

**"There are only 2 types of people on Planet Earth.
Those who exercise stewardship with IMMUNITY...
and those doing busy-ness with NO immunity"
~ David Williams ~**



David is an expert in national, international, and contract law. In 1999, he became disenfranchised (and disgusted) with the U.S. Legal, Monetary, and Taxation systems. His moral dilemma was exacerbated when United States seized 300 million Dollars from 3,100 investors who had funds parked in the Cayman Island... supposedly "being" protected through "offshore entities". Being one of the investors who lost over \$800K, the asset seizure drove David to research and study all aspects of jurisdiction, procedure, law and the rules used to govern our Planet. This process involved intensive discipline in unlearning (false knowledge) and relearning (the truth).

Obviously, education is nothing without application - so David started challenging the U.S. Judiciary by suing 12 attorneys, 5 bank/insurance companies, 2 Clerks, and 2 Federal Judges. He sued the IRS (twice), elevating the cause of Self Determination to a Class Action Tort Claim in the US Supreme Court with a network of 20 others (likewise "disenfranchised"). Conclusion; David stepped into a legal minefield where others were being demolished; and by using superior "global" knowledge, correct intentions, and right actions, he came out the other side VICTORIOUS.

Today David teaches/trains other entrepreneurs how to live with more freedom and increased asset protections based on international rights and protocols. He has been interviewed numerous times over the past decade and a quick "Google" for "David Williams" & "self-determination" populates thousands of search results. One of his major claims is that (at no matter what level) he demystifies the "LAW" by turning every rule, every procedure, and every action back to the arena of CONTRACT.

In 2006, David became Ambassador-at-Large for a small society. Since becoming an Ambassador, he has been recognized for Human Rights work by other countries and by the United States. In 2012, international land claims were ceded to him and he accepted the role of Prime Minister for that society. Through no real design of his own, David has become the spokesperson for the international right of self-determination in the western hemisphere.

An ancient maxim claims that "knowledge will forever govern ignorance". David's Solution; "if you don't like the government of the MATRIX you found yourself in by ACCIDENT OF BIRTH; then exit by becoming your own Governor."



POPULAR MEDIA TOPICS

Political Standing and Immunity, Nation-State Building, International Business and Humanitarian Projects.

We now live in a global society where we can travel almost anywhere on Earth within hours, and we do business 24/7 anywhere on the planet. We can access information as quickly as we can type or speak into a handheld device.

PAST INTERVIEWS

Vyzygoth Interviews David Williams
<https://www.youtube.com/watch?v=7JS1NLHoimo>

Sarah Westall: U.S. Citizens have NO Rights:
<https://www.youtube.com/watch?v=08iGjlvJoUQ>

**BOOK
TODAY!**

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WEBSITES

Deprogrammingseries.com (DVD landing page/ digital archive of DVD's)

Getoutofthesystem.com (site is developing, focuses on teaching people what the system is and what is necessary to get out of the system, why you want to get out, and the consequences of staying in).

Davidwilliamsunleashed.com (site is developing, focuses on religion of all kinds including science, atheism, nationalism, organized religion, etc).

Theantitrollforum.com (site is developing, focuses on going after any and all media that is putting out false information. This includes main stream, alternative, groups on social media, etc).



Matrix Solutions (769 Subscribers)

3 Keys to Freedom (203 Subscribers)



3 Keys to Freedom @**3keystofreedom** (121 likes, 135 Followers)

Getoutofthesystem.com @**getoutofthesystem** (New page, no likes or followers)

DID YOU KNOW THAT...

The U.S.A. Revolutionary War debt was never paid?

Reference: John Jay Treaty (1794) and TYRANNY UNMASKED {1822} – John Taylor of Caroline

Great Britain and King George III never taxed the British North American Colonists.

Reference: Myths of the Revolution, <https://www.gilderlehrman.org/content/myths-american-revolution>

The Framers' Coup: The Making of the United States Constitution: Michael Klarman, Harvard Law

U.S Constitution is based solely on the LAW OF NATIONS and that Treaties are Supreme Law of the land?

(Reference: U.S Constitution Article 1, Sect 8, clause 10, US Constitution Article 6 clause 2, and The Sixth International Conference of American States (1928)

U.S has not operated constitutionally (separation of powers) since 1933?

Reference: SPECIAL CONGRESSIONAL COMMITTEE in Senate Report 93-549 of (1973)

The 21 trillion dollar United States Debt cannot be paid.

Reference: **CREATURE FROM JEKYLL ISLAND; A SECOND LOOK AT THE FEDERAL RESERVE,** by G. Edward Griffin

All countries in the western hemisphere, with the exception of Canada, agreed to revise all national History of All American States in 1933.

Reference 7th International Conference of American States... Montevideo Convention on History

COMMON SENSE MAXIMS

Knowledge will forever govern ignorance and people who mean to be their own governors must arm themselves with the Power that (correct) Knowledge gives. James Madison

I am about The Law. (People who don't know their Rights and how to defend them have no rights). Liberty, once lost, is lost forever. – John Adams

The only thing more expensive than education; is ignorance – Benjamin Franklin

Knowledge does not create power. The wrong knowledge creates no Power. Even Right Knowledge when combined with Wrong Action creates No Power. Only Right Knowledge combined with Right Action creates Power. – David Williams

Ronald Reagan said “Trust, but Verify”. If you want the Truth then study History from all sides; not the rewritten history of the Victor.

Current United States Case Law

“No constitutional right exists under the Ninth Amendment, or to any other provision of the Constitution of the United States, “...to trust the Federal Government and to rely on the integrity of its pronouncements.” MAPCO, Inc. v Carter (1978, Em Ct App) 573 F2d 1268, cert den 437 US 904, 57 L Ed 2d 1134, 98 S Ct 3090.

- 1.) Prosecutor may violate civil rights in initiating prosecution and presenting case.
- United States Supreme Court in **Imbler v. Pachtman**, 424 U.S. 409 (1976)**
- 2.) Immunity extends to all activities closely associated with litigation or potential litigation.
- Second Circuit Federal Court of Appeal in **Davis v. Grusemever**, 996 F.2d 617 (1993)**
- 3.) Prosecutor may knowingly use false testimony and suppress evidence. - United States Supreme Court in **Imbler v. Pachtman**, 424 U.S. 409 (1976)**
- 4.) Prosecutor may file charges without any investigation.
- Eighth Circuit Federal Court of Appeal in **Myers v. Morris**, 810 F.2d 1337 (1986)**
- 5.) Prosecutor may file charges outside of his jurisdiction.
- Eighth Circuit Federal Court of appeal in **Myers v. Morris**, 840 F.2d 1337 (1986)**
- 6.) Prosecutor may knowingly offer perjured testimony.
- Ninth Circuit Federal Court of Appeal in **Jones v. Shankland**, 800 F.2d 1310 (1987)**
- 7.) Prosecutor can suppress exculpatory evidence. (Exculpatory defined: Evidence showing one innocent)
- Fifth Circuit Federal Court of Appeal in **Henzel v. Gertstein**, 608 F.2d 654 (1979)**
- 8.) Prosecutors are immune from lawsuit for conspiring with judges to determine outcome of judicial proceedings. - Ninth Circuit Federal Court of Appeal in **Ashelman v. Pope**, 793 E.2d 1072 (1986)**
- 9.) Prosecutor may knowingly file charges against innocent persons for a crime that never occurred.
- Tenth Circuit Federal Court of Appeal in **Norton v. Liddell**, 620 F.2d 1375 (1980)**

Those that don't know are at the mercy of LIARS. – David Williams

Those who you think are your friends are not necessarily your friends, and those that you think are your adversaries are not necessarily your adversaries. Your adversaries and your adversities will test you and prepare you in ways that your friends never will. – David Williams

What is the Right of Self Determination?

The Right of Self Determination was originally discussed in Vattel's LAW OF NATIONS as the "right of self exile"; the "right to quit a Society that One deemed to have devolved itself". The Right could be considered as moral, philosophical, or economic. Around the turn of the 20th century, the name "Self Determination" came to be used by prominent leaders such as Woodrow Wilson and Vladimir Lenin. Lenin wrote in 1914; [It] would be wrong to interpret the **right to self-determination** as meaning anything but the right to existence as a separate state." This Right was later included in International Law and among the highest order of Global Human Rights Law by placing it in the Charter of the United Nations and various UN Resolutions, including Declarations on Peaceful Settlement of Disputes.

UNITED NATIONS CHARTER; CHAPTER I: PURPOSES AND PRINCIPLES

Article 1

The Purposes of the United Nations are: 1. To maintain international peace and security, and ...2. To develop friendly relations among nations based on respect for the principle of **equal rights and self-determination** of peoples,

Article 55

With a view to the creation of conditions of stability and well-being which are necessary for peaceful and friendly relations among nations based on respect for the principle of equal **rights and self-determination** of peoples, the United Nations shall promote:

The Right is still claimed to be "undefined" by many International Jurists. However, the UN General Assembly specifically set the matter to rest in UN Resolution 2625; when ALL Nations signed and ratified that... "**The establishment of a sovereign and independent State, the free association or integration with an independent State or the emergence into any other political status freely determined by a people constitute modes of implementing the right of self-determination by that people.**"

The Right of Self Determination, as confirmed in the **MANILA DECLARATION ON PEACEFUL SETTLEMENT OF INTERNATIONAL DISPUTES**...is such an accepted Principle of International Rules that the UN now has a 238 page handbook on Peaceful Settlement. <http://legal.un.org/cod/books/HandbookOnPSD.pdf>

Human Rights in the 21st Century

Universal Declaration of Human Rights

Article 15. (1) Everyone has the right to a nationality. (2) No one shall be arbitrarily deprived of his nationality nor denied the right to change his nationality.

International Covenant on Civil and Political Rights

Article 1 (1). All peoples have the right of self-determination. By virtue of that right they freely determine their political status and freely pursue their economic, social and cultural development.

Law of Nations, Book 2, Chapter 1: The Offices of Humanity

The maxims laid down in this chapter,—those precepts of nature,—were for a long time unknown to nations. The ancients had no notion of any duty they owed to nations with whom they were not united by treaties of friendship. At length the voice of nature came to be heard among civilised nations; they perceived that all men are brethren. When will the happy time come that they shall behave as such?

International Declaration on the Rights and Duties of Man

Preamble.... All men are born free and equal, in dignity and in rights, and, being endowed by nature with reason and conscience, they should conduct themselves as brothers one to another.

Nation-State Rights of Diplomacy for Ministers and Dignitaries

International Declaration on the Rights and Duties of States (nations) Montevideo, Uruguay 1933

Every State has the right of equality in law with every other State. States are juridically equal and the rights of each do not depend upon the power which it possesses to assure its exercise, but upon the simple fact of existence under international law. Every Nation entitled to a Right by the LAW OF NATIONS, is entitled to have that Right respected and protected by all other Nations, for right and duty are correlative and the Right of One is the Duty of All to observe.

Law of Nations, Book 4; CHAP. VI. THE RIGHT OF EMBASSY, OR THE RIGHT OF PUBLIC MINISTERS.

§ 57. Every sovereign state then has a right to send and to receive public ministers; for they are necessary instruments in the management of those affairs which sovereigns have to transact with each other, and the channels of that correspondence which they have a right to carry on. They are the powers to whom belongs the right of embassy.

Law of Nations, Book 2

§ 123. Right of passage

§ 125. Right of dwelling in a foreign country

§ 127. Right of innocent use

§ 135. Residence in the country.

§ 136. How we are to act towards foreigners who desire a perpetual residence.

A screenshot of a Google search for "self-determination". The search results show a dictionary definition: "self-de·ter·mi·na·tion" (noun) meaning "the process by which a country determines its own statehood and forms its own allegiances and government." Below the definition is a "People also ask" section with questions like "What is the self-determination theory?" and "What is the concept of self-determination?". At the bottom, there is a link to the Wikipedia article: "Self-determination - Wikipedia".

A screenshot of the Wikipedia article for "Self-determination". The article title is "Self-determination" and it is described as "From Wikipedia, the free encyclopedia". The text states: "This article is about self-determination in international law. For other uses, see Self-determination (disambiguation). The right of a people to self-determination is a cardinal principle in modern international law (commonly regarded as a *jus cogens* rule), binding, as such, on the United Nations as authoritative interpretation of the Charter's norms.^{[1][2]} It states that a people, based on respect for the principle of equal rights and fair equality of opportunity, have the right to freely choose their sovereignty and international political status with no interference.^[3] The concept was first expressed in the 1860s, and spread rapidly thereafter.^{[4][5]} During and after World War I, the principle was encouraged by both Vladimir Lenin and United States President Woodrow Wilson.^{[4][6]} Having announced his Fourteen Points on 8 January 1918, on 11 February 1918 Wilson stated: "National aspirations must be respected; people may now be dominated and governed only by their own consent. 'Self-determination' is not a mere phrase; it is an imperative principle of action."^[6]

Running a Nation-State is Like Running a Business

PROOF OF CONCEPT

M. Marie Louis Gerald Raymond
Maire Principal
M. Januel LOUIS
Maire Adjoint
Mme. Marilyn Christine-F. Eliscar
Maire Adjoint



COMMISSION COMMUNALE DE TABARRE

Hôtel de ville de Tabarre, August 4, 2015

Prime Minister David Williams
Dominion of Melchizedek
c/o: Diplomatic Mission
201 East Church Street
Benson, North Carolina 27504

Prime Minister David Williams
Dominion of Melchizedek
c/o: Diplomatic Mission Extension Offices
6653 Powers Ave, Suite 15
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Dear Hon. Williams

It has been revealed to my Ministry by the Honorable Robertson LeFranc and the Honorable Dr.



REPUBLIC OF LIBERIA MINISTRY OF HEALTH & SOCIAL WELFARE

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Office of the Deputy
Minister for Administration
Ref. No.:

February 18, 2015

Prime Minister David Williams
Dominion of Melchizedek
c/o: Diplomatic Mission
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May 2, 2018

Dominion of Melchizedek

http://micronations.wikia.com/wiki/Dominion_of_Melchizedek



Origin and Status

The DoM was created in 1986 by Evan David Pedley and his son, Mark Logan Pedley. The latter also uses a number of pseudonyms, including "Tzemach Ben David Netzer Korem" and "Branch Vinedresser" (which is a rough English translation of the Hebrew). The Pedleys have published a translation of the Bible known as the *Melchizedek Bible* but that Bible has since been rebuked and denounced by the [Official Website of the Dominion of Melchizedek](#). During the 1980s the Pedleys were convicted and imprisoned for multiple various land and share-related frauds. The elder Pedley is now reportedly deceased, while the younger no longer has any association with the DoM. Two separate regimes have ruled the micro-nation since the days of the Pedleys, with no reports of illegality. In July of 2003, the DoM elected its first post-Pedley administration, that brought Richard James McDonald to the Presidency....

Richard James McDonald is a former law enforcement officer and while acting as President of the DoM he announced the younger Pedley's departure from government service. Although acting as President of the DoM, McDonald committed Treason against the DoM by running his website [State-Citizen.org](#) and maintained his status as a United States Citizen. He was asked to Step Down as President in 2008 by the former Council of Elders. At that time Ambassador David Williams was asked to take an interim position as President and Head-of-State of the Dominion of Melchizedek and asked to help write a new Charter for the DoM.

David Williams agreed to help write a new Charter for the DoM and worked with the Founder in doing so. An agreement on the new Charter could not be met at which time the DoM entered a State of [interregnum](#). David Korem, being uneducated in International Law and the [LAW OF NATIONS](#), failed to understand Naturalization and continued to operate as a United States Citizen while continuing to disturb the International Public Order as well as interfering in the Internal Political Workings of the United States and subsequently was arrested by authorities of the United States as a United States Citizen and thereby also committed treason against the Dominion of Melchizedek.

At that time a meeting was held in 2012 and an agreement was reached whereby the Founder relinquished all authority, association, and claims to the Dominion of Melchizedek and turned over said authority and land claims/titles to David Williams. This Marked the beginning of the second Post-Pedley Administration.

Recognition of the State of the Dominion of Melchizedek

The DoM has established Treaties of Peace and Recognition with multiple States as an Ecclesiastical State. Such States Include: [Central African Republic \(2003\)](#), [Republic of Cameroon \(2004\)](#), [Republic of Burkina Faso \(2004\)](#), and [Nigeria \(2004\)](#). Further, in the OAS (Organization of American States) [Convention of the Rights and Duties of States](#):

Article 6: "The recognition of a state merely signifies that the state which recognizes it accepts the personality of the other with all the rights and duties determined by international law. Recognition is unconditional and irrevocable."

Article 7: "The recognition of a state may be express or tacit. The latter results from any act which implies the intention of recognizing the new state."

Claims

During the 1990s DoM began to claim sovereignty over a number of Pacific islands. DoM's claims include Taongi Atoll (near the Marshall Islands). The New Administration of the DoM only exerts Territorial Sovereignty over the Taongi Atoll.

The Marshall Islands originally acknowledged the DoM's sovereignty. However, after allegations of illegality by individuals within the DoM were raised by the U.S. State Department, the Marshall Islands issued a diplomatic note to other nations, urging nations friendly to it not to recognize claims of DoM in the Marshall Islands. The recognized Iroijlaplap (chief) of Taongi was later quoted on an Australian television current affairs program as saying he had granted DoM a 50-year "sovereign lease" over the Taongi Atoll island. However, the Marshall Islands now argues that *sovereignty* over the atoll (as opposed to *land title*) belongs to the Marshall Islands and not to private citizens, therefore the Iroijlaplap's action should be considered a nullity. The DoM asserts that historical maps and territorial claims by the Marshall Islands did not include the Taongi Atoll island until the U.S. State Department interceded in the mid nineties. Although a dispute between the DoM and the Marshall Islands exists concerning the status of the DoM's "sovereignty," the DoM continues to assert physical possession and governmental rule over Taongi with no challenge by the Marshall Islands, the United States or any other nation.