

YOUR ESSENTIAL RIGHT

Your essential and inalienable Right is the RIGHT TO TRIAL BY JURY, ie: to Trial by your Equals. You are a Free Man or Woman. You are *sui juris* (“his own master”). You are entitled to the lawful Judgment of your Peers. Your Level of Jurisdiction is that of the Second Level of Jurisdiction and is called DEMOCRACY, which literally means PEOPLE RULE. Democracy is where Sovereignty (ie: the ultimate authority to make and impose laws) lies with the People. People exercise that Sovereignty by way of the unanimous Judgments of congregations of 12 of their Equals empanelled as Jurors who ask, “So help me God”, in order for them to administer Justice. God, naturally, has First Level of Jurisdiction called THEOCRACY.

JUSTICE is “the protection of rights and the punishment of wrongs”.

PEOPLE, ie: YOU, are only under their own/your own law which is COMMON LAW the Law of the People, by the People and for the People.

ONLY JURIES MAKE COMMON LAW.

You are NOT UNDER (ie: directly subject to) STATUTE LAW, which is made by PARLIAMENTS, ie: by a Statutory body which exists at an inferior Level of Jurisdiction to DEMOCRACY - that Level is called BUREAUCRACY (which means Officials Rule). Officials only rule that which Officials create.

Juries may choose to have some regard for Statute Law or they can choose to disregard and nullify it, if they believe it is bad or inappropriate.

When there is any dispute involving yourself, firstly, there must be attempts at resolution on a man-to-man basis. If the matter is not settled, then it becomes an action to be taken to a JURY in a Court. This is YOUR ESSENTIAL & INALIENABLE RIGHT.

If you choose not to avail yourself of a JURY TRIAL for an particular action, then for there NOT TO BE A JURY, both parties to that action must sign a MEMORANDUM OF CONSENT to be without a Jury. If the Court does not obtain that clear and unequivocal consent, the Court has NO JURISDICTION to proceed summarily, ie: without a Jury, and any awards, doings and proceedings are not to be drawn into consequence

or example, ie: they are illegal and void. This applies to any action in any Court, eg: Local or District or Supreme or Family or Federal (etc.) Courts.

No Act of Parliament can take away the Right to Trial by Jury, and is *ultra vires*.

To deny Trial by Jury is to deny Democracy which is a TREASON AGAINST THE PEOPLE with the Traitors liable to the punishment of “Imprisonment for Life”.

Each JUROR will determine what is right and what is wrong, according to his or her conscience. The Jury’s role is to deliver a Judgment – and, if that is that a party to the action has done wrong, ie: is “Guilty” (because “guilty” means “to have done wrong” and not that some law has been broken) the Judgment includes the punishment, ie: the fine and/or forfeiture. A “sentence” can be a forfeiture of liberty.

If the Judgment is that a party has not done wrong but, in fact, has done well or is pursuing a “just cause”, then the Jury can commend and/or grant a financial award – again, by their unanimous agreement.

If TRIAL BY JURY IS DENIED, then you must CHALLENGE THE JURISDICTION OF THE COURT when there is a peremptory Stay of Proceedings until the Jurisdiction is determined by a SPECIAL JURY, ie: a Jury will decide if you have the Right to Trial by Jury. “No one can judge in their own cause”- ie: no Judge/s can determine the Jurisdiction of the Court.

IN CONCLUSION: You are a Free Man or Woman with the inalienable Right to Trial by Jury.

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