

HISTORICAL AND RECENT ABUSES	CIVIL LAW	COMMON LAW	COMMON LAW COURT/ PAPERS	REFERENCES of the Common Law	Principal/Maxim of the Common Law
<p>King makes law at his own whim, jails subjects indefinitely without trial (due process). Legislators make law protecting investments, friends, money, they do not go to jail or stand trial, but the people are jailed for victimless "crimes."</p> <p>-Abuse of biblical view of relationships and government</p> <p>-King before God.</p> <p>-Thru Pope to God, instead of thru Jesus to God</p> <p>-Forced recognition and worshipping of Idols.</p> <p>-Salem witch trails were of civil law nature. Many innocent people were hanged.</p>	<p>Is the law from legislation of a few men. (Useful if kept in states control, demands judges be YES men, for the state by enforcing its legislative commands and inquisitions.</p>	<p>Is the supreme law of the land. Can not be appealed to a higher court.</p>		<p>Seventh Amendment of the U.S. Constitution: In Suits at common law, where the value in controversy shall exceed twenty dollars, the right of a trial by jury shall be preserved, and no fact tried by a jury, shall otherwise re-examined in any Court of the United States, than according to the rules of the common law.</p> <p>-Many signers of the Declaration of Independence and Constitution were Common Lawyers - not civil lawyers.</p> <p>-Common law was a force exerted upon the nation. The colonists fought for the common law, law of the people. The supreme law.</p>	<p>*Throughout the Constitution and Declaration of Independence, it is shown that the writers and representatives of the thirteen colonies were advocates of Gods law, Natural Law, Natures Law, law based on principle, virtues, morals, scripture and right. These things together preserve freedom as they prohibit any other kind of law (civil law). By admitting the right to common law they leave out the possibility of civil law.</p>
<p>Jurisdiction is either written or implied. Jurisdiction over another man is taken even if the other man does not agree but fails to object.</p> <p>King wanted jurisdiction over all the land, people, products, etc.</p>	<p>* Struggles for jurisdiction</p>	<p>Jurisdiction can only be given by consent.</p>	<p>This civil court (this court) must submit their jurisdiction to me in writing, if not in agreement with the covenant I hold with god than i can not submit to the jurisdiction of this court.</p>	<p>-Government has no authority to trespass upon peoples natural rights. See Declaration of Independence reference to natural rights, all men are equal, the people can end their ties with their government.</p>	<p>*Common Law, being the supreme law has jurisdiction unless given by consent either express or implied.</p>

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	Civil Attorney is called - Civilian	Common Law Attorney is called -Commoner	No attorney representation, a man may represent himself.	Article Six - U. S. Constitution: In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the State and district wherein the crime shall have been committed, which district shall have been previously ascertained by the law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the Assistance of Counsel for his defense.	* Counsel in suits at common law are a right and no infringement can occur on the part of the state or federal levels of government.
	Believes in taxation to support the emperor, government, state. You can be forced to do something, then held accountable for having done it.	Does not believe in force. Force is an aggressive act against another, anything done in force is done under duress and can not lie in a common law court. A man can not be held accountable for something he was forced to do. Does not allow taxation or change to laws without the peoples consent.	That an aggressive act of force was committed upon me. It is a plain truth that a man can not be held accountable for his actions under force and aggression.		That an aggressive act of force was committed upon me. It is a plain truth that a man can not be held accountable for his actions under force and aggression.

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<p>- Civil Law requires mercenaries - fighters on command, for profit. Fight for state power over men, are paid usually well. - Has a standing army.</p>	<p>Stems from Babylon - enabled Nimrod to exploit men using a tightly controlled political machine designed to work every more efficient enforcement of central economic policy. Religious scheme gave color of divine authority to the Babylonian city-state and under girded Nimrod's political plan. Nimrod became the shepherd between God and man.</p>	<p>Stems from ancient time, before written laws, is virtuous, is moral, is accepted by men as right, is a truth and based on principals.</p>	<p>Where the principals of common law stem from ancient times, are most virtuous of all laws and come from Nature and God.</p>	<p>We the People of the United States, in Order to form a more perfect Union, establish Justice, insure domestic Tranquility, provide for the common defense, promote the general Welfare, and secure the Blessings of Liberty to ourselves and our Posterity, do ordain and establish this Constitution for the United States of America. Declaration of Independence, 1776: When in the Course of human events, it becomes necessary for one people to dissolve the political bands which have connected them with another, and to assume among the powers of the earth, the separate and equal station to which the Laws of Nature and of Nature's God entitle them, a decent respect to the opinions of mankind requires that they should declare the causes which impel them to the separation.</p>	<p>-Does not require mercenaries and when war is needed men are paid little or nothing. -No standing army, men come together and fight for country, honor, freedom, etc.</p>
<p>-Crimes were a personal offense against emperor. Civil law therefore has Emperors best interest at heart.</p>	<p>Established statism and protects the status quo. All powers of gov. proceed from the state, embodied in one man. Empowers one man to decree the law.</p>	<p>All men are created equal and receive equal justice. All authority in heaven and on earth proceeds from God, through His Word, to the individual.</p>	<p>Where it is known that all men are created equal and entitled as an unalienable right, equal justice.</p>	<p>Declaration of Independence: 1776, We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness.</p>	<p>There is "one Mediator between God and men, the man Christ Jesus."</p>

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<p>-American government makes efforts to take guns, money, property, etc. from the People.</p> <p>- King taxed people into poverty usually so he could purchase new clothes, books, travel, castles, etc.</p>	<p>Propagates thru aggression - Sh'tar Star (Star Chamber) to be a contract recording in writing, meaning "writer" a scribe, magistrate or a binding written instrument used to perfect a business transaction. Place to conduct inquisitions by inducing fear and by intimidation by, for example, threatening and decreeing torture.</p>	<p>Has no force, men follow the common law because it is right and virtuous.</p>	<p>I refuse, rebut and object to any attempts to contract via plea or verbally switch jurisdictions from common law in this court of record into the civil law.</p>		<p>1 * The Constitution is a document that allots the federal government certain powers. There is not one place in the constitution that allows the federal government to exert force over the people.</p> <p>2 * That which you create you control. The People created the constitution. Without the creator it could not exist.</p> <p>3 * Blacks Law 4th: Sweating: Criminal procedure. The illegal interrogation of a prisoner by use of threats or similar means to extort information.</p>
	<p>Uses religion as a tool to exploit and manipulate people.</p>	<p>Uses scripture as a guide.</p>	<p>My God and my religion are my guides and no man may insert himself between me and these things.</p>	<p>Declaration of Independence, 1776: ... Laws of Nature, of Natures God, The powers of the earth, that all men are created equal, endowed by their Creator with certain unalienable Rights,</p>	
	<p>Stems from the secret language called Latin - meaning "hidden" or "veiled." Civil is a latin word.</p>	<p>No secret language, you are among your peers if on trial. There is no veil, it is open to public scrutiny.</p>	<p>I refuse and do not understand and object to any latin phrases as that is a secret language of which i do not speak, read or understand.</p>		

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	Civil law allows a man to place himself between another man and his god, this is idolatry.	Common Law does not allow the worshiping of idols, no man can place himself between another man and his God. * Provides a check on power, limiting power of men in government.	Under the God of my religion I refuse and object to any attempts of any man inserting himself between me and my God. I do not worship idols. I will not commit idolatry.	Declaration of Independence, 1776: We have warned them from time to time of attempts by their legislature to extend an unwarrantable jurisdiction over us.	* When one man or a group of men place them-selves between another man and God, he is trying to be like God or like half man half God. This forces the man to worship idols.
	Totalitarian: a government that arrogates to itself total power. (see How the Judiciary Stole the Right to Petition for Redress of Grievance). *Allows power to come from wealth.	The power lies in the hands of all the people. *All power comes from the consent of the people, who may withdrawal that consent when tyranny occurs. *Limits the executive powers.	As the constitution states, this government is in the form of a republic and the power lies in the hands of the people, I am one of the People.	Declaration of Independence, 1776: That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed, --That whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or to abolish it, and to institute new Government, laying its foundation on such principles and organizing its powers in such form, as to them shall seem most likely to effect their Safety and Happiness.	* Power lies with the creators who must control the things they create.

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	Authority flows from raw power, might made right. [If you have enough might you will be right about anything you want.]	The power lies in the hands of all people.	I am the beneficiary of the trust known as the constitution.	Declaration of Independence, 1776: That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed, --That whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or to abolish it, and to institute new Government, laying its foundation on such principles and organizing its powers in such form, as to them shall seem most likely to effect their Safety and Happiness. *That which you create, you control.	Article One, Section 8 Cl 18, U.S. Constitution (organic) To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers and all other POWERS VESTED BY THIS CONSTITUTION (and no other powers) in the Government of the United States, or in any Department or Officer thereof. (emphasis added).
	Is democratic, meaning the majority of People. Is not the will of the people, always denies the will of some people.	Disapproves of naked democracy. Majority is a force upon the minority, there can be no force in common law system, all men are equal and all men are entitled to equal justice. -The Common Law judge is responsible for the people who appear, those who do not appear are said to agree.	I am entitled to equal justice.		
	Roman citizens originally were the military and its lawyers.	Military is voluntary, friends help friends in court.	I am entitled to a jury of my peers, as well as counsel if i choose and council of my choosing. I have a right to choose my Lord.		
	Governments of men, not of law.	Governments of law, of God, of nature, not of men who place themselves between men and God.	I do not worship idols, any man inserting himself between me and my God is a false idol.		

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	Statutes were equivalent to the emperors decrees, or whims.	The men make the laws based on what is virtuous, bases on principals and right and wrong. Justice is applied equally.	I obey Gods laws.		
	Used so that emperors could gain God-like status among the people.	Does not allow for the worshipping of idols. Does not allow men to place themselves between other men and their God.			
	First to commission universities to teach the civil law. Rome priests were the first lawyers.	Common Law struggles to maintain itself as the rule of law.			
	Does not recognize common law trust.	The constitution is a trust			
	Does not use precedents.	Uses Star Decisis - Prior common law decisions used as "guidelines" or precedence for future common law decisions. (does not use civil case law for decisions)			
	Civil Law is pushed upon the people as the law, and has done so for thousands of years. This type of systems pushes some people to the top maintaining a status quo, lawyers and military in political positions.	Almost the entire globe is subject to the ideals of either the English common law tradition or the Roman Civil law tradition. The common law governs those few countries that trace their tradition of law and government to England: the United States of America and her territories - except Puerto Rico... and the American State of Louisiana are civil law jurisdictions.			
	Uses pure reason, boasts objectivity and neutrality, is impersonal in principal since the fall of Adam and settled in Babylon. Uses legal science's abstract methodology divorced from facts and circumstances and all other experience.	Allows for the relationships to be an important part of decision making in order to find justice. Uses those things the civil law uses, but goes much further considering all aspects, reason, thought, justice, right, wrong, virtue, principals, relationships.			

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	The will of the state is always more important to the state than the man is to the state.	Comes to the defense of the common man.	The laws of the land must be construed liberally in my favor.		
	Prefers the written word	Prefers the spoken word, is oral with records written.	I have submitted my papers to the court for the record.		
	Civil lawyers, recognizing in their criminal procedure a lack of tools to guard fundamental rights, call for four changes: use of the Jury as fact finder to balance the danger of abstract reason, oral and public procedure in place of secret written procedure to bring criminal prosecutions into the light of public scrutiny, provision of legal counsel for accused so that he will be advised of his rights, and limitation of the state's unbridled intervention in the criminal process so that the accused receives fair play. Nevertheless, the leading fundamentals of the civil law tradition remain in place; consequently, such attempts at change bring merely new forms still controlled by the old civil-law notions: state control of the courts and procedure. Forces admiralty jurisdiction to deny people right of writ of assistance, trial by jury, thereby denying right to freedom from searches and seizures.	Jury has power to find facts but also take into account many other things. Allows the jury to decide the law of the case depending on a number of things.	I require that the grand jury as well as the petit jury be of my peers, that they have all powers vested in them to perform the investigations necessary and that all information be matters of fact. That no presumptions, assumptions or inferences be made about me.	* Article Four, Constitution (organic) The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall issue, but upon probably cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.	<p>1 * Right to due process, no arresting without a warrant, no searches, even in your vehicle, without a warrant. No Admiralty jurisdiction.</p> <p>2 * Right to a trial by jury.</p> <p>3 * Blacks Law 4th: sunshine law (1972): A statute requiring a governmental department or agency to open its meetings or its records to public access.</p>
	Recognizes legislation as the will of the state, enforces it to the letter, justifies with pure reason and without judicial dissent.	Takes all things into account. Recognizes that legislation may be right and that legislation may also be wrong.	That intent be taken into account, that my character be taken into account as well.		

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	Professional government investigators, police forces, prosecutors, other criminal law experts, and exclusion of private involvement in the criminal law system characterize civil law criminal procedure, all of which tends toward total state power.	The jury investigates, finds the facts and acknowledges specifics of the case including relationships of people involved. Jury decides the law.			
	Does not take nature or God into account. Sees only mans reason which is often flawed. Is often the ideals of one or few men. There are no exceptions to a law and if a person did nor did not break the law.	Maxims of nature's laws are the first principles that serve as tests for one's conclusions concerning that which is right and that which is wrong that which is lawful and that which is unlawful.	It is my wish that the applied laws come from God and nature and no other source.		
	Many of civil laws maxims are crisp expressions of common law principles. Some being true most being false.	Common Law principles are in harmony with nature, God, history, scripture, what is right, what is wrong, and have virtue.	It is my wish that the applied laws come from God and nature and no other source.		
	Forces people to obey. Non compliance is a crime.	No guilt is attached to a person who is compelled [forced] to obey.			
	Considers the state the highest authority and obeying the civil law can never be a crime	Allows man to develop his relationships with other men as well as thru liberty and individual conscience and freedom to association.			
	Civil servants judge their own causes thru judges.	Judges and servants answer to the people who are the masters. Common Law does not allow a few men to hold all the power, the power is dispersed among all the people.	Judges are magistrates who are in my service at the trial, hearing and are not to make any decisions for me or about me as the judge would have a conflict of interest between those who pay him and those who he serves.		

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	Acts in ignorance, which is called jurisprudence: specifically Jurisprudence means judgments in ignorance, is prudent yet speculative about unknown & future events.	Acts in truth, right and wrong. Can not use speculation as means to determine justice. Acts on facts, events, experiences that have occurred in the past.			
	Jurisprudence is ignorance.	Justice is virtuous			
	Resists Common Law	Resists Civil Law			
	Denies the Writ (right) of Habeas Corpus and allows for arbitrarily jailing people at the King/judges whim.	Guarantees to the People the right of the Writ of Habeas Corpus.	The right to the Writ of Habeas Corpus Shall not be suspended		
		Maintains a right to remain silent as a fundamental right benefiting the innocent as well as the guilty.	By the 5th amendment of the constitution the government has no right to force me to speak against myself. Force speech is a violation of one's oath to uphold and defend the constitution. (Forcing a man to speak against himself is a violation of alienable rights and for any man who has an oath is a violation of that oath.) The state can not command a man to speak nor can it silence him when he chooses to speak.		The common law never obligates men - being products of God's righteous imagination - to reveal information concerning themselves to any other, except to the extent that others have a God-given right to such particular information.