

“Christian-Israelite Common-Law Court of Justice for the People of Oregon”.  
(Articles of Incorporation Filed with Secretary of State; RN: 76-7130-84; 27-9-2000)  
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November 16, 2000

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**“Constructive-Notice”**  
to the Members of the  
**“Supreme Court”**  
of the Civil Government of the State of Oregon  
& all of their assistant “Civil-Servants” who may become Aware of this matter, of

**“Treason”**,

consisting of an Epidemic of “Overt Acts of War” being perpetrated by  
a Conspiracy among some certain Corrupted “Civil-Servants”  
of the otherwise Constitutionally-Lawful “State of Oregon”;  
to Alienate “We the People” who  
Collectively make-up this Socially-Compacted “State”,  
from our Constitutional Rights to “Due Process of Law”,  
& thereby to Reverse their “Master/Servant” Relationship,  
all so that they can Reduce “We the People” into  
a Broken & Dejectedly-Spirited Sub-Class of Human-Slaves.

And take further Similar Notice to enter into “Good-Faith” Discussions with the  
Representatives of “We the People” who are Voicing these Concerns within 30  
Days; or in the Alternative give “Presumption of Law” to be Abusing your Position  
as a “Public-Servant” under such Laws as ORS 162.005 (2-b),  
all so-as-to Give “Aid & Comfort” to the “Enemies” of this State.

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Members of the "Supreme Court" of the Civil Government of this State of Oregon:

This Duly Registered Religious Corporation here-by Proceeds before Each of You as one of many "Private Party" Entities who by "Law" are authorized to proceed "State Ex Rel", all as is recognized in ORS 30.510, & similar to the old "Quo Warranto" proceedings. As you are probably aware, this means that we are "Joint Tenants in the Sovereignty" of this "Body-Politic" of "We the People" who actually physically compose this Constitutionally-Lawful "State of Oregon". We are "Socially-Compacted" there-to, with an "Undivided-Interest" therein.

Because many of us have become aware of certain "Clear & Present Dangers" to the Very Survival of this State, here-under we have a "Duty" to Sound "Alarm", & also a "Right" to "Speak in the Name of" & Authority of "the People", who Compose this "State". This "Constructive Notice ... of Treason" Document (together with the other Documents which are incorporated herein by way of reference) all set-forth Proof of this "Clear & Present Danger" to the very Survival of this State. This is an "Emergency" situation, of the very Highest Priority, & Until this "Alarm" is Put to Rest by way of Following the Well-Reasoned & Traditional "Due Course/Process of Law", then it is our understanding that Constitutionally Recognizable "Law" allows that said Persons (such as ourselves) have the continuing "Right" & "Duty" to Command the Entire "Force" of this Constitutionally-Lawful "State", until "Administration of Justice" is Completely & Finally Achieved. If any among you disagree with these conclusions, then we Respectfully Mandamus/Demand that Each of You set forth your "Basis in Law" for such disagreement within the 30 Days herein mentioned.

We are Not Salves. We have Not "Consented to be Governed" by any Form of Government other than that which was adopted in Constitutional-Convention for this State "In the year of our Lord" 1857. We have Not Established any "Minimal-Contacts" with any such Other Form of Government, Nor any "Legal-Nexus" there-to.

We have come to know that "Law", Properly Defined, Comes From God; just Precisely as Set-Forth by Blackstone, Jefferson & multitudes of others. This is that same "Almighty God" who is placed right up-front in Oregon's Constitution at Article 1 Section 2, & who Speaks with a "Single Voice" to All of "We the People" by way of the "Dictates of their Consciences", as specifically there-in mentioned. Here-under, & in the most Holy Name of this King of the Universe, "Almighty God" YHVH, "We the People" of Oregon do seek His "Peace" & His "Justice", all under His "Laws of Nature & Nature's God", just as traditionally practiced within the "Circle of Christian-Nations". We have come to know that it is from this "Circle of Christian-Nations" that our "Due Process of Law", "Jury Trial Rights", & our Entire Body of "Common-Law" is derived. Our research has Completed Historical Verification that these "Common-Law" Rights have been "Set in Motion" by none other than the "Prince of Peace", the Christ-Messiah Jesus/Yeshua; the promised Deliverer of Israel from Bondage, & the Son of YHVH Himself.

Here-under, this Battle for the Survival of this Constitutionally-Lawful "State of Oregon", is a Spiritual/Religious Battle. Here-under, None but that "Almighty-God" of Article 1 Section 2 has the Power to Save this State from "Hostile-Take-Over" by it's "Enemies".

By virtue of the Authority of the Twelve Unanimous Sovereign-Citizen/People who are Signatory to our "Articles of Incorporation" document, which has been formally "Filed" with Secretary of State Bradbury, & which should be in accompaniment hereto; here-by, our "Christian-Israelite Common-Law Court of Justice for the People of Oregon", has been Lawfully-formed, all so-as-to Speak to Each of You, with that "Single-Voice" for "We the People" of Oregon, & "Almighty God". The man who presently commands the greatest confidence from among our group is our presently appointed "Chief Justice of the Peace". He is our delegated-representative & "Single-Voice" Spokesperson to the entirety of the rest of the world, including to yourselves. He presently is Charles Bruce, Stewart; of 39275 Hood St, # D; Sandy Oregon; 503-668-3932.

We would be glad to indulge in more introductory-niceties, however, we regrettably have come to find that our respectful concerns for these Most Serious Issues mentioned above, are Frequently Received

with Hostility. Here-under, efficient allocation of resources, commands that we cut to the bottom line:

In attachment hereto, please find a number of Documents including another "Constructive Notice" which was presented to Governor Kitzhaber on the date of the 28<sup>th</sup> of September, but bearing the date of the 27<sup>th</sup>. That Document & another similar (which were sent to him & Legislators Metsger & Schrader, & which was dated & presented to the Governor on October 13<sup>th</sup>), did Outline a very abbreviated Essence of the Concerns which from our perspective does "Justify" the Disturbance of the Status-Quo, by such alarming terminology as "Treason". The Members of the "Oregon-Law Commission" & the Members of the "House & Senate Judicial Committee", have all been presented with similar but a shorter "Constructive Notice ... "Treason" as is in this document. Lengthy Supportive-Documentation in the form of Photo-copies from Legal Text-books, Case-Law-Precedents, Statutes, & Constitutional Citations; were provided to both the Governor & the Members of each of those groups also. Our presentation to Each of You here & now, is slightly rushed; & that extensive Supportive-Documentation may not be presently in accompaniment here-to. We will seek to insure that remedy to any such defect is cured, forth-with.

Those other "Public-Servant" Bodies were given copies of the letters to the Governor, together with a "Constructive Notice of Treason" Document as similar to this, but not with as much detailed in the explanations of our concerns. Here-under, this document is superior to that document presented to the Commissioners & Jud-Com, so far as reflecting our concerns; & it would be in the interests of Efficiency to use this document as a replacement for those ones. Chief Justice Carson was previously served with some of these "Constructive Notice ... of Treason" Documents, & he seems graciously to have affirmed that he will facilitate communications with our people concerning these matters. If Efficiency seems well served by allowing Judge Carson to be a Spokesman for some other of you Judges, or for any of the members of the other Bodies, then this is acceptable in our eyes. But we need to be clear as-to who is supportive of these Communications, & who is stone-walling, if any-one. This "Constructive Notice ... of Treason" is being taken quite seriously by many of "We the People" in this Constitutionally-Lawful "State of Oregon", & those who Refuse to Affirm Responsive Efforts of some form, within the 30 days so allowed; will be so noted for the "Indictment of Treason" which must eventually proceed against them.

A packet of Supportive-Materials was given to both the Governor, & to many members of the Commission. Both packet presentations were extensive. The packets to the Governor included slightly more documents, but there were a few documents in the packet presented to the Commissioners & Jud-Com which were not in the set given to the Governor. Such details are minor, & may be cured easily in the future. If your offices can help by making copies of the Supportive- Documents which have been presented previously to Judge Carson, by way of his membership on the Law Commission, that would assist greatly in the burdens which presently are upon the small staff of this Religious Corporation. We suspect that concerns for "Treason" do not cross your desks every day. We feel that this "Justifies" our request that you prioritize the "Public" Resources of your offices to facilitate the making of enough copies for all of you. In fact, by our proceeding "State Ex Rel" herein, we here-by give you the Permission of the Sovereignty of the "State of Oregon" to proceed to do the same. We don't mean to be flippant. This truly seems to be how the Power is to Flow with-in this Constitutionally-Lawful "State of Oregon".

All of these Documents, taken all-together; do Outline a Clear-Picture of a "War" being conducted against our Constitutionally-Lawful "State of Oregon". We Respectfully Mandamus-Demand that you Fulfil your "Duty" as "Public-Servants" to Respond to these Most Serious Concerns of "Treason", all by way of arranging for opportunities for Full & Open Communications with those of us bringing forth these concerns, especially Charles Stewart (at the contact info elsewhere in his document).

These Supportive-Documents do First Prove & Establish a Clear-Picture that the "Body-Politic" of this Constitutionally-Lawful "State of Oregon" was Firmly Conceived, in the Concept of "Liberty" & the "Rights of Conscience", & that these Shall be "Secured" for "We the People" who are "Socially-Compacted" within this Constitutionally-Lawful "State of Oregon". This State is Blessed with one of the

most Advanced Constitutions of any of the States in the Union. Our People have a Strong-Heritage of Liberty, & the Statutes which our Legislative-Assembly has enacted, are similarly very Advanced.

How-ever, even without the Documents here-in referenced which Prove such, it is strong Evidence of the Power of the “Enemies” of this State, that these Fundamental Concepts of Oregon’s Constitutional-Laws of “Liberty” do Need this Refresher. Propaganda & Indoctrination from “Subversive-Elements” have reached Epidemic-Proportions amongst both the People of Oregon, & the Public-Servants who are En-Trusted with the Piloting of our “Ship of State”, from it’s Helm. This Propaganda is Clearly Scientifically-Designed by these “Enemies of the State” to Maliciously-Subvert the Originally-Intended “End-Goals” of Oregon’s Constitution; that being to Secure for “We the People”, Our “Liberty”, “Rights of Conscience”, “Justice”, “Peace, Safety, & Happiness”; & “Remedy by Due Course/Process of Law”.

The Clear-Picture which Emerges from an impartial Study of these Documents, is that there is a Powerful & Private “Special-Interest-Group” which has been in existence for many years, & who have over very long periods of time Conspiratorially exercised Patience & Cunning, all so-as-to Progressively & Incrementally Subvert the Republican & Democratic Based “Social-Compacts” upon which the Constitutionally-Lawful Forms of Government for Oregon & the rest of the American States are Based.

These “Enemies” have Specifically Targeted, Infiltrated, & Subverted the very Organs of what presently passes as a “Judicial-Department” within this “State of Oregon”. They act in the precise same manners of which did the ancient Religious “Star-Chamber” Courts of England after the Roman & Babylonian Influences of the so-called “Norman Conquest” of 1066 ad. Although the “Chopping off of Hands & Feet” for “Infractions” has now become unfashionable, the essential Same Process of “Secrecy” as well as the same “Terrorizing” influence of the Destruction of the Spirits of the People, is Still Coming-Forth from the Modern Oregon Counter-part to those Anti-Christian & Evil Religious “Shetar” Courts.

These Concepts came in-to England through the Babylonian-based Slave-Trading Codes, of which the Romans were do indulgent. Here-under the “Great whore Babylon” as referred to by Christ Jesus in Revelation Chapters 17 & 18 is the focus. Revelation 18 11-13 specifically references that this entity does practice the Selling & “Buying their merchandise ... of Slaves & the Souls of Men.” These same Babylonian Code based Salve-Trading Codes have made their way into Early English & thus even into Modern American & Oregon Civil/Municipal Law under the Name of “Master/Servant” Relations. The modern 102 + Volumes of Law Books entitled “Corpus Juris Secundum” has a devoted the full Volume # 56 to this “Master/Servant” study. At it’s opening therein, it states:

**“The relationship of employer & employee is substantially the same as that of master & servant, but ... the terms “employer” & “employee” make a better designation of the relationship in this industrial age, particularly in view of the fact that Americans as a rule do not like the word “servant”. ...**

Here-under is shown that the American People being “Lied-To” with regard to the very nature of that Body of so-called “Law” which is being applied over them as they seek out sustenance & covering for their family & loved ones. The American People are once again being treated like “Human-Cattle”, aka: “Goyum”, precisely as the Ancient Babylonian-based Slave-Trading Codes did so encourage. Perhaps some among you question that such Evil actually has walked upon this earth. Let the Record shed Light to a candid world, as follows:

**Historical Jurisprudence; An Introduction into the Systematic Study of the Development of Law  
By Professor Guy Carlton Lee; of Johns Hopkins University; London: The McMillian Company, Ltd. 1922  
Part 1: The Foundations of Law; Chapter 1: The Law of Babylonia; Section 1 History & Sources; (Page 12):**

**The law of Babylonia has had an immense effect upon that of nearly all the countries of Europe ... .  
The literature of Babylon has perished; but the element of culture which has endured was greater than the literature. That element is law, an organized intelligible system of rights & duties enforced by the State. ... The great work of the nation was the production of a system of law, necessary to the extended commercial activity of the city ... . The complex Babylonian civilization, which produced a commercial law in advance of any other ancient system, – certainly far more advanced than the law of Egypt, the only nation of antiquity which**

could be compared with Babylon, – was ... the product of ... its relations to the other countries of the world.

The exercise of judicial functions, at least in matters of commercial law, seems to have been in the hands of the hierarchy. The reasons for this may have been in part those which, in the mediaeval period of European history, threw the control of legal procedure largely into the hands of the ecclesiastics. In Babylon, the custom of documentary evidence in almost all transactions ... & the wide extent to which written contracts were employed, made the notarial & judicial functions of the priests very extensive. But the part taken in business transactions by the priesthood was appropriate for another reason, which perhaps had more influence in the time of the early law, before the purely commercial side had been developed. This was the part which was connected with contractual oaths, which at first were numerous. The contracting parties were obliged in their contracts to swear by the principal god of the country, & by the reigning prince, that they would abide by the conditions of the contract ...” (Pages 17 & 18 : Section 2, Judicial Process)

The Babylonian Law developed to the fullest extent the idea of a Contract. Almost any possible business transaction was reduced to the form of a contract & was executed with the same formalities – i.e., with witnesses, notary, & signature. Thus the points as to deeds, sales, mortgages, loans, & banking are in no respect different in form from the matter of hiring, rent & leases, partnership, testaments, & domestic relations, including adoption. Transactions so very different could be reduced to the same principle, or brought under the one head, only by a highly abstract conception of contract itself. From forms of contract ... we pass to the relations of master and servant, leases, & future delivery of goods.

... a man might well make a contract with another whom he hired for a year, or whom he contracted to serve for a year. ... example ... In connection with this contract, it should be noted that Ubarru was regarded as a free agent, hiring himself out. But since he enters into a relation to his master in which he is temporarily in the condition of a slave, he has a representative, or guardian, Samas-taiaru, who protects his interests. This seems to have been customary. (Sub-section A. Master & Servant.)

... In the case of a slave the name of the slave's father is never given. The slave is not regarded or spoken of as a man, but as a thing, and is reckoned in the same way as cattle. The actual point of this contract is the transfer of the right to a man's services. Such a transaction is but a part of the whole Babylonian system, whereby every credit or right was passed from one to another by means of contracts. ...

The law was very strict as to the beginning & termination of these contracts. ... If the servant did not appear, he could be arrested & brought to his master, as he was his master's man. ...

This species of ... temporary slavery was of great importance & very customary in Old Babylon. It was retained to some extent in New Babylon; but, probably on account of the greater number of actual slaves, its importance rapidly diminished. ...

The prominence of Roman Law among the Legal Systems of ancient & modern times was due not merely to the genius of the Latin race, but also to the relation in which that race stood to the rest of the world. By origin it was one of the Aryan family of nations. It inherited the customs & traditions which have left their mark upon the institutions of India as well as those of England. But it stood in such to the highest Western civilization as to gain therefrom all the best which this had to offer. The law of the race had its birth in that fertile & diversified country which lies to the west of Apennines. The races which occupied that favored tract were within easy communication of the great Phoenician State of Carthage. Thence they could obtain those juristic principles which had been slowly elaborated in the East. The decaying fortunes of Babylon & Egypt in no wise hindered the transmission of the laws of those nations. The commercial customs which had been known on the banks of the Euphrates from an immemorial antiquity became, through the Phoenicians, the commercial law of the whole known world. Of many of these Rome was, through Carthage, possessed from the earliest period. ... every aid in the field of jurisprudence which was to be gained from other nations was received by the Romans, & by them turned to account. (Part 2: The Development of Jurisprudence; Chapter 7, Early Roman Law; Section 1 – Historical Introduction; Pages 188 - 189)

These Babylonian Religious Codes recognized the ability to buy & sell contracts between merchants in "Commerce". Under this system of Babylonian Codes, contracted-debtor-people were Forcibly Compelled to perform the contract regardless of Conscionability, or who was the original contract-creditor. This Babylonian Religious Commercial Code embodied a sub-codification which is modernly recognizable as "Master-Servant Relationships".

Under this Babylonian Religious Code, "Slavery" is clearly facilitated. People were not recognized as People there-under, but were items in Commerce. The Slave could be arrested for not showing up for work on time. The textbook says that "The slave is not regarded or spoken of as a man, but as a thing, and is reckoned in the same way as cattle". ... "Of ... these Rome was ... possessed from the earliest period ...".

True Christianity was Opposed to these Slave-Trading, & Secretive Monarchies, because those so-called Judicial Process were Repugnant to their Fundamental Beliefs about Godly Justice. The Adherents to the Babylonian Codes sold & "bought ... slaves & the souls of men" both before & after the times of Christ Jesus. These Practices are clearly stated in Revelation 18: 11-13, the more full text of which reads:

**"Revelation 17: 1 And there came one of the seven angels which had the seven vials, and talked with me, saying unto me, Come hither; I will shew unto thee the judgment of the great whore that sitteth upon many waters: 2 With whom the kings of the earth have committed fornication, and the inhabitants of the earth have been made drunk with the wine of her fornication. 3 So he carried me away in the spirit into the wilderness: and I saw a woman sit upon a scarlet coloured beast, full of names of blasphemy, having seven heads and ten horns. 4 And the woman was arrayed in purple and scarlet colour, and decked with gold and precious stones and pearls, having a golden cup in her hand full of abominations and filthiness of her fornication: 5 And upon her forehead was a name written: "MYSTERY, BABYLON THE GREAT, THE MOTHER OF HARLOTS AND ABOMINATIONS OF THE EARTH".**

**6 And I saw the woman drunken with the blood of the saints, and with the blood of the martyrs of Jesus: and when I saw her, I wondered with great admiration. 7 And the angel said unto me, Wherefore didst thou marvel? I will tell thee the mystery of the woman, and of the beast that carrieth her, which hath the seven heads and ten horns. ... 12 And the ten horns which thou sawest are ten kings, which have received no kingdom as yet; but receive power as kings one hour with the beast. 13 These have one mind, and shall give their power and strength unto the beast. 14 These shall make war with the Lamb, and the Lamb shall overcome them: for he is Lord of lords, and King of kings: and they that are with him are called, and chosen, and faithful. 15 And he saith unto me, The waters which thou sawest, where the whore sitteth, are peoples, and multitudes, and nations, and tongues. 16 And the ten horns which thou sawest upon the beast, these shall hate the whore, and shall make her desolate and naked, and shall eat her flesh, and burn her with fire. 17 For God hath put in their hearts to fulfil his will, and to agree, and give their kingdom unto the beast, until the words of God shall be fulfilled. 18 And the woman which thou sawest is that great city, which reigneth over the kings of the earth.**

**Revelation 18: 1 And after these things I saw another angel come down from heaven, having great power; and the earth was lightened with his glory. 2 And he cried mightily with a strong voice, saying, Babylon the great is fallen, is fallen, and is become the habitation of devils, and the hold of every foul spirit, and a cage of every unclean and hateful bird. 3 For all nations have drunk of the wine of the wrath of her fornication, and the kings of the earth have committed fornication with her, and the merchants of the earth are waxed rich through the abundance of her delicacies. 4 And I heard another voice from heaven, saying, Come out of her, my people, that ye be not partakers of her sins, and that ye receive not of her plagues. 5 For her sins have reached unto heaven, and God hath remembered her iniquities. 6 Reward her even as she rewarded you, (Pay her back in her own coin (Beck & Williams Translations)) & double unto her double according to her works: in the cup which she hath filled fill to her double. 7 How much she hath glorified herself, and lived deliciously, so much torment and sorrow give her: for she saith in her heart, I sit a queen, and am no widow, and shall see no sorrow. 8 Therefore shall her plagues come in one day, death, and mourning, and famine; and she shall be utterly burned with fire: for strong is the Lord God who judgeth her. 9 And the kings of the earth, who have committed fornication and lived deliciously with her, shall bewail her, and lament for her, when they shall see the smoke of her burning, 10 Standing afar off for the fear of her torment, saying, Alas, alas that great city Babylon, that mighty city! for in one hour is thy judgment come.**

**11 And the merchants of the earth shall weep and mourn over her; for no man buyeth their merchandise any more: 12 The merchandise of gold, and silver, and precious stones, and of pearls, and fine linen, and purple, and silk, and scarlet, and all thyine wood, and all manner vessels of ivory, and all manner vessels of most precious wood, and of brass, and iron, and marble, 13 And cinnamon, and odours, and**

ointments, and frankincense, and wine, and oil, and fine flour, and wheat, and beasts, and sheep, and horses, and chariots, and slaves, and souls of men.

14 And the fruits that thy soul lusted after are departed from thee, and all things which were dainty and goodly are departed from thee, and thou shalt find them no more at all. 15 The merchants of these things, which were made rich by her, shall stand afar off for the fear of her torment, weeping and wailing, 16 And saying, Alas, alas that great city, that was clothed in fine linen, and purple, and scarlet, and decked with gold, and precious stones, and pearls! 17 For in one hour so great riches is come to nought. And every shipmaster, and all the company in ships, and sailors, and as many as trade by sea, stood afar off, 18 And cried when they saw the smoke of her burning, saying, What city is like unto this great city! 19 And they cast dust on their heads, and cried, weeping and wailing, saying, Alas, alas that great city, wherein were made rich all that had ships in the sea by reason of her costliness! for in one hour is she made desolate. 20 Rejoice over her, thou heaven, and ye holy apostles and prophets; for God hath avenged you on her.

21 And a mighty angel took up a stone like a great millstone, and cast it into the sea, saying, Thus with violence shall that great city Babylon be thrown down, and shall be found no more at all. 22 And the voice of harpers, and musicians, and of pipers, and trumpeters, shall be heard no more at all in thee; and no craftsman, of whatsoever craft he be, shall be found any more in thee; and the sound of a millstone shall be heard no more at all in thee; 23 And the light of a candle shall shine no more at all in thee; and the voice of the bridegroom and of the bride shall be heard no more at all in thee: for thy merchants were the great men of the earth; for by thy sorceries were all nations deceived. 24 And in her was found the blood of prophets, and of saints, and of all that were slain upon the earth.”

The above clearly shows that the Babylonian-based Commercial Codes are Not to be used by Christian Peoples. As affirmed by Professor Lee above, Rome used these Babylonian based Salve-Trading Codes, & further research shows that the Roman so-called “Municipal-Law” is the source of Modern English & American so-called “Civil-Law”. Modern Documentation into the Constitutional Preservation of these Rights in this kind of Religious Terminology, takes a bit of piecing-together from different sources, but a few brief citations in support there-of is as below. To start, “Civil-Law” is recognized in Black's Law Dictionary, 5<sup>th</sup> Ed.; as synonymous with "Municipal-Law", as follows:

**Civil Law: That body of law which every particular nation, commonwealth, or city has established peculiarly for itself; more properly called “municipal” law, to distinguish it from the “law of nature”, & from international law. Laws concerned with civil or private rights & remedies, as contrasted with criminal laws.**

Rome is well recognizable as an Aggressively Warring & Conquering Nation. One among many reputable Textbooks of History which show this, is entitled “Apollo, History of Rome” by Cyril E. Robinson, in 1956 on pages 26 & 27 reads:

**“Many factors contributed to (Rome’s) success; but more important than her military powers, were the political methods where by she contrived to ... conquer. ... In 381, after overcoming the ... town of Tusculm, she ... admitted it to terms ... (under which it was) compelled to pay the war-tax, & ... a town thus treated was known as a muni-cipum or “burden-holder”.**

Many of the peoples conquered by Rome were reduced to Salves. No reputable person contests this assertion. Webster’s New International Dictionary (1950, 2<sup>nd</sup> Edition) links the above term “Municipum” to our modern term “Municipal”; as follows:

**Municipal: ... munia official duties + root capere to take. ... Rom. Hist. Of or pertaining to, or of the nature of, a municipum.**

Webster’s Dictionary further goes on to make the following most note-worthy statement:  
**Municipal District: A subdivision of a region inhabited chiefly by non-Christians.**

That last citation powerfully ties this ancient Spiritual-Battle into Modern Civil-Municipal “Law”.

Constitutionally. Modern American & Oregon “Civil-Servants” are Constitutionally Prohibited from Acting as Roman Slave-Traders. But unfortunately, it’s in the DNA Code & very Nature of this beast, which relies so heavily on “Civil-Servants”, who are “Conditioned to Respond” by “Obedience” to “Masters”, rather than by “Conscience”, as is required by Oregon’s Constitution.

This all lead inevitably to the Tyranny & Destruction of Rome, just as shown by the following:

**It was not until after three hundred years that the monarchial spirit of the new government was fully revealed, & the republican forms completely swept away. ... The emperor became the final court of appeal.**  
(Chapter 9: The Law of early Rome; Page 251)

That True Christianity was Opposed to these Secretive Slave-Trading Practices, continues shown:

**... Following the commands of the Apostle, the Christians held aloof from the civil tribunals. Their differences were generally settled by the ecclesiastical authorities, & the parties to the litigation felt in conscience bound to accept the decision ...**

**The conversion of Constantine, & the subsequent change in the relations between the imperial government & the church, had far greater effect upon the Church than upon the Empire.**

**... the legal system was but little affected by all this, however greatly the ecclesiastical system was disturbed.**

...

**The Church’s government was closely modeled upon that of the Empire, & the system became rigid & its operation mechanical. The Church ... was converted into the established religion of the Empire, & thus succumbed to the power of the Roman Law.**

(Chapter 10: The Law of the Christian Empire; Section 3: Influence of Christianity; Page 274)

This is the Nature of the Spiritual Battle which continues today, & is before Oregonians presently. True Christianity was practiced in Britain (& other European Nations) prior to the Norman Conquest of 1066; as is shown by the following:

**"Before the Norman conquest of England in 1066, the people were the fountainhead of Justice. The Anglo-Saxon courts of those days were composed of large numbers of freemen, and the law which they administered, was that which had been handed down by oral tradition from generation to generation. In competition with these popular, non-professional courts, the Norman King, who insisted that he was the fountainhead of justice, set up his own tribunals. The judges who presided over these royal courts were the agents or representatives of the king, not of the people; but they were professional lawyers \* \* \* and the courts over which they presided \* \* \* gradually all but displaced the popular, non-professional courts."**

**"The Anglo-Saxon tribunals had been open to all; every freeman could appeal to them for justice. But there was no corresponding right to sue in the king's courts. That was a privilege which had to be purchased by any suitor who wished to avail himself of \* \* \* royal justice. These privileges were issued to suitors by the king's secretary or chancellor, and the document which evidenced the privilege was called an original writ. ("Common Law Pleading" by George L. Clark; Lawyers Co-Op, 1947 First Chapter Opening.)**

This seemingly modernly incomprehensible notion of truly de-centralized governing process, is affirmed in many other sources, one of which is a continuation of Professor Lee’s fine work, as follows:

**Among the changes introduced in the administration of justice was the separation of the ecclesiastical & secular jurisdictions. The bishops were no longer to sit with the ealdormen in the hundred court, they were to hold their own ecclesiastical courts, & to be governed by the canons of the Church. This was an important departure from the former ecclesiastical law system of England. After the foundation of Christianity among the Saxons, & when the first enthusiasm had abated, the English Church had become comparatively isolated & out of touch with the ecclesiastical movements of Western Europe. ... it was not until the time of the Conquest that the Roman Cannon Law, as distinct from local laws & canons, began to be generally received.**  
(Pages 457 - 478)

**The system became an instrument of oppression. The nobles grasped the opportunity for extortion. They drew all the important cases to their courts, that they might obtain large fees. They neglected the small matters so intimately connected with the vitality of the everyday life of the people. Therefore the substantial justice which in the Anglo-Saxon period was brought to the door of the humblest citizen passed away. The**

court system was the object of loud complaints.

... The refinements of procedure introduced into the royal courts were unknown in the popular tribunals. The Norman Lawyers introduced a system of formal pleading, & the Crown favored this practice. The importance of the compurgators declined ... . The authority of the king as the fountain of all justice was constantly emphasized by interference with the customary courts. ... subinfudiation was forbidden ... the jurisdiction of the local courts was transferred to royal control.

In this manner was accomplished the transition from the Saxon through the Norman to the Angevin period of the judicial system of England. ...

In the earliest form of the jury, the jurymen were the equivalent of what were later regarded as witnesses, & were selected from the neighbors & those most likely to be acquainted with the facts of the case. They were (later) chosen by the court & not as were the compurgators, selected by the parties to the suit ...

The principle provision of Magna Charta ... . ... the kings inferior officers were not permitted to hold pleas of the crown or to try any criminal charge, lest forfeitures might unjustly accrue to the royal exchequer. The king was to appoint only men learned in the law. He was not to deny, delay or sell justice to anyone. ... no freeman should be taken or imprisoned or dis-seized or outlawed or exiled or in any way destroyed, save by the lawful judgement of his peers or (&) the law of the land. This provision ... has become the foundation of the right of trial by jury & habeas corpus ...”

In this way, the importance & meaning of certain phrases in Magna Charta have been settled because the legal institutions which have grown out of them have assumed a permanent place in English law.

This shows how this Ancient Spiritual-Warfare Dynamic Historically Un-Folded, & how it bears on Modern Oregon & American Jurisprudence. There are many more citations in support of this brief outline, some of which have been provided in the Supportive Documentations previously mentioned. Upon request & opportunity, these more tightly-focused-details will be further discussed & documented.

But this document must be kept brief, presently. The fact that this Precise Same “Pattern” of Historical Evils is once again being Secretively & Forcibly Imposed over the People of America & Oregon, again reflects the Precise Same “Bad-Faith” as when the Christians were being thrown to the Lions, & the Nailing of the True King of Israel, Messiah/Christ-Jesus, to the Cross/Stake. It is being Aggressively, Coercively, Terroristically & Forcibly Imposed by the of the Modern Decedents of the Very Same Evil & Powerful Private Religious Special-Interest-Group of the Ancient Babylonian-Code-based Commercial Slave-Traders.

It is this Precise Same Evil Aggressive Spiritual-Warfare which is essentially behind the term “Supplanted”, as it is used in the notation which is commonly published between Amended & Original Article 7, & which Governs this State’s Civil Judiciary. This & many other similar forms of Lies & Deceptions upon the People of America & Oregon has reached Epidemic Proportion. The Explosion of Oregon’s Prison Population to 10,000 People (as recently reported) is a Direct Result of such Lies & Deceptions. The Evil Juris-Diction of “Malum-Prohibitum” is at both Spiritual & Physical War against that “Malum-In-Se” of the Article 1 Section 2, 3, & 7 Required of Protections of “Rights of Conscience”, “Dictates of Conscience”, & “Oath Binding by Conscience”; all as Constitutionally Required within this Constitutionally-Lawful “State of Oregon”.

The names & places have changed, but the Religious-Nature of this Spiritual-Warfare Remains the Same. These “Enemies” of this Lawful “State of Oregon” have Purposefully-Subverted our State’s Originally-Constitutionally-Intended End-Goals. They have done so by way of a Purposeful Alienating of the Rights of “We the People” to Access “Due Process of Law”. This has all been set in place so-as-to effect a Treasonous-Conspiracy to Surgically Remove this Most Powerful Mechanism of Governmental Accountability; all for the Specific-Purpose of Subverting Constitutionally-Lawful Government in this “State of Oregon”; & there-by rendering “We the People” of this State, Vulnerable to Plunder by, & Slavery to; Our “Enemies”. The Supportive-Documentations previously mentioned, do Prove all of this.

Because of this Purposeful Mis-Use of the Force of this “State of Oregon” Against it’s very People,

this effectively amounts to a State of "War" being waged against the "State" itself. This is just as was happening with the Anti-Christian "Shetar-Star-Chamber" Courts (Shetar Courts) in Britain, & just as with the Evil King George's Red-Coats in Early America . Oregon's Constitutional Form of Government is presently being Systematically-Destroyed by the Modern Descendants of this Precise Same Powerful Secretive Religious Parasite-Class. Those "Enemies" are all entirely "Foreign" to the long & well-settled Natural Constitutional Traditions of "Justice" & "Fair-Play", under which the Israelite-based "Christian-Common-Law" of "We the People" of this Constitutionally-Lawful "State of Oregon" have long existed.

These Evil Proceedings which are happening to Oregonians Modernly, are all similar to a Rapist Brutalizing a help-less married Women, while her True-Husband is Over-Powered Away from her Defense, under a Clear "Gun In Face" form of Terrorizing Threat f Death. "We the People" who abide by the Higher Laws of YHVH are frequently interpreted by Biblical Scholars as the Spiritual "Bride of Christ" as referred to in the Bible. This Forcible Raping of the Un-Alienable God-Given & Natural-Rights of "We the People" of Oregon is Pure & Simple Evil; & It Must Stop !!!

This Evil Situation in which "We the People" do find our Rights being Rape/Violated is Here-by being Presented before Each of You, because it appears to us that Each of You have "Duties" to "We the People" of this State, to Protect us from such De-Humanizations. It appears to us that Each of You are "Public-Servants", as recognizable within ORS 162.005 (2-b). It further appears to us that here-under Each of You have "Duties"- "Imposed ... by Law or ... clearly Inherent in the Nature of the Office ... ", to "We the People" who Compose this Constitutionally-Lawful "State of Oregon" to Protect "We the People" from these Evils. This is just as set-out in ORS 162.415, as follows:

**(1) A public servant commits the crime of official misconduct in the first degree if with intent to obtain a benefit or to harm another:**

**(a) The public servant knowingly fails to perform a duty imposed upon the public servant by law or one clearly inherent in the nature of office; or**

**(b) The public servant knowingly performs an act constituting an unauthorized exercise in official duties.**

**(2) Official misconduct in the first degree is a Class A misdemeanor.**

This "Crime" nicely outlines the "Duties" of "Public Servants" such as Each of You Clearly Are. Our People Firmly Believe that such charges as are set forth herein of "Treason", are of such Significance to the Welfare of the Constitutionally-Lawful "State of Oregon", that Each of You should Prioritize the Neutralization of these Concerns, Forth-with.

The large body of Supportive-Documentations previously mentioned, extensively Proves these Accusations to the People within our Juris-Diction. The Letters to the Governor are in accompaniment here-to, & we Respectfully Mandamus/Demand that Each of You Answer the more-pointed Assertions contained there-in. In the Alternative-Situation, either Explain why you are Not Lawfully Required to make such Explanation; or there-by be prepared to face Accountability by a Constitutionally-Lawful People's "Court of Justice", as referenced in Article 4 Section 23, & who's Extensive Powers are more fully spelled-out at ORS 1.010, as follows:

**"Every court of justice has power:**

**(1) To preserve and enforce order in its immediate presence.**

**(2) To enforce order in the proceedings before it, or before a person or body empowered to conduct a judicial investigation under its authority.**

**(3) To provide for the orderly conduct of proceedings before it or its officers.**

**(4) To compel obedience to its judgments, decrees, orders and process, and to the orders of a judge out of court, in an action, suit or proceeding pending therein.**

**(5) To control, in furtherance of justice, the conduct of its ministerial officers, and of all other persons in any manner connected with a judicial proceeding before it, in every matter appertaining thereto.**

**(6) To compel the attendance of persons to testify in an action, suit or proceeding pending therein, in the cases and manner provided by statute.**

**(7) To administer oaths in an action, suit or proceeding pending therein, and in all other cases where it may be necessary in the exercise of its powers or the performance of its duties.”**

This Statute shows clearly that these People’s “Courts of Justice” do have the Lawful Authority & Power to hold Each of You to Full Accountability for any possible Failure of You to Act as Responsible “Public-Servants”. Here-under both “Almighty-God” & “We the People” of this Constitutionally-Lawful “State of Oregon” are here-by Speaking to Each of You through the “Single-Voice” of our duly Registered Religious-Corporation which has been properly “Incorporated” into the “Body-Politic” of this Constitutionally-Lawful “State of Oregon”. We are here to assist you in Displacing that Private Evil Religious Corporation which is Agelessly Advancing against “We the People” of this State with their Constitutionally-Lawless Babylonian-Whore Slave-Trading Codes & Summary/Military Star-Chamber “Administrative” Judicial Proceedings . That Private Evil Religious Body has executed “Hostile-Take-Over” of our Constitutionally-Lawful Body-Politic. We Respectfully Mandamus/Demand that Each of You do fulfill your Public-Law “Duty” to Assist us in effecting this Exorcism of that Treasonous Evil from within the “Body-Politic of this State. If any among you cant handle the job, step-down & let some others with more Courage step into your position. Do Not “Obstruct” this Judicial Process.

It appears that the Governor has Defaulted on this entire matter, because his 30 day time-period for communicating with us has passed. We are very disappointed. We hope you Judges exercise greater levels of Fidelity & Honor.

If Any of You feel inspired to Contest that Any of these Assertions or Conclusions are in Error which are contained in any of the Supportive Documents, or the Letters to the Governor or to yourselves; then we Respectfully Mandamus/Demand that Each of You Enter into “Good-Faith” Discussions with us regarding these Most Serious Concerns, & there-by that You Communicate to us your perceived “Basis in Law” for such assertions, all with-in the 30 Days herein mentioned. Particularly, Set-Forth Why the peripheral issue of any “Silence” from Persons Acting as “Public-Servants” such as the Governor, & the Members of your “Court”, should not be Considered by our “Court of Justice”, to be an “Overt Act of War” against this “State of Oregon”, all by way of the Act of Sitting in that Office to the Exclusion of Others More Honorable, all while Refusing to Communicate Honorably on these Vital Concerns. In the alternative, set forth Why such “Silence” is Not at least a Reasonably Construable as a Form of “Giving Aid & Comfort to the Enemies” of this “State of Oregon”, by way of a Purposeful Constipation of the Flow of the “Duties” of Your Offices to “We the People”, all for the Only Reasonably Explainable Specific Conspiratorial Purpose of Creating an “Obstruction of Justice” Environment in which certain Organized-Crime Parasite-Classes may execute Hostile-Take-Over of Oregon’s Body-Politic.

We Respectfully Mandamus/Demand that you set-aside Reasonable Time & Energy to Communicate with the Spokesman of this effort, Charles Bruce, Stewart (& such others as should Reasonably be involved); all so-as-to arrive at a Well-Reasoned Understanding of the various elements involved in these Most Serious Complaints. Please Review the Issues set forth in the Letters to the Governor carefully & Respond to the Issues contained there-in, & herein; all within 30 Days. A round-table meeting between such these representatives of “We the People” & the Honorable Members of your “Court”, would be most welcome. EMail is good. Paper mail is good. Phone calls are very welcome.

We seek Only that Peace & Justice of which the True God of Israel would approve, & which seems to us to be Well-Stated in Oregon’s Constitution. We Sincerely hope to hear from each of you soon. Respectfully, & On Behalf of “We the People” who Compose this “State of Oregon”;

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Chief Justice of the Peace: Charles Bruce, Stewart;  
“Christian-Israelite Common-Law Court of Justice for the People of Oregon”.  
Co: 39275 Hood St., # D; Sandy Oregon [97055]; 503-668-3932.  
EMail: <Charles@christiancommonlaw.gov.org>