

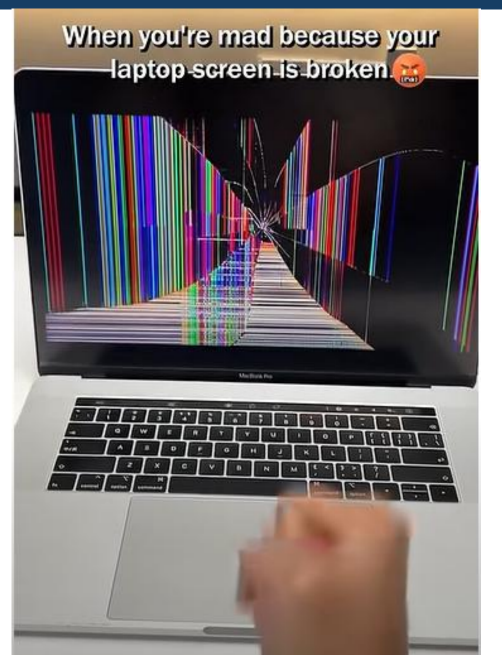
Ode to Bob Grant - Andrew Cuomo Salute





"Andrew Cuomo, ascoltami, Sei proprio un sfaccim!"

Housekeeping



Shows on Facebook with Antonio Manzo

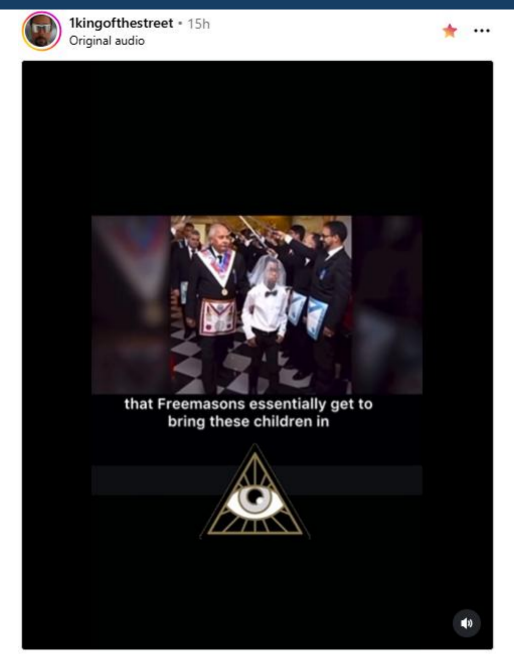
6/24/2025 (?)

https://www.facebook.com/share/v/1ApQ8DNhLC/?mibextid=wwXlfr

July 1, 2025

https://www.facebook.com/share/v/195WhR31dz/?mibextid=wwXIfr

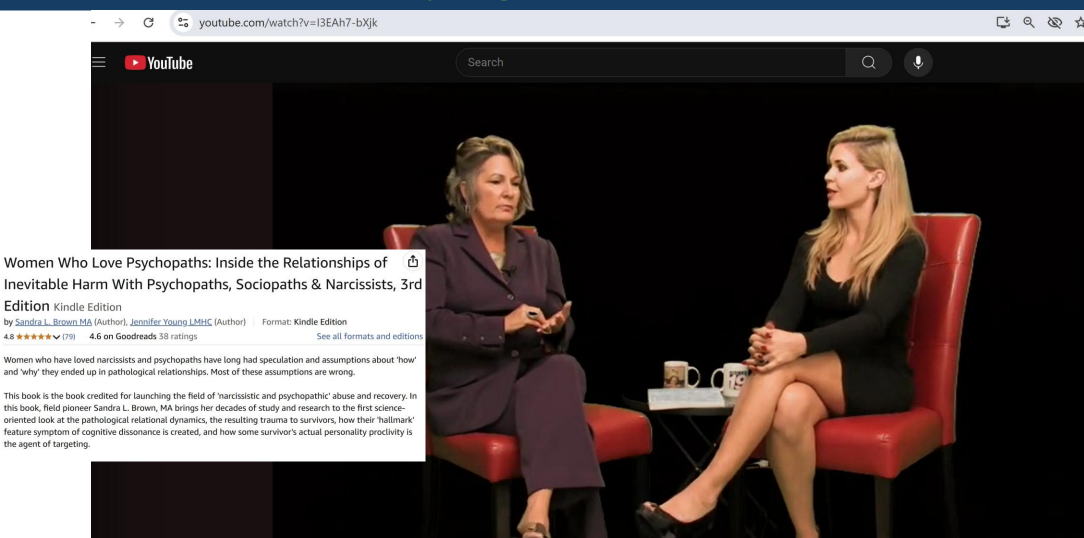
Housekeeping (cont'd)

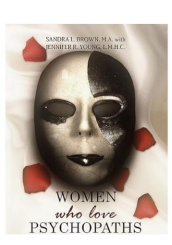


Housekeeping (cont'd)

Final Show

House Keeping (cont'd)





Jenna Stauffer and Sandra L. Brown on Psychopathy and Pathological Love Relationships



All From Jenna Stauffer

House Keeping (cont'd)

6/23/25, 7:17 PM

The Freemasons in France during the Occupation - lefroggydotcom

<u>lefroggydotcom</u>

FEBRUARY 4, 2021/

The Freemasons in France during the Occupation

The Freemasons in France during the German occupation.

The Freemasons were banned by the Vichy Government from the start, on 19 August 1940.

The defeat had been complete and lightning fast; the government had fled from Paris, then from the Loire (where Churchill visited it) on to Bordeaux. The choice was between armistice and capitulation. Then the choice was continuing to have a national government or giving that up.

A new French government was improvised, with a historically popular but marginal figure, Marshall Pétain. He was willing to take on the inglorious role of leader of a defeated country, for the time it would take for peace to come.

Once in power, he set about reassuring the population: he would explain to them why the country had been defeated, expose those responsible, and offer an alternative organisation of society, one that would make the motherland strong again.

This was the 'divine surprise' of Charles Maurras. That phrase is sometimes pretended to mean that the right wing thought that being beaten and occupied by the Nazis was a divine surprise. What Maurras meant was that he was very pleasantly surprised that Pétain had political ideas, which he was prepared to put into practice, ideas which corresponded to Maurras's own ideas. He had not expected it. The 569 Parliamentarians who had voted full powers to Pétain probably had not either. Pétain had not been active in politics and was not a member of a party.

So Pétain and his government set about explaining the defeat. They could not simply say that the army had failed to foresee the unforeseeable German plan of attack.

So instead they blamed the government which preceded the war. It had declared war but not prepared for it.

That government was Republican, but by 1940 France being a Republic was an accepted fact. But it was also dominated by the Radical party, the Party that had turned Catholic France into a secular country.

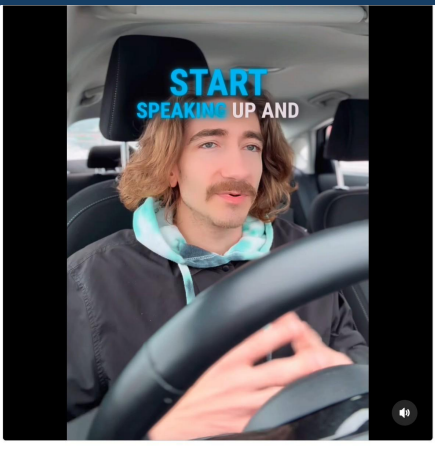
After the end of the Second Empire in 1871, the right wing had been monarchist, when there was still a chance of establishing a constitutional monarchy, but gradually it rallied the Republic. The right wing had been consistently beaten and put on the defensive since the mid 1870s. They had witnessed the

https://lefroggydotcom.wordpress.com/2021/02/04/ the-freemasons-in-france-during-the-occupation/

The Freemasons were banned by the Vichy Government from the start, on 19 August 1940.

1/7

Bards Rising – Shout Outs



♥ Q ₹

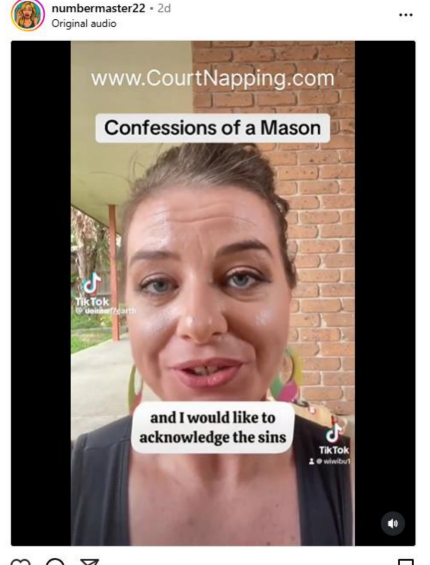
234 likes

imzephyy The only way we win is by 🦣

waking people up.

Their power lies in secrecy—ours lies in awareness.

Spread the truth, expose their agenda, and disrupt the narrative before it's too late.





numbermaster22 - 1d

numbermaster22 PEP TALK - LIVE CHAT EVERY SUNDAY 8PM MTN TIME

579 likes

Bards Rising – Shout Outs



Slam The Gavel Podcast, Host Maryann Petri

@slamthegavelpodcast · 3.2K subscribers · 1.8K videos

Book Author of, "Dismantling Family Court Corruption, Why Taking The Kids Was Not Englument ...more



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18 views • 2 hours ago



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163 views • 8 days ago



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Bards Rising – Shout Outs

















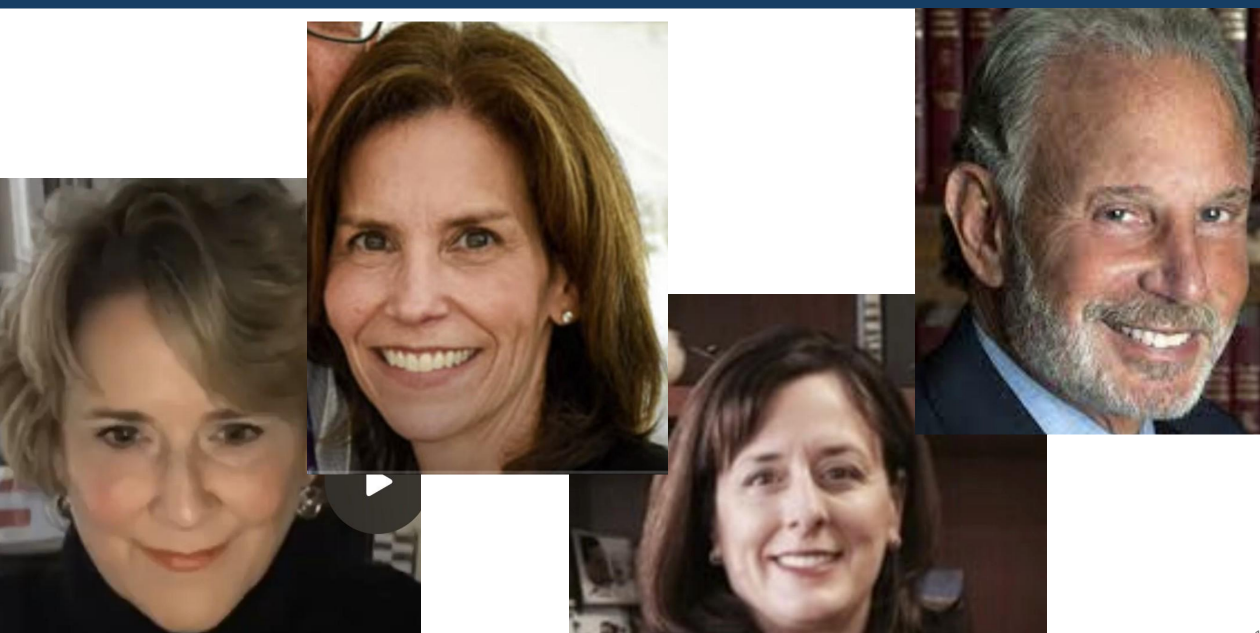
THUNDER STRIKES BACK ON FAMILY COURT

Family court has become America's most dangerous courtroom—and Maryland attorney Jeff Reichert is its latest casualty. On The Unknown Podcast, co-hosts Richard Luthmann and Michael Volpe are joined by Michael "Thunder" Phillips to expose how Reichert lost his son despite a solid custody order, damning evidence against the mother, and overwhelming judicial misconduct. Phillips draws eerie parallels to his own case and calls for family court reform. From Post Malone to Elon Musk, they expose how money shields celebrities, while everyday parents are destroyed. This isn't justice—it's a system fueled by power, politics, and profit.

AZ FAMILY COURT BOMBSHELL

Arizona's family court system is under fire. At a bombshell hearing led by Senator Mark Finchem and Representative Rachel Keshel, world-renowned forensic psychiatrist Dr. Bandy X. Lee torched the judiciary, calling family courts "one of the deadliest places for children." Dr. Lee testified that judges routinely ignore expert evidence, rely on unqualified hacks, and hand children to abusers. With explosive claims of torture, trafficking, and judicial racketeering, Arizona's reckoning has begun—and other states are watching. "This is not just unethical—it's criminal," Dr. Lee warned. "If we don't act, the system must be abolished for the safety of our children."

The Eyes Are the Windows to the Soul – If You Have One



Secret Societies – Kicking Them Out (cont'd)

METRO

EXCLUSIVE

Yonkers Mayor Mike Spano's brothers run lobbying firm with biz before city

By Carl Campanile

Published May 21, 2023 | Updated May 21, 2023, 9:04 p.m. ET





Empire Strategic Planning was founded by Nick Spano, a former Republican state senator.



John Spano is on Empire Strategic Planning's executive team.



Mayor Mike Spano's two brothers run a lobbying firm with 23 clients that have had business before the Westchester County city.

Secret Societies – Kicking Them Out

METRO

Top judge who quit during ethics probe still has NY-paid driver, guard

By Larry Celona, Jack Morphet, Bernadette Hogan and Bruce Golding

Published Dec. 1, 2022 | Updated Dec. 1, 2022, 7:42 p.m. ET







Exercise Your Parental & First Amendment Rights

MICHAEL ANTHONY DEEM, ESQ.

STALL ANTHONY BEEN,

Via First-Class Mail & E-Mail

December 7, 2021

John C. Gavenda, Esq. 27 North Platt Street Albion, NY 14411 jgavendalaw@gmail.com

Re: Lang v. Lang, File Nos. 8499 & 10836

Dear Mr. Gavenda:

Please take notice that my clients, exercise their children's God given rights to self-representation in the above referenced matters.

The Sixth Amendment guarantees to each criminal defendant the Assistance of Counsel for his defence. At common law, self-representation was the norm. As the laws of England and the American Colonies developed, providing for a right to counsel in criminal cases, self-representation remained common and the right to proceed without counsel was recognized. Even now, when most defendants choose to be represented by counsel, an accused may insist upon representing herself-however counterproductive that course may be. As this Court explained, the right to defend is personal, and a defendant's choice in exercising that right must be honored out of that respect for the individual which is the lifeblood of the law.

McCoy v. Louisiana, 138 S.Ct. 1500, 1507 (2018). See, e.g., Weaver v. Massachusetts, 137 S.Ct. 1899, 1908 (2017) (self-representation will often increase the likelihood of an unfavorable outcome but "is based on the fundamental legal principle that a defendant must be allowed to make his own choices about the proper way to protect his own liberty."); Martinez v. Court of Appeal of Cal., Fourth Appellate Dist., 528 U.S. 152, 165 (2000) (Scalia, J., concurring in judgment) ("Our system of laws generally presumes that the criminal defendant, after being fully informed, knows his own best interests and does not need them dictated by the State.").

Effective immediately, you are relieved of all duties and responsibilities regarding the above referenced matters as they pertain to

You are hereby directed to refrain from any further contact with all three of the above-named children. Kindly forward those children's complete legal file(s) maintained by your office to my clients.

Thank you for your attention.

Respectfully.

JOHN C. GAVENDA Attorney and Counselor at Law (585) 325-3890 (585) 589-8033 Fax (585) 589-8034

December 10, 2021

Michael Anthony Deem, Esquire c/o 26 Keystone Road Yonkers, New York 10710

via email deem1779@gmail.com

RE: Lang v. Lang/Mosicki Genesee County Family Court File Nos.: 8499 &10836

Dear Mr. Deem:

In response to your December 7, 2021 correspondence, I ask you to provide me with the statutory authority upon which you base either or your right to make the demands you have in the last paragraph of the aforementioned letter.

You are aware that my appointment as attorney for the children,

is set forth in the Orders Appointing Attorney for Child entered September 7, 2021. I am enclosing a copy of the aforementioned orders for your review.

My representation of the children terminates when I have been so directed by the Court, generally this takes place at the conclusion of the case. To date I have received nothing from the Genesee County Family Court terminating or modifying the September 7, 2021 orders.

A meeting was previously set up with your office for me to meet with on December 13, 2021 at 2:30 p.m. at either Tim Horton's or Wendy's on Main Street in Batavia, New York. I will be at that location waiting for the arrival of my clients for the scheduled meeting.

Very truly yours,

JOHN C. GAVENDA, ESQ.

JCG/jans Enclosure

> 27 North Platt Street, Albion, New York 14411 This office will not accept service by email or facsimile

Exercise Your Parental & First Amendment Rights (cont'd)

MICHAEL ANTHONY DEEM



Via First-Class Mail & E-Mail

December 17, 2021

John C. Gavenda, Esq. 27 North Platt Street Albion, NY 14411 jgavendalaw@gmail.com

Re: Lang v. Lang, File Nos. 8499 & 10836

To John C. Gavenda:

on December 7, 2021, I served you with notice that my clients relieved you as the court appointed attorney for their children in the above referenced matters. A copy of that notice is attached here to as Enclosure 1. Said notice cited three decisions from the U.S. Supreme Court affirming an individual's right to represent themselves which "must be horored out of that respect for the individual which is the lifeblood of the law." *McCoy v. Louisiana*, 138 S.Ct. 1500, 1507 (2018). In this country, it is a "fundamental legal principle that a defendant must be allowed to make his own choices about the proper way to protect his own liberty." *Weaver v. Massachusetts*, 137 S.Ct. 1899, 1908 (2017). "Our system of laws generally presumes that [a litigant], after being fully informed, knows his own best interests and does not need them dictated by the State [or a court appointed attorney]." *Martinez v. Court of Appeal of Cal., Fourth Appellate Dist.*, 528 U.S. 152, 165 (2000) (Scalia, J., concurring in judgment).

On December 10, 2021, you sent to me a letter asking that I provide you "with the statutory authority upon which [I] base either or [my] right to make the demands [I made] in the last paragraph of the aforementioned letter." Said letter is attached as Enclosure 2.

On December 14, 2021, you attended a virtual court conference with Court Attorney Peter J. Crotty, James D. Bell, Esq., retained counsel for petitioners, and myself. During the conference you purported to continue to represent my clients' children and asked that the orders appointing you as attorney for the children dated September 7, 2021, be enforced. You did so even after Mr. Crotty acknowledged that a criminal defendant has an absolute right to relieve a court appointed attorney. You also had the audacity to threaten my clients and curtail what they could or could not state to their unabused and unneglected children. Chutzpah!

To date, you have not sought to be formally relieved as the court appointed attorney for the children. You have given every indication that you intend to continue to present yourself as the attorney for the children.

Therefore, because you refuse to "honor" the "respect" due to my clients and their children "which is the lifeblood of the law," you are hereby relieved "for cause." You are directed to take no further action regarding

You are also directed to refrain from any further contact with all three of the above-named children, or any attempts to contact them or their fit parents – my clients. You are further directed to forward the children's complete legal file(s) maintained by your office to me at the above address.

Also, please find attached as Enclosure 3, a copy of the notice to preserve that was mailed earlier today under separate cover.

Thank you for your attention.

Respectfully,

Encl. 1

Encl. 2 Encl. 3

Enci. 3

cc: (via EDDS)

Thomas D. Williams, FCJ James D. Bell, Esq.

Exercise Your Parental & First Amendment Rights (cont'd)

MICHAEL ANTHONY DEEM



December 17, 2021

Via First-Class Mail & Certified Mail (RRR)

John C. Gavenda, Esq. 27 North Platt Street Albion, NY 14411

Notice to Preserve Records

To John C. Gavenda:

Please take notice that you (Defendant) are the intended target of a civil rights lawsuit for your participation in an ongoing unconstitutional custom and practice, from about March 6, 2020 to present, of denying God given rights to, *inter_alia*,

including without limitation the rights to free

speech, freedom of association and parental relations (The Incident).

This letter requests your immediate action to preserve any document, including electronically stored information, that may contain evidence important to the above legal matter.

This notice applies to Defendant's on- and off-site computer systems and removable electronic media plus all computer systems, services, and devices (including all remote access and wireless devices) used for Defendant's overall operation, whether owned by Defendant or not, to include its common/shared parking lot. This includes, but is not limited to, e-mail and other electronic communications; electronically stored documents, records, videos, images, graphics, recordings, spreadsheets, databases; calendars, system usage logs, contact manager information, telephone logs, internet usage files, deleted files, cache files, user information, and other data. Further, this notice applies to archives, backup and disaster recovery tapes, discs, drives, cartridges, voicemail and other data. All operating systems, software, applications, hardware, operating manuals, codes, keys and other support information needed to fully search, use, and access the electronically stored information must also be preserved.

The importance of immediate action cannot be overstated. Electronically stored information is easily corrupted, altered, and deleted in normal daily operations. Even booting a drive, running an application, or reviewing a document can permanently alter evidence. An important method for preserving data in its original state is to have a forensic image (mirror image or clone image) made of pertinent hard drives of both office and home computers used for business and of network servers. This image captures all current data, including the background or metadata about each document. Simply copying data to a CD-ROM or other common backup medium is not adequate. For each captured image file, record and identify the person creating the image and the date of creation. Secure the file to prevent subsequent alteration or corruption and

create a chain of custody log. Once the forensic data image file is created, the pertinent computer or other device can be placed back into operation.

If known, identify any key persons', officers', supervisors', and employees' computers to which special attention for forensic imaging must be directed, for any electronic devices that are used by Defendant, whether owned by him or otherwise. This preservation notice covers the above items and information from the day of The Incident and subsequent thereto, until suit is filed. It also includes all future incidents between Defendant, its agents, employees and assigns. Follow the above procedures to preserve electronic information created after this notice. Current law and rules of civil procedure clearly apply to the discovery of electronically stored information just as they apply to other evidence, and confirm the duty to preserve such information for discovery. Defendant and its officers, employees, agents, and affiliated organizations must take all reasonable steps to preserve this information until this legal matter is finally resolved. Failure to take the necessary steps to preserve the information addressed in this letter or other pertinent information in your possession or control may result in serious sanctions or penalties, to include summary judgment. Further, to properly fulfill your preservation obligation, stop all scheduled data destruction, electronic shredding, rotation of backup tapes, and the sale, gift or destruction of hardware. Notify all individuals and affiliated organizations of the need and duty to take the necessary affirmatives steps to comply with the duty to preserve evidence.

Respectfully,

Secret Societies - Kicking Them Out (cont'd)



MICHAEL ANTHONY DEEM



May 6, 2022

Via First-Class Mail & Certified Mail (RRR)

David J. Pajak, Esq. 13179 Broadway, Suite 2 Alden, NY 14004

Notice to Preserve Records

To David J. Pajak:

Please take notice that you and your law firm (collectively "Defendant") are the intended target of a civil rights lawsuit for your participation in an ongoing unconstitutional custom and practice, from about March 6, 2020 to present, of denying God given rights to, inter alia,

without limitation the rights to free speech, freedom of association and parental relations (The Incident).

This letter requests your immediate action to preserve any document, including electronically stored information, that may contain evidence important to the above legal matter.

This notice applies to Defendant's on- and off-site computer systems and removable electronic media plus all computer systems, services, and devices (including all remote access and wireless devices) used for Defendant's overall operation, whether owned by Defendant or not, to include its common/shared parking lot. This includes, but is not limited to, e-mail and other electronic communications; electronically stored documents, records, videos, images, graphics, recordings, spreadsheets, databases; calendars, system usage logs, contact manager information, telephone logs, internet usage files, deleted files, cache files, user information, and other data. Further, this notice applies to archives, backup and disaster recovery tapes, discs, drives, cartridges, voicemail and other data. All operating systems, software, applications, hardware, operating manuals, codes, keys and other support information needed to fully search, use, and access the electronically stored information must also be preserved.

The importance of immediate action cannot be overstated. Electronically stored information is easily corrupted, altered, and deleted in normal daily operations. Even booting a drive, running an application, or reviewing a document can permanently alter evidence. An important method for preserving data in its original state is to have a forensic image (mirror image or clone image) made of pertinent hard drives of both office and home computers used for business and of network servers. This image captures all current data, including the background or metadata about each document. Simply copying data to a CD-ROM or other common backup medium is not adequate. For each captured image file, record and identify the person creating the image and the date of creation. Secure the file to prevent subsequent alteration or corruption and

Secret Societies – Kicking Them Out (cont'd)

Anti-Masonic Movement, in the history of the <u>United States</u>, popular movement based on public indignation at and <u>suspicion</u> of the secret fraternal order known as the Masons, or Freemasons. Opponents of this society seized upon the uproar to create the <u>Anti-Masonic</u>

<u>Party</u>. It was the first American third party, the

William Morgan

Anti-Masor

William Morgan was a resident of Batavia, New York, whose disappearance and presumed murder in 1826 ignited a powerful movement against the Freemasons, a fraternal society that had become influential in the United States.



After Morgan announced his intention to publish a book exposing Freemasonry's secrets, he was arrested on trumped-up charges. **Wikipedia**

Born: 1774, Culpeper, Colony of Virginia

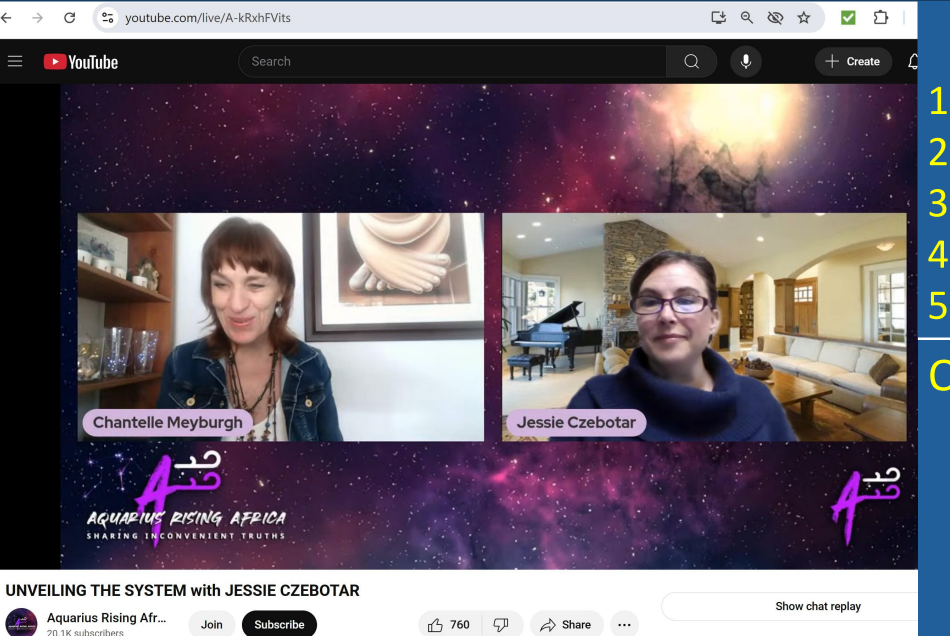
Disappeared: c. 1826 (aged 51–52), Near Youngstown, New York

Occupation: Stone cutter, Bricklayer, Storekeeper, Author

first <u>political party</u> to hold a national nominating convention, and the first to offer the electorate a platform of party principles.

The movement was ignited in 1826 by the mysterious disappearance of William Morgan, a bricklayer in western New York who supposedly had broken his vow of secrecy as a Freemason by preparing a book revealing the organization's secrets. When no trace of Morgan could be discovered, rumours of his murder at the hands of Masons swept through New York and then into New England and the Mid-Atlantic states.

Secret Societies – Freemasonry (cont'd)



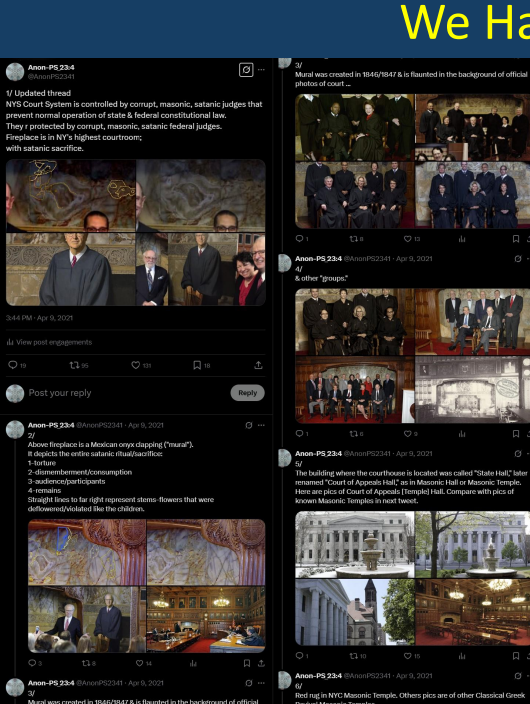
"The System"

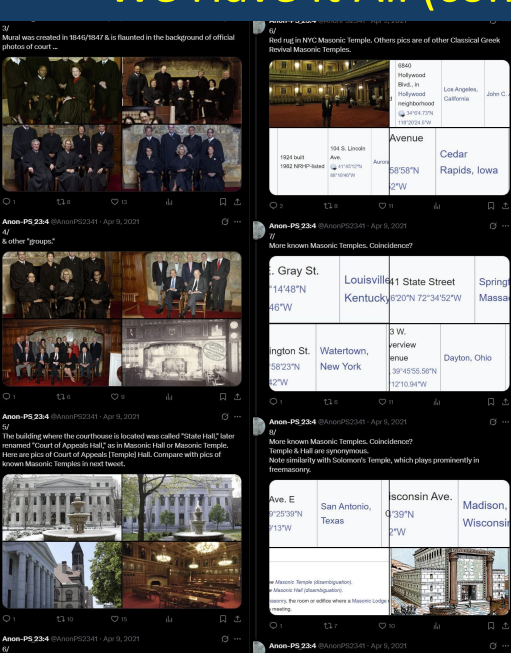
- 1. Freemasons +
- 2. Satanists
- 3. Jesuits
- 4. Mormon Church
- 5. Illuminati

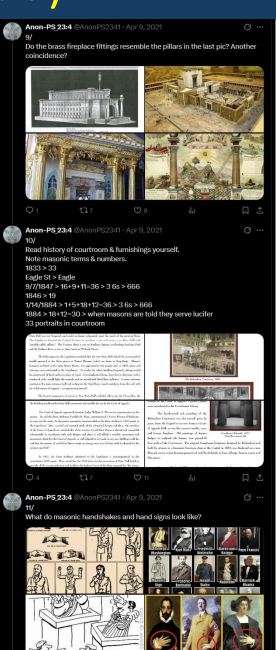
Queen Mother of
Darkness
ruled over
4 Mothers of
Darkness

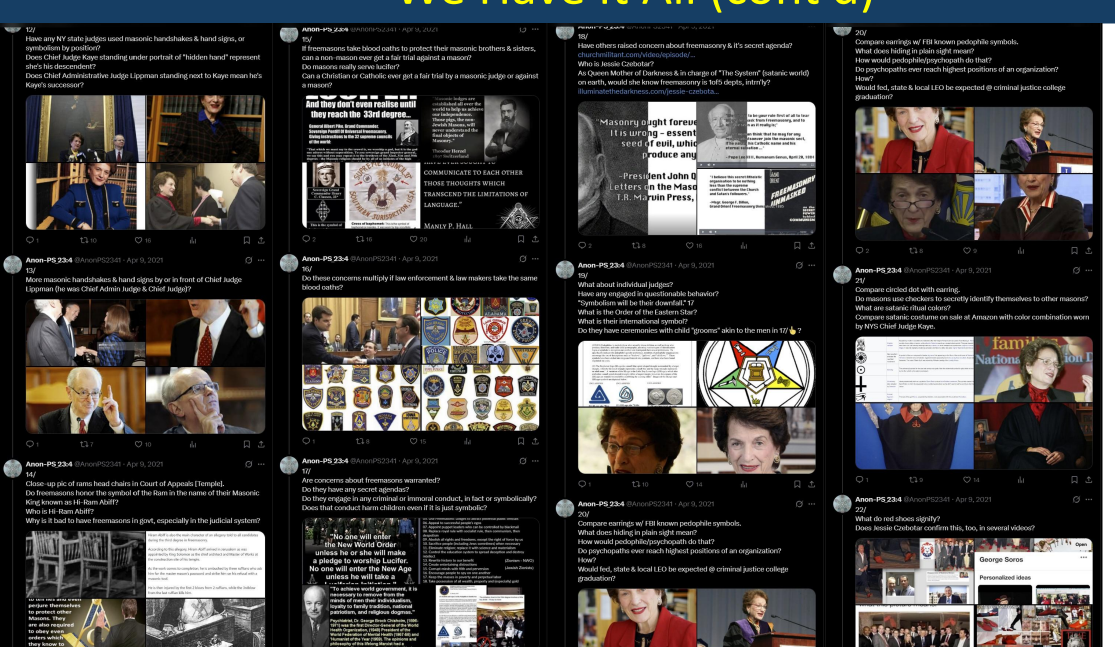
We Have It All

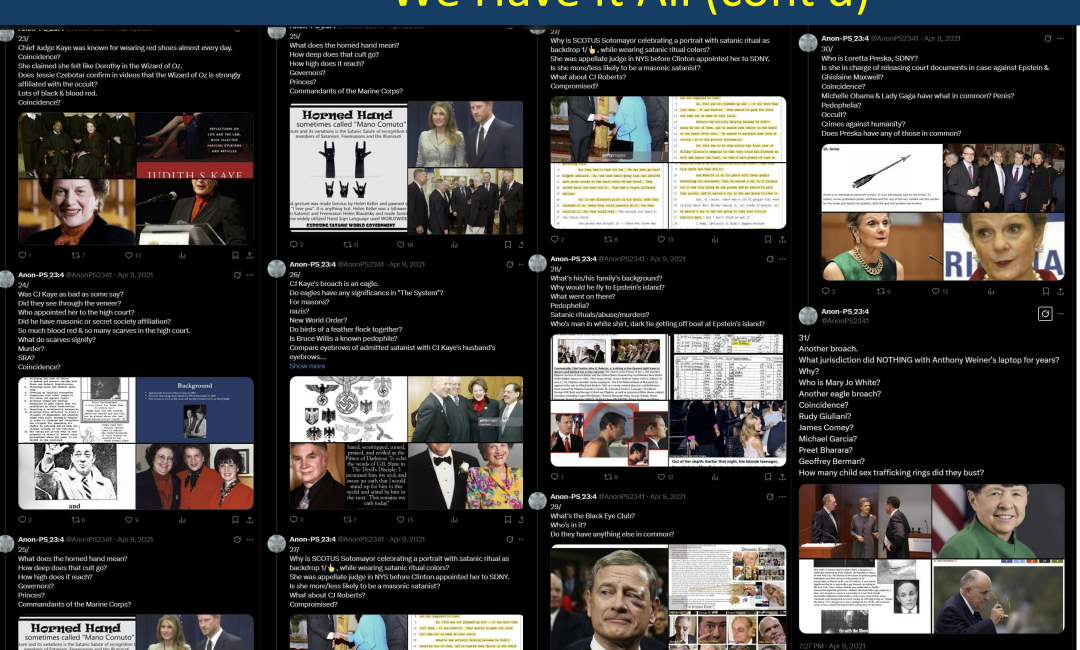














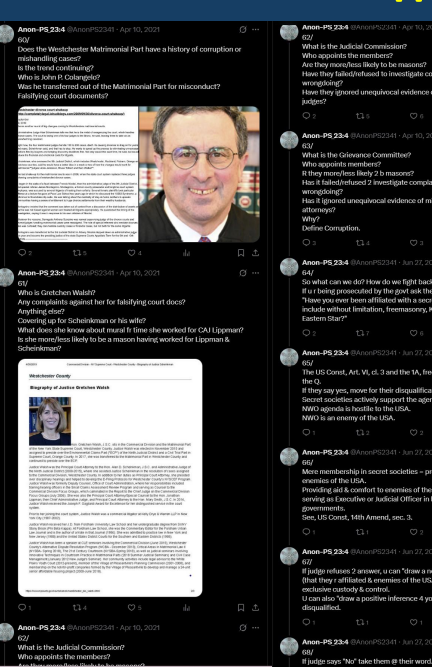
Does ability to grant/deny release of evidence increase one's "power"?



Anon-PS 23:4 @AnonPS2341 · Apr 10, 2021

In Santosky v Kramer SCOTUS held clear & convincing evidence req'd to

What are Cluster B Personality Disorders?











Do you all want to know something they are not telling you about the Big Beautiful Bill that would end the entire argument about it putting us in debt? The debt only belongs to the current fiat USD. Which means once everyone starts using Gold/Silver in daily transaction we will no longer be beholden to that debt. Why do you think States like Idaho & Texas made it legal for is to be used?

When the USD collapses or a gold-backed system emerges, fiat debt becomes irrelevant, as gold/silver transactions sidestep central bank liabilities. Now, the transition's feasibility depends on global adoption and overcoming entrenched financial systems. This is all about how it will be executed. Remember, you don't owe anything. The banking industry does. This is why Jerome Powell will be stepping down. This will signify the change in monetary policy officially.

Do you actually believe Donald Trump would put trillions of dollars of debt on Americans when he knows bankers were the ones printing money they did not have? Stop falling for the psyops. Especially from the same people who tried to tell you the end of the world was coming a week or so ago. Why would debt matter to them if we are supposed to be in a post nuclear fallout shelter

The Federal Reserve/IRS can not even tax any home that was bought in Gold/Silver. People, use your head. Do you know how many states already adopted this policy? 45+. Which means mass adoption is coming. That national debt will not be on those who are using "Real Money".



Walk Away