

Conclusion drawn

1. We, the People are creations of God - NOT creations of government.
2. The RIGHTS of LIFE, LIBERTY, PROPERTY and the PURSUIT OF HAPPINESS are bestowed upon us by our Creator - NOT by government.
3. We, the People create government and install kings, queens, prime ministers or presidents as our servants.
4. As creator of government, we are the "MAJESTY", and government is our servant.
5. When the men and women, acting as members of a SERVANT government, scheme to overthrow the "MAJESTY" of the MASTER and subjugate or destroy the SOVEREIGN PEOPLE, there exists the crime of HIGH TREASON.
6. The Canadian People have NOT had one iota of opportunity to participate in deciding whether we will have the Monarch of Great Britain as the Crown of Canada, what form of government we will have in Canada, or any opportunity to write or ratify a constitution.

From the 1893 Dictionary of Law:

Treason: Betrayal, treachery, breach of faith or allegiance.

Treason may exist only as between allies: it is a general appellation to denote not only offences against the king and government, but also accumulation of guilt which arises whenever a superior reposes a confidence in a subject or inferior, between whom and himself there subsists a natural, a civil, or even a spiritual relation, and the inferior so abuses that confidence, so forgets the obligations of duty, subjugation, and allegiance, as to destroy the life of the superior.

When disloyalty attacks majesty itself it is called, by way of distinction, high treason, equivalent to the 'crimen loesoe majestatis' of the Romans.

High treason is the most heinous civil crime a man can commit. If indeterminate, this alone is sufficient to make a government degenerate into arbitrary power.

The Treasonous Acts Against Canadians

The Canadian Governments, at all levels, by use of a "legal fiction", a sound alike name of the name by which you have been called all your life, but spelled in all capital letters or family name first, and called a "PERSON". The deceit is in the government's (Crown) making the family name as the paramount name, and the given name(s) as a reference name. This is opposite to the intentions of one's parents. That fraudulent name is then inscribed on a government money value instrument called a 'birth certificate'. In owning the fraud intended name, it carries with its use, the status of 'plantation slave'.

The 'all caps' spelling is a code signifying that the slave has been pledged as a debtor in the bankruptcy of the Crown. All western nations were **declared** bankrupt in 1930. The deceit by government in teaching people to use the birth certificate name through the educational system makes all Canadians SUBJECT to the CROWN by changing our status to that of a FEUDAL SERF of the MIDDLE AGES. For several hundred years, the British Monarchy bestowed 'privileges' (falsely called rights) on 'subjects' (called 'citizens'), but this ceased with the 1930 **declared** bankruptcy.

Since that time, these 'privileges', including 'due process of law' has been slowly removed, and the 'slaves' have been subjected to increased forced extraction of their labour and life (life is time spent) by way of taxation and inflation of fiat counterfeit money. This is how people have been deprived of the protections of such documents as the Magna Carta 1215 (never ratified), the Habeas Corpus Act, the Bill of Rights, The Petition of Rights.

This is a deliberate act of HIGH TREASON against the People of Canada, as it results in the loss of the Creator bestowed rights of LIFE, LIBERTY and PROPERTY, and the right to a common law court (due process of law).

Queen Elizabeth II has allowed her name to be prostituted to this evil scheme in direct violation of her oath of office as Monarch of the British Commonwealth of Nations. In her oath, she swore on the Holy Bible that she would uphold and defend the rights of the People over which she reigns as Monarch.

There is a question as to whether the Monarch of the United Kingdom of Great Britain and Ireland has any right to be called the Monarch or the Crown of Canada, **as the right to succession in the BNA Act (section 2) granted to the successors and heirs of Queen Victoria was struck by the British Imperial Parliament in 1893.**

Any claim of absolute sovereignty rights by the English Monarchy was shown to be non-existent in the Magna Carta of 1225. 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.

The Crown, whether it be in so-called right of Canada or of a province, by deviously changing our status before their corrupt courts as being corporate members created by the Crown, has deprived us of our lawful courts and plundered our lives which have been expended in labour to obtain the very necessities of life.

In ALL cases in a court in Canada, where Canadians are taken to court for disobedience to a statute, or regulation therein, they are considered a 'CORPORATE ENTITY / NATURAL PERSON / MEMBER'. This fact is an unknown to most Canadians. People believe that they are dealing directly with the Canadian Justice system as a full liability man or woman with full rights.

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. So, the Crown referred to in Canada is most likely the 6 pointed City of London Crown (a corporation), not the British Crown. The Canadian people have a basic RIGHT to Common Law, and as such, are NOT SUBJECTS of the Crown for the imposition of corporate ADMINISTRATIVE Law - the ONLY type of law which is found in the Canadian Court system. This subterfuge is totally in the realm of legal sleaze and trickery for the purpose of denying your God Given RIGHTS.

In using the term "Common Law", **I refer to the Anglo-Saxon Common Law.** 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 unalienable rights of the people.

Thomas Paine (1737-1809), the great American philosopher of man's individual unalienable rights and freedoms, wrote in his book Rights of Man (page 218): "Government by precedent, without any regard to the principle of the precedent, is one of the vilest systems that can be set up." In Paine's day, government's primary reason for existence was the justice system.

We can see how "flexible and adaptable" this fraudulent English common law is by the way Canadian and American judges use the Anti-Government Movement Guide Book to institute treasonous actions against Canadians (and Americans, as the case may be) when people use unalienable rights or statute and/or constitutional law to defend themselves against government extortion rackets.

So, What is my understanding regarding the nature of Anglo-Saxon Common Law?

The Anglo-Saxon Law had no Statutes, Acts, Rules, Regulations, Edicts, Precedents or Magistrates [Judges]. There was only ONE Law - "**Do not unto others as you would not have others do unto you.**" An elected sheriff was administrator for keeping the peace, and jury assembly. He was then enforcer of jury decisions. The jury was selected from the community of other free will men or women [peers = equal in status]. The jury decided whether the accused, [or the accuser] was using his/her free will in a moral manner, basing their decision solely on the Golden Rule - God's Law. The assembled jury appointed a foreman as the speaker and administrator.

As the above quote from the 1893 Dictionary of Law states: "High treason is the most heinous civil crime a man or woman can commit. If indeterminate, this alone is sufficient to make a government degenerate into arbitrary power."

Government, bodies politic, are corporations wherein men in administrative positions supposedly have protection against the actions they do by the "corporate veil". All corporations are "make-believe" ships, based upon the Roman Empire system, which itself was based upon the ancient Persian model whereby the ship was the entity, and the men on board as crewmembers were non-volitional (non-free-will minded) body parts with only the duty to obey the captain's orders.

But, this make-believe corporate veil protection to do as they please is only a fictional game. Men (and women) who do damage to another while in a contract (oath of office) to be a servant to the People are full liable for their unlawful actions when it entails HIGH TREASON.

The PENALTY for HIGH TREASON is DEATH BY HANGING - and that penalty is still in effect in Canada.