

Modern "Commercial Law" Is based on Ancient Babylonian Codes

In chapters 17 & 18 of Revelation in the Bible it is Revealed that a particular Religious Jurisdiction is recognizable as a "Great Prostitute" who "Rules over the Kings of the Earth" through the use of "Deception", "Magic", & "Merchants". This "Great Prostitute" who uses Deceptive Magic is clearly labeled therein as "BABYLON".

With reference to such reputable modern textbooks as "Historical Jurisprudence" by Guy Carlton, Lee of Johns Hopkins University in 1922; **Babylon's** Religious Priesthood is commonly recognized as the source of the modern so-called "**Laws of Commerce**". These "**Laws of Commerce**" are shown to be a specific body of Codes, which **authorize** the Administration of **Compelling Force** in Efforts to uphold Contracts, mostly for **Payments of Debts**. The ancient **Babylonian Priests** were involved because **Contracts** were deemed to be a form of "Oath" entered into by the contracting parties; & the approval of the Gods were invoked so as to more effectively legitimize the entire process in the minds & the consciences of the contracting parties & all public witnesses. These Babylonian Religious Codes recognized the ability to buy & sell contracts between merchants in "Commerce". They bought & sold "slaves & the souls of men" in the time of Christ, & before & after. Under this system of Babylonian Codes, contracted-debtor-people were **Forcibly Compelled** to perform the contract regardless of Conscionability, or who was the contract-creditor. This Babylonian Religious Commercial Code embodied a sub-codification which is modernly recognizable as "Master-Servant Relationships", which apes", which are also the source of modern Employer-Employee Codes. This is all Babylonian Religious Code, whereunder, "Temporary Slavery" is facilitated. People were not recognized as people thereunder, but were items in Commerce. The Slave could be arrested for not showing up for work on time. Textbooks say that "The slave is not regarded or spoken of as a man, but as a, but as a **thing**, and is reckoned in the same way as cattle". ... "Of ... these Rome was ... possessed from the earliest period ... " ("Historical Jurisprudence" - Lee)

History seems to tell that many Israelites had been captured into Slavery in Babylon, but by the time of Christ Jesus, many had returned. The Babylonian Commercial Merchant Codes seemed to infect Israelite society at the same time, & to undermine greatly the Godly Principles of the Mosaic Law. The Pharisees had schools in Babylon "from soon after 586 before the Christian era to the year 1040 after the Christian era - 1626 years.". Here J.H. Hertz (Chief Rabbi - 1934) reveals) reveals the source of the material which is Codified within their "Babylonian Talmud". This is that source-repository from which the modern Talmud draws its historical roots. J.H. Hertz (Chief Rabbi) & others of the same belief are all comfortable referring to it amongst themselves as the "Babylonian Talmud". He states: "The style of the Babylonian Talmud ... is at no time "easy reading". As the name signifies, the "Babylonian Talmud" contains much of the Commercial Slave-Trading Mercantile Codifications of "Master-Servant Relationships" which originated in Babylon.

The "Babylonian Talmud" refers to those not of the Pharisaical Faith as "Goim" or "Gois", which translates to be "Human Cattle". This is just as the textbooks refer

to the Babylonians considering their Slaves. Though direct citations are thin in eluding it to Slavery itself, the "Babylonian Talmud" does set forth some such evidence showing clearly that non-Pharisees are to be treated with all of the "Contempt" of Slaves. "All things pertaining to the Goim are like desert, the first person to come along & take them can claim them for his own." Babha Bathra 45. It is permitted to deceive a goi." Babha Kama 113b. And though citations are not clear that this is directly from the Talmud, Pharisaical Literature at A. Rohl. Die Polem. P.20 states "TP.20 states "The Life of a Goi & all his physical powers belong to a Jew." And articles published by Henry Ford's newspaper, the Dearborn Independent in 1920 - 1922 discuss the "Kol Nidre" as a Pharisaical: "prayer, named from its opening words, "All vows", " (kol nidre). It is based on the declaration of the Talmud: "He who wishes that his vows & oaths shall have no value, stand up at the beginning of the year & say: 'All vows which I shall make during the year shall be of "no value.' " The list goes on & on. Coke & others have defined these People as "Infidels", precisely because History has clearly shown to the more reputable men that the "Oath" of such others means nothing to them. They cannot be "Bound" by "Conscience", & they habitually "Lie" at every turn which may serve their own self-serving interests or those of their "Synagogue of Satan" as referred to by Christ Jesus at Revelation 2:9 & 3:9. This is the nature of their "Law", among these would-be Slave Masters. They cannot be expected to be bound to tell the truth to those other people whom they feel En-Titled by the Authority of their Evil God to control such unsuspecting other men as Slaves. Such "Infidels" were expelled from almost every country in Europe between the 13th & 15th centuries for this precise reason of their tenacious adherence to this Babylonian Master-Slave system of Human Conduct Codes, & their relentless lying & deceit. The Sadducees apparently stood strong against this corrupting influence, but their days were numbered, for after the destruction of the Temple by Rome in 70 AD, the religious belief system of the Sadducees had met genocide & extinction. The Pharisees (on the other hand) were conspicuously left in the position of authority over all Jews who did not profess Christianity.

The Jewish Encyclopedia: (1905 Page 665) shows that the ancient Religion of the Pharisees have been in continuous total control of what is fashionably recognized as the "Jewish Religion", ever since the destruction of Solomon's Temple. "With the destruction of their Temple ...Henceforth, Jewi/u , Jewish life was regulated by the teachings of the Pharisees ... Pharisaism shaped the character of Judaism & the life & thought of the Jew for all the future." With the extinction of the Sadducees, the only Jewish entity which thereafter stood in opposition to the Pharisees & their Babylonian Codified Talmud were the Christians. The powers in Rome were compromised by this influence. As revealed elsewhere, this Religion of the Pharisees continues to this day under their self-proclaimed banner of "Judaism" or "Jews". They are not true "Jews" but rather they are of the "Synagogue of Satan", precisely as Revelation 2:9 & 3:9 state. They merely proclaim such out of strategy to effect their purpose. Approximately 85% of them are not even of the "Semitic" bloodline, but rather are of Ashkenazi background/race. They adopted the Pharisaical-Babylonian Talmudian Religion in about the year 350 or so, out of convenience. They know this but they scream "Anti-Semite" with spine chilling fervor whenever it suits their evil agenda. Modern descendants of these same Pharisees look to the same "Babylonian Talmud" code of Master/Slave Laws as the principle source for written guidance as a Code of Conduct for their lives. Textbooks show plainly that Rome is the

source of English & American Civil Law. Civil Law is recognized in Black's Law Dictionary as synonymous with "Municipal Law". Rome is well recognizable as an Aggressively Warring & Conquering nation. Textbooks say that the conquered cities "were compelled to pay the war-tax" ... "a town thus treated was known as a municipum or "burden-holder"." Many of the conquered peoples were reduced to Slaves. The Roman merchants engaged in much Slave Trade. They established Slave-markets. Contracts exchanged hands among merchants for the delivery of Slaves. The Codes which governed these contracts for Slaves was based on the same Codes which the Babylonians had developed. "Of ... these Rome was ... possessed from the earliest period ... ". ("Historical Jurisprudence" - Lee).

Such Babylonian Master/Slave so-called "Law" is modernly still recognizable under either term of "Civil" or "Municipal" Law. The majority of reputable Biblical Scholars recognize Rome to be the 6th head of the 7 headed "Beast" described in Revelation upon which the "Great Prostitute" sat & which was in existence at that time of Christ, the Civil/Military government of Rome. The 7th head is similarly recognized as then prophesying of our modern Anglo-American Civil/Military government.

*****Norman Conquest*****

The Norman (French) Conquest over the Anglo-Saxon/Celtic people of England in 1066 is vastly under-rated in its significance to understanding modern considerations of good government. From Rome, it had the "Solemn Blessings of the Pope". The Pharisaical system of "Babylonian Talmudian" based "Commercial Law" was at that time Forcibly Imposed over the Christian-Common Law English People. An article in "The Georgetown Law Journal" V. 71, P 1179 - 1200) "[The Shetar's Effect on English Law](#)" by: Judith A. Shapiro sheds much light: "The Jews, whom the Normans brought to England ...brought a refined system of commercial law: their own form of commerce & a system of rules to facilitate and govern it. ... Several elements of historical Jewish legal practice have been integrated into the English legal system. Notable among these is the written credit agreement - shetar, or Starr, as it appears in English documents. The basis of the shetar, or "Jewish Gage," was a lien on all property (including realty) that has been traced as a source of the modern mortgage. Under Jewish law, the shetar permitted a creditor to proceed against all the goods and land of the defaulting debtor. ... Jewish law that debts could be recovered against a loan secured by "all property, movable and immovable" was a weapon of socio-economic change that tore the fabric of feudal society and established the power of liquid wealth in place of land holding. ... Jewish Law, wherein personal debt superseded rights in real property had become the law of the land." "Footnote 11: H.C. Richardson, The English Jewry Under Angevin Kings 94 (1960) (Jews liquidation of land obligations broke down rigidity of feudal land tenure and facilitated transfer of land to new capitalist class.). Footnote 15: CF. 1 F. Pollock & F.W. Maitland, supra note 3 at 469... (alien to English law 'for creditor not in possession of land' to have rights in it)."

The Pharisees worked with the Normans under the "Blessing of the Pope" of Rome & its Roman Civil Municipal Codes, all so as to establish this "weapon of socio-economic change that tore the fabric" of the society of the Anglo-Saxon/Celtic peoples. These are words of Ms Shapiro as they appear in the

Georgetown Law Journal. The aggressively warring nature of that Babylonian-Talmudian based Code of Pharisaical Conduct is not in question among that circle of scholars. It is a body of Slave/Master Codes. It "tears at the fabric" of that society which it targets. The "Shetar" is a corruption of the word "Star" & refers to the famous "Star Chamber Courts". "The name star chamber ... has been thought to be ... because the roof was originally studded with stars, because the Jewish covenants (called starrs or stars ...) were originally kept there." Bovier's 1860. "Starr or starra. The old term for contract or obligation among the Jews, being a corruption from the Hebrew word "shetar", a covenant, ... & Blackstone conjectures that the room in which the chests were kept was thence called the "Star-Chamber". "Star Chamber: A court which originally had jurisdiction in cases where the ordinary course of justice was so much obstructed by one party, ... that no inferior court would find its process obeyed. ...

In the reign of Henry the 8th, & his successors, the jurisdiction of the court was illegally extended to such a degree (especially in punishing the kings arbitrary proclamations) that it became odious to the nation, & was abolished." Blacks 5th: These courts of Pharisaical Commercial Master/Slave Codes became heinous in part for their "Secret Proceedings" & their infliction of "Cruel & Unusual Punishments" that they were abolished. They were the essence of the so-called Equity Jurisdiction. It was all run by Chancery Priests, & referred to in deceptively as "Courts of Equity", the only thing being "Equal" about them is that all Conquered "Slaves" thereunder are treated more or less Equally. "Courts of Chancery" is a more honest name, as it was great "Chance" taken to go before such.

"The whole of equity jurisprudence prevailing in England & the United States is mainly based on the civil law", so says Bovier's Law Dictionary of 1868. "Civil Law" is from Rome. There was no "Equity Jurisprudence" in England prior to the Norman Conquest. The Norman Conquest had the "solemn approval of the Pope" of Rome according to the Encyclopedia Britannica. Other sources conform the Roman Pope's support & blessing.

The conclusion to Reasonable Men is that the Norman's "War of Aggression" was jointly backed by the Christ Killing Pharisees & the Pope of Rome, so as to Forcibly Impose the Roman Civil/Municipal Codes of Babylonian- -Talmudian based Master/Slave relations. These were mere Tools for Slave Control which was early imposed by Evil Men with great influence within the Pharisaical & Catholic religious communities. Any Truly Godly Spirituality which may have existed within either of those religious organizations was most assuredly bound & gagged by the more d by the more powerful forces of Evil therein at the times of the Norman Conquest. As at the Crusades. As at the Inquisition. These entities have very bad track records.

Evil men Aggressively made Religious War against the Christian/Common-Law - Anglo-Saxon/Celtic Peoples of England in 1066. The "Babylonian-Talmud" was completed well before the Norman Conquest of 1066. It's all the same basic Master/Slave Commerce form of Code of Human Conduct. It all treats living breathing People as "Merchandise" in Commerce to be bought & sold as those "Slaves & the Souls of Men" as referred to in Revelation 18:13. This entire body of Codified Human Conduct is all so amorally lacking in fidelity to the Supreme Laws

of "Love of Neighbor" from YHVH as taught by His Son Yeshuah as to be clearly a policy of the "Synagogue of Satan" as referred to at Revelation 2:9 & 3:9. It is easy to summarize that this is that precise same Code of Human Conduct of which the Pharisee "Money-Changers" were using to corrupt the Temple in Jerusalem, & of which Christ Jesus overturned their tables & drove them out of His Father's House with the whip. It is easy to summarize that this is the Code of Conduct upon which the Pharisees moved to whip up the mob into such a fervent state of Anarchy's to abort "Due Process of Law" & to have Yeshuah the Christ Lawlessly nailed to the Cross (or stake).

This Code of Conduct embodied within the "Babylonian Talmud" is very large, but it contains specific portions which are designed to "Tear at the Fabric" of the society which is its target. These are the words of Ms Shapiro, as set forth in the Georgetown Law Journal. This is not the wording of "Anti-Semitic Right Wing Extremists". Ms Shapiro's term "Tear" is specifically used to denote that process which obliterated the "Fabric of ... Society", as it had existed prior to that War of Aggression. It would seem Reasonable to conclude that this is a Code of Human Conduct based on "Terrorism". Certainly the word "Tear" seems related to "Terrorism". Certainly the Anglo-Saxon/Celtic Christian People were greatly Fear Inspired by the forcible imposition of this "Babylonian Talmud" based Code of Human Conduct. The wording of Ms Shapiro Reasonably seems to be an acknowledgment that "Terrorism" was used by the Normans & the Pharisees "who call themselves Jews" as a matter of policy under that Code of Human Conduct known as the "Babylonian Talmud".

This entire body of Roman Civil Law is based upon "Contracts", & it was early incorporated into what was known as English "Law Merchant", which many fine scholars have confused as being a true part of the English "Common-Law". Such happened only after corrupting influence of the Norman Conquest.

Contracts are only enforceable in Courts of so-called "Equity". "Equity" jurisdiction was allowed to enter into American Jurisprudence by way of Article 3 Section 2-1 of the U.S. Constitution. Such was a slap in the face of Christ Jesus, & much Evil has worked its purpose in this land by way of that compromise of Godly Principles. However, Equity is purged from all of its authority to adjudicate anything if proper "Due Process of Law" is invoked, as such process is set forth in [Beacon Theaters v Westover](#). This modern essence of "Law" allows Americans to free themselves by "Due Process of Law" from the Babylonian Master/Slave jurisdiction of so-called "Equity".