

TIMELINE

How the polygamous-rooted “Mormon Hierarchy” “family” transformed Utah State (Bill of Rights) into a “State of Deseret” (Mormon monarchy no U.S. Bill of Rights for lawyers/judges).

Utah Mormon Hierarchal “royalty” Justices have denied U.S. Bill of Rights for all citizens’ who associate with a Utah State Bar member lawyer or judge or Justice, who have no Bill of Right protections for what they advocate for you!

And how, in the name of the “State of Utah”- the Utah Mormon Hierarchy “State of Deseret” collected federal and state taxes to build their “monarchy” empire, while infiltrating our United States government at all levels with temple sworn Mormons dedicated to building literal a Mormon “Kingdom”-- ‘A Nation within a Nation’ to conquer the world...in the name of “Jesus Christ” that is not the same as the Bible’s Jesus Christ!

In 1993, Utah Justices, often temple-sworn, and descendants directly or through marriage, of old polygamous “Mormon Hierarchy” families, declared Utah’s law is “rooted” in Mormon church history, rewriting Utah Territorial Supreme Court law that says Utah’s common law is the United States Constitution and United States law. *See, Society of Separationists v. Whitehead. Understanding how Utah State Bar members have no U.S. Supreme Court defined protections, involves educating oneself about Mormon history.*

Resources- D. Michael Quinn- MORMON HIERARCHY: ORIGINS OF POWER (“Origins”); MORMON HIERARCHY: EXTENSIONS OF POWER (“Extensions”); MORMON HIERARCHY: WEALTH AND POWER (“Power”) Signature Books.

Ronald Meldon Karren EXONERATION OF EMMA, JOSEPH, AND HYRUM SMITH (“Karren”)

BIRTH OF A SECRET “NATION WITHIN A NATION”

A Theocratic Monarchy where dissent violates “God’s Will” is created to be handed down to generations of descendants of polygamous families the Mormon Hierarchy “Royalty” who must avenge their enemies, secular .government institutions.

1830- Mormons begin- Joseph Smith forms the Church of Christ, later called “The Church of Jesus Christ of Latter-day Saints” (“Mormons”) in western New York, U.S.

1831- LAWGIVER- Revelation claims God is the Lawgiver (through the Prophet) and there is NO other law, than God’s law, for the people to follow. (D & C 38:21-22) (Power at 80). Secular law is non binding.

1833- Joseph Smith proclaims his power is over governments. He claims legal authority over government, with a new revelation, making his “religious sovereignty within the civil sovereignty of the United States of America.” D. & C. 98:4-11 (Power 80-81) Citing this “revelation” Dr. Quinn states

“This document constricted the authority of secular government at the same time it expanded the prerogatives of this worldly theocracy. It established the primacy of religious law over secular law, defined “constitutional law” as liberating, rather than proscribing personal conduct and rights, and not only authorized but commanded Mormons to disobey secular law and civil leaders not conforming to the commandments of God. (Power pg 81)”

1834- Mormons can violently retaliate against enemies. Joseph Smith has a revelation D. & C. 103:1,26,28,34) (Power pg. 84-85) The Mormons need not seek Governor or Presidential relief from enemies.

1835 - A Mormon Militia is formed, with Joseph Smith as “head of the “war department” of the “Lord’s host.” (Power pg. 87)

1835- Situational “Theocratic ethics” as generational patterns. Joseph Smith violates the law by an illegal marriage. It allows Mormons to justify breaking the secular law for God’s purposes. (Power at pg. 88). See Power bibliography and Dallin Oaks secrecy and lying.

The “theocratic ethics” (depending on each situation) of law breaking included

“denials of actual events, the alternating condemnation and tolerance for counterfeiting and stealing from non-Mormons, threats and physical attacks against dissenters and other alleged enemies, the killing and castration of sex offenders, the killing of anti-Mormons, the bribery of government officials, and business ethics at odds with church standards” (Power at pg. 89)

1842- Free masonry- Joseph Smith is initiated as a first degree freemason. (Power pg. 491)

1844- Secret Council of Fifty is formed for all church control over governmental affairs including having ambassadors to other nations. (Power pg. 120)

1844- Council of Fifty ordains Joseph Smith as “King of the World”. (Power pg. 120-121)

1844- Joseph Smith is killed, by a cursing shooting mob in the Carthage jail, after he shot wounding three, and leaping from a second story window.

“Church president, mayor, militia commander, U.S. Presidential candidate, and Master Mason, was dead.” The “King of the world” was to be replaced. (Power pg. 141-42)

*The Power of the Mormon “King of the World” becomes
inseparable from immoral and illegal Polygamy*

1819 (about)- Cochranites- Saco, Maine---Jacob Cochran- a self styled preacher, is settled in Saco, Maine. This “congregation” teaches “spiritual wifery” of polygamy (man with 2+ wives), and polyandry (wife with 2+ husbands); secret oaths, foot washings, “lodging together” temporarily, and “arranged marriages” . (“Karren” pg. 123-126)

1832- Brigham Young and Heber C. Kimball join the Mormon church. (Karren pg. 126)

1834- Mormon leaders hold a general conference held in Saco, Maine, after Brigham Young travels alone to do a Mormon mission in “the adultery capital of the world” Saco, Maine. (Karren pg. 127)

1839- Leaders go to England. Brigham Young, and Heber C. Kimball travel to England, followed by Willard Richards, John Taylor, Wilford Woodruff, Parley P. Pratt, Orson Hyde, George A. Smith, and in 1840, Lorenzo Snow. Brigham Young has a “revelation” about Polygamy (after 5 years exposure in Saco) that he relates later to Joseph Smith. (Karren pg 128-129)

1844- Mormon leadership crises upon Joseph Smith’s death. Most, if not all, of these general authorities were practicing polygamy in 1844, secretly or publicly. (Id.) Joseph Smith’s direct family were against polygamy and polyandry. If Joseph Smith’s descendants or brother were the new head of the

church, polygamy would be likely banned. To stay true to new leadership, the general authorities might have to forsake multiple wives. So, Brigham Young took over as the new head of the church.

*Utah forms a theocratic, monarchy- polygamy- based “State of Deseret”
(in Mexico territory), no government recognized.*

1847 State of Deseret. A handful of Mormons, vastly outnumbered by Indian Nation members, declared their omnipotence over a huge area of Mexico territory.

1848- Treaty of Guadalupe Hildago establishes the “Deseret” area as U.S. territory by agreement between the United States and Mexico, that guarantees safety for Indian Nations from interference and invasions.

1849- U.S. enters treaties with Indians retroactive to the Treaty of Guadalupe.

1850-1896 Organic Act of Utah establishes Utah’s common law in sec. 17 That the Constitution and laws of the United States are hereby extended over and declared to be in force in said Territory of Utah, so far as the same, or any provision thereof, may be applicable.

From 1850-1896 Utah is denied statehood due to polygamy that the United States viewed as immoral, and unAmerican. Monarchy “kingship” with forbidden dissent, is the opposite of our Bill of Rights.

1890 Mormon manifesto declares an suspension of polygamy, but later is found to have performed about 250 polygamous unions, that are recorded.

1896 Congress adopts a Utah Enabling Act that Utah gave its word to agree to by a Utah Constitution, that 1) obligated an elected “republican” form of government, identifying a judiciary, legislative, and executive, and 2) U.S. Law would be supreme, with total supremacy of the United States Constitution and Declaration of Independence; and 3) all citizens would have all the same rights and privileges as all other citizens in other states.

*Mormon Hierarchy of Today Continues the
“theocratic ethics” of their polygamous family forefathers*

From 1844 to about 1930- Secret oaths of vengeance to be taught to their children, childrens children, to destroy America in vengeance for Joseph Smith’s death.

“You and each of you do covenant and promise that you will pray and never cease to pray to Almighty God to avenge the blood of the prophets upon this nation, and that you will teach the same to your children and to your children's children unto the third and fourth generation.” Buerger, David John (1987), "The Development of the Mormon Temple Endowment Ceremony", *Dialogue: A Journal of Mormon Thought*, 20 (4): 33–76

Is it possible, or probable, that the grandparents of Federal Judges Dale Kimball, Jill Parish, Rep. Stewart, Rep. Udall, Senator Mitt Romney, Governors Matheson, Leavitt, Bangerter, or their wives, or Senator Lee, Utah Justice Lee, Pearce, Durham, Oaks, and others from 1896 statehood until today had taken this oath and taught it to these grandchildren leaders as part of their family heritage?

From 1842 until today- “second anointings” by invitation only, “seal” the Celestial heaven on all the Twelve, *and others by invitation only*. These people can lie, cheat, steal, and do all manner of law breaking, except taking innocent blood, for the protecting and building of the Mormon Prophet “King”

monarchy. It is unknown, but possible that Utah Supreme Court Mormon Justices, who are descendants of this hierarchy, like Judge Dale Kimball, or others, are second anointed persons.

From 1960 until today- temple sworn Mormon Judges and Justices, Governors, Legislators, Senators, lawyers, all take oaths to uphold the U.S. Constitution as the “supreme law of the land” (Utah Constitution, Utah Enabling Act, Utah Territorial Act)

Since 1968 until today- Utah Justices knowingly, willfully, deny Utah State Bar members United States Supreme Court-defined United States Constitution protections for Utah State Bar member lawyers and Judges (they return to lawyer status).

In 1984- Mormon Utah Hierarchy give to voters a Utah Constitutional Amendment to Art. Viii, that transforms Utah State (Bill of Rights) into the State of Deseret (Monarchy). Utah abolishes its 3 branch form of government – for lawyers and judges (once they return to lawyer status) who are the citizen’s legal extensions. Utah “state” elected persons cannot protect lawyers from being unconstitutionally deprived of their name, reputation, honor or livelihood, as they are!

1993- Temple sworn Utah Justices often from “Mormon Hierachy” declare Utah’s law is “rooted” in Mormon church history, rewriting the Utah Territorial Supreme Court’s declaration in their first published case, that Utah’s common law roots is United States Constitution and laws, specifically not in a priesthood.

1993- temple sworn Mormons withholding information is not lying

Prior Mormon Apostle Oaks, told BYU students “secrecy” about “sacred” polygamy, is not, was not, lying. See a fireside talk, “Gospel Teachings About Lying” Clark Memorandum [of the J. Reuban Clark School of Law].

**IF THE MORMON HIERARCHY CONTROLS LAWYERS AND JUDGES
THEY CONTROL ALL BY MAKING VOID ALL US LAW, AND POWERS OF CONGRESS,
PRESIDENT, GOVERNOR, LEGISLATURE,
WITH LAWERS AND JUDGES FEARFUL OF LOSING THEIR LIVELIHOODS
WITHOUT THEIR BILL OF RIGHTS
IF THE LAW THEY ADVOCATE *FOR YOU*---
IS OPPOSITE THE MORMON “KING” “FAMILY’S” INTERESTS!**