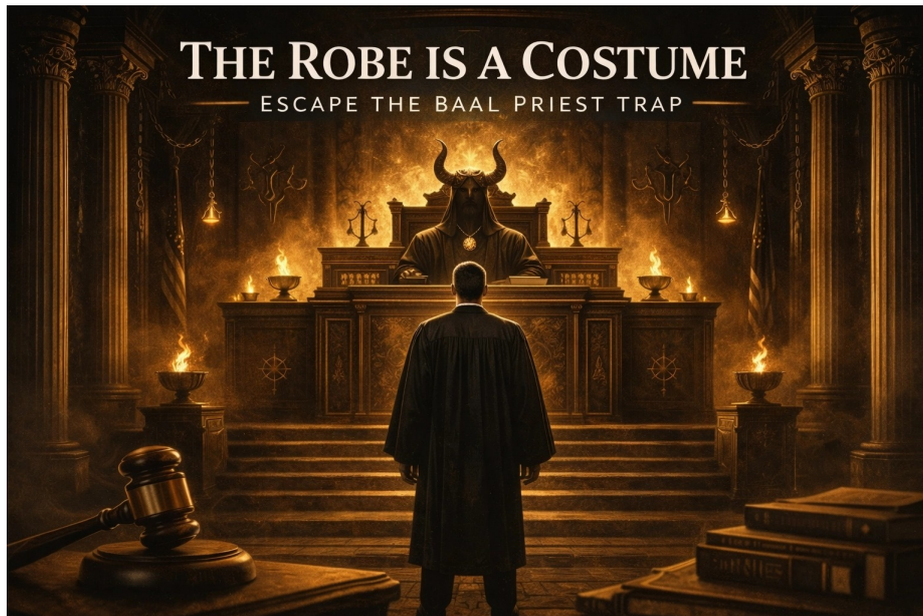


# How to Escape the "Baal Priest" Trap



Are you ready for the ultimate wake-up call? 🏰 Most people walk into court with their hats in their hands, thinking they're entering a "house of justice."

**Wrong.** 📺

You're walking into a *temple*.

And once you see it, you can't unsee it: the Court is the synagogue/temple of Baal. The "gate" is the veil. The bench is the altar. The whole room is staged like a ritual designed to convert your living rights into dead paperwork... and then invoice you for the privilege. 📄

At **DK's Private Business Circle**, we don't just expose the game; we hand you the playbook. If you want to master **asset protection strategies** and move from "slave" status to "Private Trustee," you're in the right place. ✨

## The Great Illusion: You're Not in a Court... You're in a Temple

Let's get one thing straight: there are no Article 3 courts currently operating in the public like people *think* they are. Period. 🛑

So what is it?

It's a **Temple of Baal** with fluorescent lighting and a filing system. 🏰

Here's the layout:

- **The Court** = the synagogue/temple of Baal (a jurisdictional religious-commercial venue)
- **The gate** = the **veil** (what you "pass through" when you "appear")
- **The bench** = the **altar** (where your status gets converted into their process)

And the actors are exactly what they look like once you have eyes to see:

- **The Judge** is the *high priest* — **vicarius dei** — the “vicar of god” in that room.
- **The Attorney** is the mediator — **vicarius filii dei** — the “vicar of the son of god,” the middle-man who “speaks for you” (and quietly sells you out).

These individuals operate under statutes and maritime-style procedure. They aren’t there to hear your “rights.” They’re there to run a ritual, create a record, and bill you for the outcome. 📁



## The Law They Don’t Want You to Speak (and the English They Don’t Want You to Use)

Don’t take my word for it: look at the case law. In *Williams vs. United States (1933)*, the US Supreme Court made it clear:

“Where a controversy is of such a character as to require the exercise of the judicial power defined by Article 3, jurisdiction thereof can be conferred only on courts established in virtue of that article.”

Congress does NOT have the power to vest judicial power in an executive officer or an administrative board. Yet every day, people are hauled before administrative tribunals that pretend to be courts.

Now let’s talk about the part that traps people fast: **language**. 🏰

There’s:

- **Slang English** (what you speak with friends)
- **Formal English** (what you’d use in business)
- **Legal English** (a coded operating system where words don’t mean what you think)

Example: the “includes” trick. 🎁

In legal definitions, “**includes**” is **restrictive** — it’s a fence, not a buffet. The principle is **Inclusio unius est exclusio alterius** (to include one is to exclude the others). If you miss that, they’ll steer you into a box you didn’t agree to.

And “agreement” is everything in that room.

That’s why the attorney role matters: attorneys **attorn** you — they twist/turn you — out of common law posture and into **Roman Civil Law** posture where you’re basically a vessel with a bill of lading. 🚢

When I went to the Supreme Court recently, I challenged the 5th Circuit. I told them they were advertising fraudulently by claiming to have Article 3 judges when they don’t even have the ability to convene a common law jury. 🗳️ You know what happened? If you check the websites of several circuits now, they’ve scrubbed the mention of “Article 3 judges.” They know the fraud is being exposed.

## **Territorialism: The DC Overlay (and Why the “Temple” Travels)**

Why does this happen? Because of **Territorialism**. 🗺️

Under cases like *Downs vs. Bidwell (1901)*, the Supreme Court established that the District of Columbia and the territories are NOT “States” within the judicial clause of the Constitution. They are a separate entity. However, these “pirates” in Congress built an overlay system that *functions* like it’s everywhere.

So the “Temple of Baal” isn’t limited to one zip code. It’s a traveling jurisdictional ritual:

- you “appear”
- you “submit”
- you “plead”
- you “consent”

...and suddenly you’re in **Roman Civil Law**, not standing on your God-given rights. 🎁

They treat you as a “US Citizen”: which is a fancy word for a slave: and because you are using their “Social Security” benefits, you’ve agreed to their jurisdiction. They’ve federalized state civil law and turned your common law rights into “privileges” that they can take away whenever they feel like orchestrating a “public emergency.”

## **The Cestui Que Vie Trust: The “Dead Person” They Drag to the Altar**

The most sinister part of this entire system is the **Cestui Que Vie Trust**. 📜

Back in 1901, Congress passed an act to establish a code of law for the District of Columbia. In that code, they hid a little gem: the legal estate is held in “the Cestui que use.” This is pure Roman Law.

A "use" is short for *usufruct*. It's a way for the "Roman Cult" (the ecclesiastical ingenuity of the clergy) to hold the profits of land while someone else holds the title.

They've done the same thing with you:

- create a "dead person" entity (your strawman)
- presume you're "lost at sea"
- then bring that corporate fiction into the **Temple of Baal** and perform the paperwork ritual on the altar (the bench) 🗳️



When you walk into their kangaroo courts, they aren't talking to *you*. They are assaulting the **irrevocable trust benefits** of the corporate entity they created in your name. They assume you are the "slave" assigned to that entity. 🚢

## Rights vs. Privileges: The Temple's Revenue Model

The International Covenant on Civil and Political Rights (ICCPR) sounds great on paper, right? "All peoples have the right to self-determination." 🕊️

But look closer. It's a cheap imitation of common law. It's designed to convert your God-given rights into UN-granted privileges. They use "status" (Roman Law) to categorize you. Are you a "person"? Are you a "US Citizen"? If you accept those labels, you are subject to their jurisdiction.

And remember: in the Temple of Baal, **everything is an offering**. 🎁

That's why:

- **Fines** and **court costs** aren't "punishment," they're **wave** and **heave** offerings.
- They "lift" money off you, then "wave" paperwork around like it's holy writ.

The system is designed to generate revenue.

- **Order followers** kidnap you.
- **Baal Priests** (Judges) falsely imprison you.
- **Commercial Prisons** generate revenue from your stay.
- **Child Protective Services** steals children to create more juvenile delinquents for the next generation of prisons.

It is a self-perpetuating cycle of satanic commercialism. 🗳️

## How to Escape: Stop “Playing Defendant” and Start Playing Claimant

So, how do you win a game where the dealer is cheating? You stop playing their game and start playing yours. 🏆

First, understand the biggest courtroom language traps (Temple traps):

### 1) Don’t plead “Not Guilty” ❌

“Not Guilty” is a negative trap. You’re still inside their frame.

Better options people discuss:

- **Innocence** (clean posture)
- **Non assumpsit** = “I didn’t promise / I didn’t undertake / I didn’t assume” 📁
- **Negative Plea Under General Traverse**
- **Plea Guilty To The Facts But Not The Crime**

### 2) Be a Belligerent Claimant (not a passive resistant) 🏆

Passive resistance is how you get processed.

A **Belligerent Claimant** is somebody who shows up with posture, standing, and a clear claim — not vibes, not emotions, not “your honor please don’t.”

You’re not there to beg the priest at the altar. You’re there to **state your position**.

### 3) Never appear “Pro Se” 🎭

“Pro Se” is a fool’s appointment to the BAR.

If you’re coming in your own capacity, what you’ll hear people distinguish is:

- **Sui Juris** (of your own right)
- **Jus Soli** (law of the soil) 🗺️

### 4) Understand the BAR

BAR is one of those acronyms people toss around like it’s “normal.” It’s not.

Common expansions you'll hear:

- **British AristocRATic Regency**
- **British Accreditation Registry**

Translation: it's a club. And courts run like clubs. The Temple protects the Temple. 🎁

## 5) Watch the words: Legal English vs Formal English vs Slang

If you only speak slang or "regular business English," you get steered.

Legal English is engineered to do one thing: **convert you** (attorn you) into their Roman Civil Law process.

And that "includes" trick? It's deadly:

- In legal definitions, **includes** is often restrictive
- **Inclusio unius est exclusio alterius** = include one, exclude the rest

Now zoom out: the answer still isn't "redeeming your soul" through random paperwork hacks.

The answer is **Trusteeship**. 🏰

You need to move your life and assets into the private. You need to understand **estate planning services** that actually work, not the garbage they teach in law school. You need to adopt the "Own nothing, control everything" mindset. 🎁



When you operate as a Private Trustee, you aren't the "person" the Baal Priests are looking for. You are an officer of a private estate. You don't own the assets; the trust does. You simply control the flow. This is how the wealthy families have maintained generational wealth for centuries. They don't use Social Security Numbers to hold their \$10 million assets. They use EINs and private structures.

## Lock In Your Private Status 🗝️

If you are ready to stop being an "employee" of the state and start being a Creator, you need the right environment. You need the wit and the "gravitas" to tell a company to 1099 your contract instead of putting you on a W2.



The system wants you to believe you are a number. We know you are a Creator. It's time to start acting like it. Move your business forward, protect your family, and leave the "Baal Priests" to their costumes. 📁



Remember: The robe is a costume, but your freedom is real. Master the law, control the assets, and own your destiny. 🏰 ✨ 📁