

The Global Money Laundering Fraud and Instant Satanism Fraud

By Anna Von Reitz



Information provided to H.E. Cardinal Mamberti and the Vatican Chancery Court regarding our Claim [March 6 2005](#), [January 19 2023](#) in seq:

We have already mentioned the concocted Masterfiles created and maintained by the Internal Revenue Service/IRS and the completely fictional narratives that have been attached to the names of all individual Americans, connecting each and every one of us to alleged offshore activities and engagement in regulated activities related to the interstate manufacture, sale, and transportation of alcohol, tobacco, and firearms.

This was obviously done to bring each one of us under the enforcement umbrella of the Bureau of Alcohol, Tobacco, and Firearms, which has armed enforcement authority that the Internal Revenue Service/IRS lacks.

It is not yet known if this same process and mechanism has been employed in other countries using similar deceptive and false information dossiers to secure armed enforcement against individual people.

As we have seen in Australia and Great Britain, the path may differ, but the end result --- criminality and fraud practiced against the civilian population under color of law --- is the same.

In addition to these obvious objectives seeking to use unauthorized armed force for purposes of non-domestic federal tax enforcement activities, these False Narrative Dossiers serve another purpose --- money laundering.

The fictional persons created by this process earn trillions of dollars in income every year from all sorts of fictional occupations, and the purported money earned by all these fictional persons engaged in these fictional regulated offshore activities, are used to launder actual money from actual illegal activities.

Money coming into the Municipal Corporation coffers from illegal drug production and trade, sex trafficking, human adrenochrome sales, illicit gambling, organ harvesting, securities fraud, illegal arms sales, rum running, mercenary service contracts, child labor contracts, and a host of other profitable but unlawful and also largely illegal activities, is injected into accounts set up and maintained in the name of the clueless Americans whose identity has been hijacked and whose private copyright has been infringed upon.

This offshore income to the private offshore ESTATES created by the first Dead Baby Scam is then subject to a special offshore Gift and Estate Tax owed by the unclaimed infant decedent estate, and that is passed through certain "participating banks" -- laundered -- and passed on, ultimately, to the Vatican.

An exactly similar process is used to pass on income from illicit sources to the Estates of the "lost" British Territorial Seamen named after Americans --- a Public Trust Interest Estate formed by the second Dead Baby Scam, attached to the Public Charitable Trust, and this is processed under Admiralty Law as another specialized tax on Seaman's wages owed by the fictional Estate in probate. This largesse goes ultimately to the British Monarch acting as Overseer of the Commonwealth.

Both of the Municipal Corporations operating in the District of Columbia are complicit in these activities, both in setting up the legal but unlawful framework of the constructive fraud and impersonation scheme used to create all these "foreign persons" operating under the names of the clueless American victims, and in using these foreign persons to reap profits from illicit activities --- income that gets laundered as earnings from non-existent jobs that are all in federally regulated occupations.

This is how an assistant mechanic working in a small family owned garage gets a tax bill for a million dollars, plus interest.

Why? Because his name was illegally, unlawfully, and immorally latched upon by Undeclared Foreign Agents via an undisclosed contract signed by his Mother lacking full disclosure.

In desperation to avoid the consequences of their actions, the Perpetrators have attempted to convert to the "religion" of Satanism and use that as an excuse for their criminality.

This is an obvious and self-serving attempt to justify their criminal activities for three hundred years prior, and should be disregarded as more self-interested fraud, this time in the realm of Ecclesiastical Law.

Even Satan can be forced to admit that their conversion has been hastily admitted and overall inspired by their eagerness to justify their criminal behavior against their Employers and Treaty Partners and billions of other innocent people -- and that this purported conversion is being used to evade punishment that is richly deserved.

They should not be believed about their conversion to Satanism -- and the convenient escape they seek --- any more than these Liars and cheats should be believed about anything else.

While their criminality is surely and certainly derived from the source of all such criminality, rooted in egotism, selfishness, greed, gluttony, violence, and every manner of corruption, it has been no different nor any more religious than any other examples of the same since the 1640's to now.

We wish for these matters to be addressed and for the return of our purloined property, including all Baptismal Certificates which have been illegally, immorally, and unlawfully traded for profit under the pretension that these bits of paper convey ownership of our souls.

While it is doubtful that most Christians are aware of what the word "Christianity" implies nor the earliest history of the Church that determines its present nature, Christianity is not Satanic, but rather has its roots in esoteric and exotic pagan traditions that don't recognize Satan per se --- so even the Perpetrator's pretension of Christian character, much less a Protestant character, has been and is fraud unabated by confession of any religion whatsoever, including but not limited to Satanism, for the past few hundred years.

Failing the full and public and undenied prior profession of a religion, even if the tenets of that religion forbid disclosure, renders the existence of any individual or institutional connection to that religion untenable and discredited.

We have only their self-interest as evidence and recent protestations unabated by any prior public confession, and we note that King Charles III, as recently as [last Saturday](#), claimed to be a Protestant Christian in order to avail himself of the Imperial Roman crown.

Where truth is, fiction does not exist -- their attempts to make themselves into instant Satanists in an effort to evade justice for their breach of trust and service contracts that are otherwise honored and honorable, cannot prevail.

We wish for their ouster in all three jurisdictions and for the peaceful remedy, cure, and truth to heal the Earth and all people upon it.

We wish for the removal and destruction of these criminal means, methods, dossiers, and associated activities promoting fictional persons and occupations as a means to obtain unauthorized armed enforcement powers and then further used to promote money laundering for criminal activities as described above.

We wish for the restoration of all property rights, interests, identities, powers, and prerogatives of the living people and the lawful governments that have been purloined, misused, misdirected, and abused.

We wish for the Perpetrators' recent claim to be Satanists to be disallowed; their possible recent and covert conversion does not affect prior actions and their results--- the matters we are addressing now.

We wish for their confession of this foreign religion to be considered another ruse employed to evade punishment for crimes. Lacking prior public and explicit confession of their religion, and with full view of their attempt to use this as a means to evade punishment, their excuses are not credible, nor are any contracts they may hold now that they have confessed.

To restate--- if they are recent converts to Satanism, their prior acts cannot be written off as a consequence of their religious beliefs, and if they are not recent converts and have been Satanists all along, they must prove their claim beyond reasonable doubt and all contracts, treaties, trusts, incorporations, and agreements that they have entered into must be dissolved to their detriment for lack of full disclosure.

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