; and, is in fact, a system derived directly from Roman civil law - commonly called "dictator's law." As Roman Municipal Law, it points to Mercantile Law used against debtors, as 'municipal' means a debtor territory.

Considering that Anglo-Saxon Common Law period of England preceded the Norman Conquest of England by some 500 years, we have evidence of this fraud posted on the Canadian Federal Justice website:

"The common law, which developed in Great Britain after the Norman Conquest, was based on the decisions of judges in the royal courts. It is called judge-made law because it is a system of rules based on "precedent." Whenever a judge makes a decision that is to be legally enforced, this decision becomes a precedent: a rule that will guide judges in making subsequent decisions in similar cases. The common law is unique in the world because it cannot be found in any "code" or "legislation;" it exists only in past decisions. However, this also makes it flexible and adaptable to changing circumstances."

The primary feature of Roman Municipal Law, a variation of Roman Civil Law,[derived from Maritime Law], used by the deceitful English Monarchy, and its so-called justice system, was/is the "notwithstanding clause." The Monarchy called this 'Equity.' This clause derives from the fact that Roman Law is based upon all commercial and political organizations, in fact all human institutions, being make-believe ships.

All 'ship's orders'- laws, rules and regulations concerning the ship, have within them the necessary right and duty of the captain to disregard any such rules or regulations when he deems it necessary for the 'good' of the ship. The complete "flexible and adaptable" feature of so-called English or British common law is nothing more than the common usage of the notwithstanding clause to insure that the Crown's pleasures, prerogatives, and privileges come before the individual rights of the people.

Complete Magna Carta of 1215 A.D.(King John) version:

The 1215 Magna Carta was declared void by Pope Innocent III

The Pope approved version is the 1225 version signed by King Henry II

<http://www.britannia.com/history/magna2.html>

Complete Magna Carta of 1297 A.D.(King Edward 1) version:

In this version, we find "freeman" instead of "free man", as in the original,(freeman = slave granted some freedoms), and "person" - a false role or status imposed on a man, thus showing the beginning of the deception by the King and Pope to Romanize and enslave the English people.

http://www.archives.gov/exhibits/featured_doc...

England is owned by the Catholic Church. YES that is right the Vatican owns England. The largest global ownership of LAND is the Vatican and the largest collection of MONEY is the British Crown.

Did you know that Queen Elizabeth I wiped out any residual LIBERTY of the Anglican Church in England by subjecting it to the CROWN through the Thirty Nine Articles of 1563?

"The British Crown is subject to, or under the Crown of the City of London, the Vatican owned financial,

legal and professional controls capitol of the Holy Roman Empire."

Most people know about Vatican City being its own country with its own police etc. but did you know that the City of London (British Crown) is its own country, all with their own laws and police, and they are NOT SUBJECT to the Queen of England and the British Parliament? Was everyone aware of that?

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the Vatican owned financial, legal and professional controls capitol of the Holy Roman Empire."

<http://www.care2.com/c2c/share/detail/926293>

Editor's note : It has come to my attention that King Henry III reversed the Pope's negation of the Magna Carta. According to the second British subject I know, the decree has been whittled down since that time, which, however, is more proof that the Magna Carta is still in effect to some degree.

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