## Why You Should Never Hire an Attorney

Now learn why you should never hire an attorney. None of these deplorable abuses would be possible if the American attorneys were acting as Americans. This system of things wouldn't last a week without the full help and determined support of the American Bar Association.

The Constitution of the United States of America is a giant and hugely public commercial contract. The original organic "Constitution for the united States of America" started out as a "compact"---an agreement by the several States to indebt themselves to pay for certain enumerated services, and so, it has always been a contract defining the structure, limits, duties, and means of paying for services to be provided by a new level of government.

If the Constitution ever meant anything, the lawyers should be defending it, if not out of patriotism, out of greed; but, as you have begun to suspect, the Constitution no longer means anything because the government it binds no longer exists in a practical sense. The People it was meant to protect have been "redefined" as citizens of another nation calling itself the "UNITED STATES" who are merely represented by corporate personas and otherwise presumed dead, lost at sea.

We, the American People, have all but ceased to exist.

The lawful federal government has been replaced by a corporate imposter for over 150 years, and that corporation has neither the rights nor the obligations of the lawful government. Likewise the corporate entities named after you have neither the rights nor the obligations of a Living Person.

In 1933, the original governments of the 48 States United were also taken over by a corporate coup d'état and the original Constitution that had been honored by the American States up to that point, was replaced by the commercial contract that is in evidence today "The Constitution of the United States of America".

At first glance, the two documents appear largely the same, except that the original 13th Amendment does not appear in the modern version. The original 13th Amendment outlawed the Bar Association in America.

As a commercial contract, the present version of the Constitution is enforceable only if you knowingly act as an Acceptance Agent and bring suit against the federal corporation under the Uniform Commercial Code as a franchise operator.

How many Americans are prepared to do that?

You don't know you're an Acceptance Agent.

You don't know there is a trust and transmitting utility owned as a franchise by the Department of the Treasury of Puerto Rico named after you. You don't know that your lawful government has been replaced at all levels by corporations merely

"representing" it. You don't know that you have a "US vessel" named after you, either.

Here is the simple fact---- you cannot hire an attorney to represent you.

Attorneys always represent the Crown Temple. They never represent the people who pay them, and who mistakenly assume that because they have hired an attorney and paid him lots of money, his job is to defend them. That is not what "your" attorney has agreed to do.

An attorney's entire job is to make sure that the Judge doesn't make an appealable error. His job is to protect the judge. He's there to make sure that when you are nailed to the cross, it is done in a workman-like fashion, and you pay him for this service.

If you don't understand that your lawyer's allegiance is always and only to the Court, you may well be mystified by their suggestions and behavior.

Why are the junior attorneys always bobbing up and down like birds drinking at a fountain? If you are watching senior attorneys perform, what are those strange hand signals about? Why does the judge suddenly jump up from his chair, go into his chamber, and then come back out?

You are watching an ancient ritual. Each person is performing their part, according to their level of initiation. The young lawyers are doing obeisance, the older lawyers are calling their shots, like a game of billiards, and the judge's little in and out of chambers dance just changed the jurisdiction of the court on you without announcing it in court.

The attorneys practice a very strange religion in which everything is twisted around, redefined, upside down and backwards---a religion that mirrors everything. Where have we encountered that before?

Naming trusts and transmitting utilities after Living Persons is purely a lawyer's trick. Calling the District of Columbia, Guam, Puerto Rico and other Insular States the "United States of America" is typical of their semantic deceits.

An attorney's use of language is meant to be blasphemous, deceptive, and warped against any true or honest meaning. They have managed to record over 350 different so-called "legal meanings" of "United States of America" alone. Black is white and up is sideways, an objection isn't an opposition and a conditional acceptance doesn't accept anything at all.

The attorneys excuse all this as "tradition" and as "legal meanings of words" but that's claptrap to hide the obvious.

Attorneys are professional liars. The Crown Temple worships the Father of All Lies. When an attorney tells you that the practice of law is all about finding the truth,

they have just told you the biggest lie in their whole kit bag. It's about finding the truth all right----and killing it.

Attorneys lie when they have to, and they lie when they don't have to. They lie just for fun. They lie to make money. They lie for entertainment. They lie as a blood sport. They will happily, gleefully, lie about you, their client, but they will never lie to the judge. That is because they are always working for the judge.

So your lawyer isn't your lawyer, any more than your bank account belongs to you. The judge works for the Court, the Court works for the Crown Temple, and the Crown Temple belongs to the banks. The lawyer you hired works for the judge. If the judge doesn't get you, your lawyer already has. It's impossible for the Bar Association to lose, and equally impossible for you to win.

At the end of the day, when the House counts the chips, the Bar Association always wins, and the only way out of this trap is to never go in.

When you hire an attorney to "represent" you, he is representing you in the same way that the trust and transmitting utility is "representing" you. By hiring a lawyer you are presenting yourself to the Court as a ward of the State, literally as a person who is mentally incompetent to speak for yourself and make your own decisions.

This is what a "General Power of Attorney" does----it grants your authority to act, to speak, to ask questions, and to make decisions, to your lawyer or to whomever else you grant a General Power of Attorney to. You become bound by their words and deeds. Most of them make a show of asking your permission, but the deal is already cut. Nine times out of ten, there isn't the least little bit of a question about the outcome when you step into the courtroom with a lawyer by your side, because the lawyer you hired has already signed off on the deal "for" you, and you gave him permission to do this by hiring him.

So you have handed your keys to a perfect stranger who works for the judge who works for the Crown Temple which works for the banks, and the banks are, as it turns out, the ones prosecuting you. You might as well strip naked and lay down.

This isn't to say that your family attorney knows all that I am telling you. The majority of American attorneys will be shocked and in denial when confronted with this. Many of them have been railroaded and victimized by this system themselves.

The criminality that comes with a National Breach of Trust this incredibly huge is unavoidable. The corruption that thrives as a result of the government's own crookedness is like a cancer spreading endlessly through America.

## What All Free Men Want

## BY

## Hartford Van Dyke, Non-Union Lawyer

All American men want to be free from British Feudalism, free from the ownership of land by the Crown, free from the control of land by lords, free from the slavery of serfdom.

Feudalism is not only a social system; it includes also a legal system populated by attorneys, those in the British social class system who are above the rank of a gentleman and below the rank of a knight. The attorneys are given the title of nobility of "esquire". Attorneys are the mercenary paper pushing soldiers of the Crown. It takes a certain kind of social vacancy, insensitivity, and/or stupidness to qualify for the occupation of "attorney".

Attorneys are not really lawyers. They don't practice law, they practice attornment. British attornment is the feudal ceremony or process of attorning or turning a property or land over from one lord to another lord while moving the serfs or tenants or slaves along with the land. Generally, even today, attornment is the legal (but not necessarily lawful) method of maintaining the class structure by keeping the rich rich, and the poor poor. That is, it is the method of keeping the rich (wealthy) in power and keeping the poor in subjugation or slavery. The attorney's role in American Law is the same as it is in British Law. Attorneys are subtly selected and trained to have the same role in the United States of America. Generally, they are not aware that they are learning, practicing, and promoting British Feudalism, the foundation of which is laid by the American Public School System.

A lawyer, on the other hand, practices law, believes in, practices, and promotes the free exercise of intelligence, reason, invention, and conscience to provide liberty and justice for all (with equal opportunity to have access to liberty and justice) and to take special care that the weak shall not be oppressed by the strong (the code of Hamurabi), so that man's powers of intelligence, reason, invention, and conscience will not be trampled by the unreasoned and greedy forces of other men and /or governments.

A lawyer protects: labor, the right to labor and the laborer's right to the fruits of his or her labor, the right to contract (by the use of contracts), the right to demand responsible specific performance (by the use of distresses), the right to demand payment of a debt and to collect a debt (by liens), and protects the social strength which arises from the mutual and reciprocal right to the equal protection of the law,

and protects all of these commercial rights to the extent of the destruction of all social class distinctions.

The law which a lawyer promotes is the commercial law of fair and equal opportunity of laboring, buying, selling and trading, without monopoly.

Clearly then, the attorney and the lawyer practice opposite systems of social reward for labor, and there is no such thing as an Attorney-at-Law, unless, by the term "law", the attorney is referring to feudal law.

Shortly after the American Civil War, several labor and resource institutions or associations were established in the United States to return the control of America to the monied elite, especially to the monied British Elite. In 1878 our American legal system came under the control of a Labor Union known as the BAR ASSOCIATION. Consequently, our courts have become closed union shops. Our judges have become the union bosses of those courts. These judges are overseen by a principal union boss or union superintendent, a Supreme Court justice of the State.

Attorneys control everything of importance in government, the Bar Association controls the Attorneys, and the monied elite control the Bar Association.

The Bar Association Labor Union only allows union "Lawyers" called "attorneys" to use the publicly tax-financed courts. The public is thus prevented from making full use of the tax financed Justice System which it has paid for through its taxes. Instead, those taxes are fraudulently used for the private transactions and accommodations of the Union "Lawyers" or attorneys, by providing courts as a privately used public office space to do business as a Union Labor Hall or Local (Union Local), with Local Rules, called the "Local Rules of the Court" which have *no proven* or *demonstrated basis* in commercial law, common law, or statutory law.

The ultimate objective of the Bar Association is to overthrow the Government of the United States of America and its Constitution, and to re-establish an incontestable form of British Feudalism in America and the rest of the World which will eventually become the New World Order.

Free Men want the Bar Association to be abolished, and the Commercial and Common Law Systems of the United States of America and its Constitution to be totally reinstalled.

Hartford Van Dyke Non-Union Lawyer P.O. Box 3100 Battle Ground, WA 98604 (360) 687-5680 (Current Location http://users.navi.net/~rsc/vandyke3.htm **see also:** <a href="http://constitutionclub.ning.com/forum/topics/itnj-international-tribunal-for-natural-">http://constitutionclub.ning.com/forum/topics/itnj-international-tribunal-for-natural-</a>

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