To: Property Rights Groups and Individuals, Evergreen Freedom Foundations, Mountain States Legal Foundation, Pacific Legal Foundation, Institute of Justice, State of Washington House & Senate, State of Washington Supreme Court, State of Montana House & Senate, King County, Puget Sound Media, Friends

A Primer on the Corruption of the Constitutional Conventions of the Several States and the Rise of the Police State

General Washington and less than 2000 men were starving and
freezing to death, Martha joined him. The surrounding communities and CONgress ignored the embarrassing situation and kept themselves warm, well fed and oiled up.

I would like to invite you to ride along with me, on a journey through history to imagine the unimaginable.

**One Sentence Summary:**
This is a primer on how the constitutional conventions of the union AND the 50 several states were Trojan horses acting more to frame up the natural born free state Citizens freedoms, liberties and unalienable rights rather than framing up and limiting the new central union and the several states.

**One Paragraph Summary:**
This is a primer on crony constitutional conventions and how the original several states and the following "states", cooked their constitutional books and ultimately the revised codes, and installed a feudal and tyrannical network of municipal corporations leading to an exponential rise into a police AND military state. You will find there was never a true and honest separation of power in the new union nor its territories and states because the political and legal elite aggressively centralized, occupied and controlled all the branches and increasingly INTEGRATED themselves within all levels of government through a wide and growing network beneficial associations and ultimately municipal corporations. The collateral aftermath of corrupted constitutional convention cronyism and THEIR resulting "constitutions", created waves of increasing takings, destabilizing and ultimately collapsing the true and honest original intent of the highest charters and actions of this new experiment in individual freedom and liberty in America, 234 years ago.

**And the drums beat on and the several states live in perpetuity**

**Body of Primer:**

On this journey, you will discover the Mother of all Trojan horses. More pieces of the puzzle have been discovered regarding how we have been swindled out of our freedoms, liberty and property in America. Let's saddle up and I'll point out the hidden takings along another trail of tears which lead directly to the taking of ALL your property and traditions.

Freedom has been fixed over the centuries through corrupted constitutional conventions and THEIR resulting "constitutions". This will make your free blood boil. Constitutional conventions are "The Perfect Storm" to take a new free nation down.

The growing siege on taking private and public property, the rise of the police state and constitutional conventions have a connection. Constitutional conventions are Trojan horses wheeled in to the states to literally steal everything, exactly the opposite of what we have been taught, raised and come to believe. It has taken near 6 years of continuous research to reveal this discovery to you. It is what we do NOT see and cannot believe or imagine, that has killed us.

The highest charters of the land which HAVE NOT BEEN CORRUPTED are:

1. The Declaration of Independence,
2. The intent of the American Revolution to set the natural born free and
3. The Laws of Nature and Nature's God (LONANG)

These highest charters and intentions condemned any takings, directly or indirectly, of our bundle of rights including private property, wages, our sacred traditions, homes, land, labor, ammunition, weapons, personal property, family businesses, animals, equipment, et al. Takings come in many forms and include direct AND indirect taxing, regulating, permitting, zoning, recording, assessing, appraising, licensing, annexing, coercion and collusion therefrom, adhesion contracts or any form of takings by force or deception. These takings are forbidden in a true and honest Constitutional Republic as well as Consolidated Republics and a free society.

What these three highest intentions condemned and guided us away from, all levels of American "government" and their syndicated corporations and associations have become. From the American Revolution victory in October 19, 1781 onward, all charters and actions including the union of the several states and the state constitutions were written against these three true and honest higher intentions of the land. There is more evidence than you may have time to read. And many will have trouble not believing what they have been programmed to believe.

The protection of the bundle of rights we are born with were only pandered too and NOT earnestly guarded at all costs within the constitutional conventions and THEIR resulting faux "constitutions". Once the conventions are fixed, so are the "constitutions" and the resulting state revised codes. Furthermore, the constitutional conventions progressively shut down the local militias and dilute the allodial title rights of private property. Current titles are more like Swiss cheese and have been encumbered with endless "subject to" conditions and attachments forbidden by the highest charters and intentions of the land.

Titles must be allodial, freehold, clean and solid. The Police State was born by this process of hollowing out our sacred
land, monetary system, legal system, financial systems, et al. These constitutional convention Trojan horses replicated themselves over the territories and framed up the "modern" states, counties and cities into constitutional rackets NOT constitutional republics. Most local people think they can "elect" honorable political and legal leaders to magically draw up state charters to protect themselves during the formation of nation and several states. The hard truth is, these parties corrupted the constitutional conventions and the resulting "constitutions" to fix themselves, NOT protect freedom, liberty and property in perpetuity.

Once you understand what happen behind closed doors at the original constitutional conventions, you will more quickly connect the dots of taking regarding how they hollowed out at least one states constitution and the resulting revised codes of the state. There is no separation of the branches, they too are fixed. The system has no incentive to fix itself and the reverse is more true. The three branches are designed to protect themselves NOT separate.

The quickest overview I can offer you, to capture this history, is the following analogy. If someone throws all of the pieces of a complicated puzzle on your living room floor and asks your to assemble them, it would be extremely difficult to impossible, without seeing the big picture on the cover of the puzzle box. We cannot recognize each individual takings as legitimate or illegitimate, until we see the big picture. Once you visualize the big picture, you can eventually find where that piece of the puzzle fits and what it ultimately means.

Prominent independent professionals in the freedom movement are giving us a glimpse of this big picture. Once you read what Edward Griffin (The Creature From Jekyll Island) research shows, what Tom DeWeese has discovered, Michael Shaw’s work, Dr. Michael Coffman’s work, Alex Jones, the tax freedom groups and what the 2nd Amendment folks have been telling us for decades, you will have an epiphany moment. There are many other grassroots groups organizing to expose these takings and the big picture. My Grandfather saw this dark brotherhood a hundred years ago. Mother is near 99.5 and told me when she could recall, Grandpop shamed the family by exposing the unFederal unReserve and the global control of the printing presses, i.e. "the earth was still flat" back then and the common folks could not wrap their mind around such a massive and maniacal effort to thwart American individual, state and national sovereignty.

Boston, Massachusetts - This is where the real strategy was worked out before and between the original constitutional conventions.

Another section to this puzzle of history, is the profound works of Lysander Spooner (1808-1887) telling us the same story some 120 years ago. He too was minimized, ridiculed and buried in obscurity until his "resurrection by a prominent Carmack Waterhouse Professor of Legal Theory at Georgetown University. Also, add the Jonathan Elliot material on the original constitutional convention debates, and the hair on the back of your neck goes up. After 5+ years working on this puzzle, I still don’t have the complete picture assembled, however, there are enough sections together to see a very ugly image forming. It is truly unbelievable and that is why it does not surface into the light of day. Silence and darkness protect evil.
Even when you understand what happen, your belief system may not be able to wrap around the magnitude of the taking. It took me 5+ years to connect the takings of property. I have found to date. We are highly conditioned lemmings to believe what we are told, especially when it is repeated ad nauseam in the state controlled mainstream media and drummed into us via the many tentacles of the state. Our inherent bias is developed over generations and one can make a case it is near genetic. Recent scientific genetic breakthrough are finding belief systems are strong enough to be capable of changing our genetic structure. This puts a new perspective on “what we believe is what we are”.

The successful coup of centralizing the control of the independent Republics and Commonwealths in the 1700’s, through a federalist union of the several states, was NOT what we have been told. Central banking interests as well as prominent legal and political interests, saw immense wealth and power by controlling the several states and their territories. A good case has been made the states were to have the territories, not the union. The new world was much sought after by the “great” nations at the time, England, France & Spain, aggressively staking out their claims in the new world. America was rich and the word spread around the globe.

Centralized power of the monetary, judicial, legislative and administration was key to controlling and better taking these riches as the territories were carved up into the states through the “constitutional” conventions. The inertia to centralize and remotely control our national and state independence was always present since 1607 at Jamestown and 1620 at Plymouth Rock. This was best done when the more independent territories joined the union through the constitutional convention process. The act of creating a union of the states instantly neutralized any possibility there would be 50 free and sovereign states. The original intent was to create completely independent states to compete with each other NOT be extorted by the union or framed up to extort their own state Sons and Daughters. Even a Consolidated Republic by virtue of its “consolidation” removes free and independent and even sovereign from the equation. A union of the states which were created to be free and independent sovereign states, is an oxymoron. One can make a case their was noble intention to bind up the several states in such a way they could better protect themselves, but those against a strong central “constitutional” government warned the Federalist this was not going to work. They rammed this form of central tyranny through anyway.

Who and what was this central union of the states really protecting? A case can be made, it was NOT the natural born people. These straw horse original constitutional conventions and THEIR resulting “constitution that never was”, were not approved by the original 13 Republics or Commonwealths or their people at that time. Why was that? At least four of the colonies had grave concerns what was going on.

Who were the Federalist really “protecting”? Were they locking up the resources of the future territories for the natural born or for other interests? Were they acting on their own or was there foreign encouragement? Why did they want this particular over reaching all powerful central control. Why did they go around the individual Commonwealths and Republics legislatures? Why didn’t the people vote on this new republic? Did they use the difficulties of the war to inflame fears and cease nine of the colonies to buy into the scheme.

Another example of constitutional manipulation is discussed at length in Ralph Borzyszewski’s document, “The Constitution That Never Was”, named after Bill Benson’s “The Law That Never Was” regarding the illegitimate 16th Amendment. The intent of the Framers of the original constitution recognized the Supreme and inferior Courts as hearing bodies. They could not conduct adversarial proceedings. The Judicial Article of the Constitution did not grant Congress the authority to create the office of the U.S. Attorney or U.S. Attorney General. The First Judiciary Act of 1789 contained 8,500 words, nearly double the 4,543 words of the original Constitution according to Ralph B.. The First Judiciary Act of 1789 was shoved through before the last convention by Rhode Island in May 29, 1790. This is a must read book, to understand how a free land was INSTANTLY taken by political and legal elite’s who only represented themselves NOT the true and honest highest intentions of the higher charters and actions of the land nor the interests of the sovereign and free natural born state Citizens.

The orchestration of a central government via the union of the several states has been laundered for the general safety and good of the country. For a moment, I ask you, to open your minds to a different agenda, i.e. a carte blanche very intentional centralization of power AWAY from the independent Republics and Commonwealths as well as the future states to take all they could get away with and on a massive scale, the likes of which, the vast majority of common folks, then and now, would not comprehend. The state constitutional conventions are not unlike these performances and players.

Lets continue on this virtual Constitutional history Show Me trip.

This political and legal subversion of the highest three original intentions of the land, was happening in real time during the original constitutional conventions from 1786 to 1790 as well as the conventions of the past and future several states. They were writing out of both sides of their constitutional mouths, with a quill in one hand trying to protect themselves and a quill in the left hand, authorizing a uniform and apportioned taking of everything else. The Federalist knew what they were doing and so did those who were totally against a centralized union of power. Hamilton was a Rothchild supporter. Those against centralizing the Republics and Commonwealths, were of course prophetic, in hind sight.
Blink your eyes a few times on any takings of property, freedom, liberty and you will see at least two faces of the same image, not unlike the image above. You have to be able to see more than one image to understand the picture above and what you are about to discover for yourself.

If you read the below abstract a few times, a new image will materialize in your mind, which will fit into other pieces of the puzzle of taking property. What I am finding in the last few months, is the state constitutional CONventions and THEIR resulting "CONstitutions" are also illegitimate for uncountable reasons. I will get into in a separate web site report. The political and legal elite's fixed these conventions. They took the power but were not rightfully given it. Another way to say this, is they took everything of yours, but were not authorized to do so. Is your belief system bending yet?

Please see the Abstract - short version below with the link to the 40 page treatise on that web page. This is old research, sent out a couple years ago, but is included for new property owners now on distribution. The findings below, regarding the union of the states, has lead to new recent discoveries regarding the state constitutional conventions and resulting "constitutions", you may be shocked.

A Treatise on the Corruption of the U.S. Constitution of the Several States – Abstract Short Version

1. 5 of the 13 states "ratified" no direct taxes at all in their conventions
2. 5 of the 13 states "ratified" no direct taxes with emergency only exceptions
3. 2 of the 13 states "ratified" direct taxes with general limitations
4. Georgia had no position on direct taxes
5. Despite 10 states insisting on no direct taxes and some with emergency only exceptions, this wording was omitted from the Constitution
6. Some states stated that direct taxes were contrary to their sovereignty as well as individual sovereignty
7. The Pennsylvania Convention went on for 4 months in a closed door session with utmost secrecy
8. Violence was used to drag dissenting member back to the floor to force a quorum
9. The assembly calling the convention, was accused of acting as individuals, not as the legislature of the state
10. The Constitutional Convention was accused of being in direct violation of the 13th Article of the Articles of the Confederation
   - The 13th Article required unanimous decision by the several states, only 9 gave their approval, some with physical force
11. The conventions were not the Continental Congress and were told they had no authority to do what they did
12. The opponents of the Constitution and the conventions wanted a Confederation of Republics NOT a consolidated Constitutional Republic
13. The Constitutional Conventions were supposed to submit their convention findings to their legislatures
   - only then the legislature were to submit it to their people
   - Only then it became an act of the people
   - the Constitution was never put before the people
   - the Constitution was never approved by the people
   - Lyndon B. Johnson referred this theme also - http://www.lyndonnspooner.org/
14. Those who framed the Constitution were accused of exceeding their power by "very far."
15. The dissidents to the Constitution had grave concerns of the extreme judicial power of the consolidated federal government
16. A consolidated government is executed by force.
17. The "Constitution" was rammed through by certain elite factions in the big colonial cities
18. The original idea was NOT a limited government NOT a consolidated government BUT a -
   - single purpose government for the regulation of trade using a 5% impost (customs duty)
19. There was strong objection to the use of "We the people" by some delegates - i.e., the people, is surely an assumed power.
20. This government will not enjoy the confidence of the people, but be executed by force.
21. Edmond J. Randolph, a Virginia State Constitutional delegate who ultimately became the Secretary of State under President Washington, was forced to resign after embezzling gold from the treasury for a clandestine plan to invade the several states and recover them for England.

10/9/2010
Those leading the original constitutional conventions were told they had exceeded their power by very far, but they ignored the warnings. Even some of the "delegates" permanently left because they saw what was going on. In the Elliot debate material, even key colony "delegates" told the "conventions" they could not tax private property under any circumstances, but this too was ignored.

This is a very key point which repeats itself throughout our history and is invisible to most of us, because we have been programmed to believe all the charters were legitimate and reflected the true and honest original intentions. The hard truth was kept out of the common Citizens view by censorship, closed door conventions, secret side meetings, strong arming, etc. Does this sound familiar? Notes were rarely taken and if they were, they were locked up and/or confiscated. The common Citizens do not have a complete understanding of what constitutions are, nor Constitutional Republics nor Consolidated Republics. Political and legal elite's can easily and literally take our sacred liberties, because delegates and citizenry are easily duped. The hard truth is, the higher charters were ignored most of time, before and after the War for Independence, relative to a true and honest individual freedom and liberty. Americans have been slowly conditioned to tyranny. It's the frog in slow heating water analogy.

Constitutional convention history has repeated itself over 50 times, since the original conventions between 1786 to 1790. The "delegates" at these conventions do NOT control the outcome of the conventions, no more than a stockholder who votes his shares via proxies, controls the election of corporation board members. The board members are preselected before the proxies go out. Write in candidates rarely if ever, get the necessary vote and even if they did win, they would be politically isolated and squeezed out. Most big investors may influence the board, however they do not control it, nor do they write the original by-laws. This is the same game, political parties have perfected during the
constitutional conventions. What I am discovering, is the state constitutions are totally and absolutely corrupted.

The political elite's know very well, what a municipal corporation is, they designed them and for good reason, to assure themselves takings in perpetuity. And they strongly believe they have the power to steal anything and everything. They write it up and make it so. They do it while we help them take and pillage our own property, traditions and lives, thinking this is the constitutional patriotic high road. All while most of us are absolutely convinced the original constitutions are rightfully framed. If you understand municipal corporations and THEIR growing networks of tyranny, it will be another epitome of the virtual picture on the cover of the puzzle box. The common folks, i.e. the natural born state Citizens, were NEVER free or sovereign. They were lead to think they were, all while they voted for the so called union of the states, and their applicable individual states "constitutions" through the transformation of the territories into states. The preselected political "delegates" and the common folks were mislead to believe these "constitutions" were true and honest charters. We have been intentionally duped and manipulated by political and legal elite's and their benefiting associations.
Lexington Massachusetts, the shot heard around the world. The rural farmers were unnumbered initially at Lexington, but the cry for help got out around the rural communities. By the time the British regulars and conscripted German Hessians reached Concord they were surrounded, confronted and shot up on their retreat to Boston. The British march on the rural area west of Boston was to confiscate all arms and ammunition stored around the rural farms. Sound familiar?

In reality, we are just starting to see a glimmer of what a true and honest Constitutional Republic and a Confederation of Republics are suppose to be. The hierarchy of political, financial and legal elite's much prefer municipal corporations whereby they can overlay their takings more easily. These elite's are blinded by power and greed while the natural born folks, are blinded by apathy and naivete’ and kept in darkness by the state created system.
The political elite have generally sewn up the constitutional conventions before they start. Is this starting to sound familiar? The conventions for the new state constitutions and the rewrites of prior original constitutions, are literally framed up in more ways than one. We are programmed to believe these charters limit the government and protect the freedoms and liberties of the natural born state Citizens, but this never happen in the union nor the several states. In reality it is the other way around, i.e. the Sons and Daughters of the new state have been framed up and the political, legal and financial elite’s have been set free.

These conventions and resulting “constitutions” are intentionally designed to war on your private and public property including your family businesses and all other unalienable rights given to you at birth for free. Constitutions cannot be written by those parties who will benefit from them, nor can they enact and install themselves into this creation while swearing to protecting your rights and not. This is collusion, undue influence, misrepresentation, concealment and fraud to name a few crimes. Obviously this has happened and they have created a “paradise” of tyranny for themselves at the expense of the natural born state Citizens. We are just waking up to these constitutional convention Trojan horses. While a few of our ancestors were lining up to vote on the new and/or revised state “constitutions”, the media is fanning the flames to vote for the constitution and join the union. Few people understand to this day, what this really means.

These “constitutions” are no more constitutional than “man caused global warming”, “alternative energy”, “critical areas”, “wetlands”, EPA/ESA, Department of Transport Tyranny or Department of Extreme Ecology or any other governmental cereal agencies or the entire social engineered fascist state we live in. As I stumble down the path of “discovery” over the past 6 years of research into property rights or better said, the lack of; the constitutions never fully made sense to me, because they were full of conflict. The drafters of the original union of the states constitution, seem to be framing up an idea to “protect themselves and the natural born” with a quill in their right hand, while they were clearly taking away our rights with the quill in the left hand, at the same time. It took me years to understand and explain this conflict.

The answer to this constitutional conflict issue is called illegitimate appropriation of power by those leading the conventions. This is exactly as Jonathan Elliot’s notes recorded, in the original convention debates i.e. “Those who framed the Constitution were accused of exceeding their power by very far”. You can read about this in the treatise abstract repeated below, taken from the Elliot Debate material, word for word. This is old news for most of you, but many new property owners are now onboard as well as the State of Montana House and Senate. “A Treatise on the Corruption of the U.S. Constitutional Conventions” is only part of the puzzle of how they illegitimately took everything and we never had clue.

“This is the rest of the story.”

And the drums beat on and the several states live in perpetuity

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A Treatise on the Corruption of the U.S. Constitution of the Several States – Abstract Short Version

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2. Of the 13 states “ratified” no direct taxes with emergency only exception
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10. The Constitutional Convention was accused of being in direct violation of the 3rd Article of the Articles of the Confederation
   • The 13th Article required unanimous decision by the several states, only 9 gave their approval, some with physical force
11. The conventions were not the Continental Congress and were told they had no authority to do what they did
12. The opponents of the Constitution and the conventions wanted a Confederation of Republics NOT a consolidated Constitutional Republic
13. The Constitutional Conventions were supposed to submit their convention findings to their legislatures
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14. Those who framed the Constitution were accused of exceeding their power by “stealing”
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21. Edmond J. Randolph, a Virginia State Constitutional delegate who ultimately became the Secretary of State under President Washington, was forced to resign after embarking gold from the treasury for a clandestine plan to invade the several states and recover them for England

http://www.freedomforallseasons.org/ConstitutionalRelatedReports%A20Treatise%20on%20the%20Corruption%20of%20the%20Constitutional%20Conventions%20in%20the%20Several%20States%20Enhanced).mht

The ratification and voting process for the new constitutions of each state came together not unlike the original constitutional conventions. Constitutional conventions and the resulting “constitutions” are political hay. The Political and
legal elite have intentionally written these documents to limit what cannot be limited in a Constitutional Republic and a free society. When the controlling political and legal elite think the delegates get a little too “crazy” and write up too many articles and sections in the “Declaration of Rights” Article, e.g. property rights, alodial rights, allodium, freehold, fee simple, land patents, absolute ownership, individual freedom, liberty, no taxes of any kind on the natural born, etc., they will ultimately sandbag the constitution so it does not move through Congress, IF it even gets there.

These so called state “constitutions” are written at best as municipal corporate by-laws dictating what they can take and what the natural born must give up. The natural born have been under increasing siege of duress for so long, we have been numbed down by the tyranny. If you step back with a new fresh perspective, we see this corrupt thinking written into the very charters sworn to protect our freedoms, liberties and property. The individual state constitutional charters are required to thread directly to the highest three charters and intentions of the land, i.e. LONANG, the Declaration of Independence and the intention of the American Revolution. These three high charters and action of this land were clearly intended to free the Sons and Daughters of the land from all forms of tyranny. The natural born state Citizen are either completely and absolutely free or we are totally enslaved. It cannot be both ways. We were clearly set free by these charters and actions NOT obligated to anyone, certainly not the state and certainly NOT by force and deception.

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True and honest written constitutions of the union of the states AND the individual states CANNOT obligate the natural born state Citizens. We are the creators of these charters, we would never obligate ourselves to the state or some government agency or non government association. Righteous proxies of the natural born would never compel or obligate the sons and daughters of the state by force or deception in a charter intended and written to protect the free born. A free person in a free society does not indenture themselves for themselves or the charity of others. Charity comes from acts of love and from the family, churches, synagogues and charity organizations. Governments and municipal corporations are not capable of loving anyone yet they have amassed immense power and wealth on tyranny NOT love.

Constitutions are merely government by-laws that obligate government bodies, their employees, the territories, military bases and ammunition dumps and any personnel there on. Even then, the military cannot be a standing army. There can be no national guard. Local militias are the only rightful body charged to protect local property owners and others from internal crime by non government or government agencies. The union military protect American borders, the militia protects the local natural born from assault on their property and/or businesses. Now, neither our borders nor the local property owners are protected, exactly as the state constitutional conventions have diluted the highest charters and actions.

Illegitimately written constitutions go against the three highest charters and intentions of the land. The political and legal elite and their delegates have “bewitched” themselves and their “delegates” and the state Citizenry to believe they can write away individual and sovereign power of the natural born state Citizen. They have no authority, nor jurisdiction, nor right, to even address these takings, upon the natural born state Citizen. These constitutional conventions can only address the limitations upon the new artificial legal fiction entity called a “state”. The Citizens of that state are unlimited. Municipal corporations cannot be legitimately written into these documents. Again, we see the evil hand over reaching throughout this dark network to destroy everything we have fought and died for. This growing network of associations of municipal corporations of cities, counties, states cannot associate or take any funding to war upon their own urban or rural citizenry for any reason. If they could justify this, the dog would consume its master. This is exactly what has happen.

True and honest ownership of freehold land cannot be hollowed out and regulated away for any reason including “eminent domain”, easements, buffers, “endangered” species, “global warming”, “sensitive areas”, “critical areas”, property taxes, excise taxes, liens, ad nauseum. Forced or deceptive takings of property are forms of indenturement which are forbidden in the highest charters and intentions of this land. If these takings could be justified, then, no one would truly own their land or control their own lives. If your rights could be taken for ANY reason, then anyone for any reason could fund a campaign to convince the “prominent” political, legal or financial elite to amend or rewrite the constitution by inflaming a small number of the voters who still do vote, to agree to it. This can NOT be done in a Constitutional Republic or a Consolidated Republic. Your property is only one of 70 some other unalienable birthrights which are off limits to everyone. If you can justify the taking of one of these 70 rights, all the rest of your property, business and life would be easily taken, AND IT HAS. The American Revolution ended all this type of taking BUT evil was instantly reborn.

General Washington won the battle and we immediately lost the war.

Ask yourself why would you give your authority away or proxy it to a “delegate” or “representative” to authorize them to take your property, wages, and 70 other God given rights for any reason. You would never do this; it makes no sense. Constitutions conflict with themselves because they conflict with the higher charters and intentions of our land. Rightful constitutions are operational documents to limit the state and to protect you, not create multi billion dollar syndicated racket municipal corporation networks to war upon you, YOUR public and private property, freedom, liberty,
unalienable rights and traditions. The political, legal and banking elite were never given any authority or jurisdiction to build these corrupt syndicated racketeering empires. Once local ownership of property and business is hollowed out and the militia is usurped; freedom, liberty and all allodial rights and the nation quickly collapse. **This is exactly what is going on in America and at least 60 other countries in the world.**

The natural born, who are absolutely and completely sovereign and free, never delegated their power to anyone to write up these type of centralized over reaching and over controlling state constitutions which are more corporate by-laws. This goes against all the highest charters and intentions of the land. No free person would ever do this, unless they were deceived or under duress. Does that sound familiar? Your physical power on earth, resides in the ownership, security and stability of your property, wages, family business, ranches, farms, education and your 70 some unalienable rights. These rights cannot be taken, taxed or leaned upon under any condition.

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FEE-SIMPLE. In English law. A freehold estate of inheritance, absolute and unqualified. It stands at the head of estates as the highest in dignity and the most ample in extent; since every other kind of estate is derivable thereout, and inhere in it. It may be enjoyed not only in land, but also in advenaures, commons, estovers, and other hereditaments, as well as in personality, as an annuity or dignity, and also in an upper chamber, though the lower buildings and soil belong to another. Wharton.


Fee-simple signifies a pure fee; an absolute estate of inheritance; that which a person holds inheritable to him and his heirs general forever. It is called “fee-simple,” that is, “pure,” because clear of any condition or restriction to particular heirs, being descendible to the heirs general, whether male or female, lineal or collateral. It is the largest estate and most extensive interest that can be enjoyed in land, being the entire property revocin, and it confers an unlimited power of alienation. Haynes v. Bourne, 42 Vt. 450.

A fee-simple is the largest, estate known to the law, and where no words of qualification or limitation are added, it means an estate in possession, and owned in severity. It is undoubtedly true that a person may own a remainder or reversion in fee. But such an estate is not a fee-simple; it is a fee qualified or limited. So, when a person owns in common with another, he does not own the entire fee—a fee-simple; it is a fee divided or shared with another. Brackett v. Hildon, 54 Me. 426.

**Absolute and conditional.** A fee simple absolute is an estate which is limited absolutely to a man and his heirs and assigns forever, without any limitation or condition. Prichy v. Ballanta, 7 Ill. 164. At the common law, an estate in fee simple conditional was a fee limited or restrained to some particular heirs, exclusive of others. But the statute “De Domino converted all such estates into estates tail. 2 Bl. Comm. 110.

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**Blacks Law Dictionary 1910 2nd Edition**

**IF** the political, financial and legal elite **approve** the state constitutional convention draft(s), they will push it through. **IF** the elite's want some changes or additions, which THEIR “delegates” **did not agree** too, they will sneak them in and/or “amend” them later. **IF** that does not suit their agenda, they will completely rewrite the constitution at a later date, after the first state constitution version is legitimately ratified and tell CONgress, the prior original constitution, just does not suit their needs anymore, or all of the above. You can see the hard evidence of this on this web page for one state. **IF** none of this works to control the delegates "irrational exuberance" for absolute and complete allodial ownership of their property, they will amend out or ignore the constitutions and do what they please through progressive positivism changes of the illegitimate revised codes of the states or all of the above. All of this will be done with the help of “very distinguished” attorneys, academics and those who receive the first political pay back installments from your property, wages and life. The political and legal elite broker your free and allodial land given to YOU from the territories, by corrupting the original intent during the state CONventions. Only a few ever know. There is no blood spilled initially in these takings, only a trickle of tears of the ones who know what is going one, then the trickle grows into rivers of tears over the following centuries.
The constitutional conventions took out the local militias and replaces them with state controlled national guard which protects only the state.

You can validate this yourself with one particular state with the comparative data on this web site documentary. I believe, this is an open and shut case. The natural born Citizens of the State of Washington interests were relegated away and we were duped by the political and legal elite, "surprise, surprise." Even the "delegates" were led to "slaughter". Sound familiar? The political and legal elite are writing up their own "ticket to ride", the media celebrate it and the sheeple line up to vote for it. I am now suspecting, this is a historical cookie cutter process across all 50 of the several states. It has been perfected after some 234 years. I know, this sounds unbelievable and impossible, "I told you so". "Unbelievable" is my favorite word, I say it all day and night.

State constitutional conventions AND THEIR resulting constitutions are Trojan horses, which do NOT protect our property and rights, as we have been indoctrinated and love to believe. "CONstitutional CONventions" are more like political and legal masquerade parties. They are more about the taking of our rights to life, liberty, happiness and property than protecting them.

And the drums beat on and the several states live in perpetuity

State constitutional conventions are corrupted exactly as they were back in 1786 through 1790 with the original constitutional conventions. Again see abstract on " A Treatise on the Corruption ....". This pattern of highly manipulated conventions and predetermined back room political, legal and financial agendas, is standard operating procedure throughout American history. It works nearly every time. This profile has worked for the wars, strangling communications, creating and accelerating the rise of the police state, staging the unFederal unReserve Act, take over of the American currency printing presses by the central banking crooks while the 14th, 16th & 17th Amendments were never fully ratified but shoved through anyway along with more current takings, e.g. the Patriot Act. These takings are often staged during national "emergencies", which are created by the political, legal and financial power centers to further increase and centralize their power over everything. We must wake up and take action now, there is no time left.

These manipulated "municipal" conventions and THEIR "constitutions" are designed to deceive the masses to believe they must submit themselves to tyranny, because it is written into the applicable state constitutions. What I am seeing is these so called "constitutions" are more municipal corporation by-laws to legitimize stealing. The common folk mistakenly believe these charters reflect the true and honest original intent. There is no original intent which allowed conventions or "constitutions" such massive misappropriation of power. There is however original intent to overthrow those who exceed their power.
This is what the American Revolution was all about, as well as the Declaration of Independence which clearly outlined the takings of the British. All of the declared takings by the British, 232 years ago, has been met and exceeded by those who have taken over our sovereign nation, states and natural born. The fear of how close the colonies came to losing the War of Independence, helped to encourage the quill to write faster than the eye could see. This is why we had so much conflict of takings and the ensuing illegitimate misappropriation of power during the conventions and the resulting constitution and the First Judiciary Act of 1789. This instantly cascaded down into the several states over the following two plus centuries and growing. "Emergencies" are the fodder to take everything.

Another key part of the puzzle to see the two faces of evil is the following. Governments and municipal corporations are the preferred investment vehicle for at least 8 some central banking and brokerage houses and the One Worlde's groups who are the conductors to this opus in Tyranny. Municipal corporations are created by the constitutions and are the perfect investment for the coalition of political, legal and financial elite's for many reasons. These criminal business models are created in perpetuity to use whatever tyranny is necessary to take your property in perpetuity. Your property is frequently foreclosed and/or sold off to continue the municipal plantation in perpetuity. This business model combines the worst of a private and a public corporations. They give themselves the power to create usurious unnecessary debt while bankrupt the natural born with criminal taxes, regulations, codes while hollowing out true and rightful allodial title. Once this soiled infrastructure is framed up in the "constitutions, it is rewritten again by the same insiders to become the ensuing state Revised Codes. The state Revised Codes become the Mother of all takings, taxing, regulating and otherwise strangling the natural born state Sons and Daughters from their God given birthrights of free choice, free will, life, liberty, property, happiness and family businesses in perpetuity.

This network of hundreds of constitutional municipal corporations of cities, counties and the state are intentionally set up not unlike a plantation operation. Your property, family business, wages, resources, on and under your land, equipment, vehicles, animals, etc are the equivalent of cotton to the plantation managers. Certain political, legal and banking elite in each state have perfected how to write these faux "constitutions" to run you and your business more as a plantation and less as the free and sovereign state Citizen you are.

No one in a free society such as ours is allowed to develop, let alone use, such semantic swindling constitutional codes forcing you into Catch 22 decisions for the mere privilege of life, liberty, happiness and owning property including and not limited to your land, home, businesses, vehicles, equipment, personal property, etc.

The three highest charters and intentions of the land forbid this type of tyranny, i.e. LONANG, the Declaration of Independence and the intent and action of the American Revolution. These three charters and actions were divinely guided and were given to the Sons and Daughters of the land for the price of their blood spilled upon the land. This especially includes the native tribes. There have been rulings by more honest higher courts reminding the plantation type thinkers, they cannot do this. Nevertheless, the takings were written up and perfected to a high crime invisible to most.
Lexington Concord Rural Farmer Battle With the British and Contract German Hessians Funded By Loans From Rothchild Banking Family. The King hired the Hessians for 50 cents a day and gave Rothchild $1.00 a day equivalent.

It took me years to stop looking at the constitutions for legitimacy. They are full of conflict, larceny, political and legal fiction but I was so programmed to believe in them, being raised in a government family, I couldn't see it, until I had so much data staring me in the face, I could no longer deny it. Constitutions are a classic study of man manipulating man, for power and greed. You must look at the higher charters and actions in our land to see the more true and honest original intentions. Please allow me to repeat them again.

The highest charters of the land which HAVE NOT BEEN CORRUPTED (we know of to date) are:
1. The Declaration of Independence,
2. The intent of the American Revolution to set the natural born free and
3. The Laws of Nature and Nature's God (LONANG)

Governments and municipal corporation charters are framed up in more ways than one. Charters, e.g. constitutions are created to protect ONLY those who created them thus to assure guaranteed collections and payments to THEIR political and legal Godfathers. Constitutional municipal corporations live in perpetuity even if the political parties and their mayors, executives and council members, bankrupt every natural born in the community and their own municipality. Did you ever ask yourself why the natural born are NOT treated equally or better?

Local community property owners choosing to use public vs. private utility services must be billed directly NOT taxed. Free societies do not obligate others for services they do not use and even then, they do not enslave them or foreclose upon them. Free people in a Constitutional Republic whose ancestor's won their freedom during the American Revolution, are no longer indentured, enslaved or obligated to support the state or their neighbor by force. The state has much more legitimate and far more lucrative forms of revenue we will address shortly for basic infrastructure needs.

Charity comes from love NOT tax tyranny. Love obligates love by divine free choice in America. You can only obligate yourself. America is founded and based on love by the Laws of Nature and Nature's God (LONANG).

If you follow the roots of this "constitutional" network of municipal corporations far enough, you will find them growing in foreign soil. Now you may start to better understand why ALL the physical, constitutional, monetary and financial borders have been dropped. Is your belief system bending yet?

92% or more of the people have no clue they have been illegitimately forced to obligate/enslave themselves and their family businesses into these illegitimate and criminal municipal corporate enterprises. These "constitutional" endowed municipal plantations of cities, counties and states are operating like syndicated rackets making massive profits in gambling, booze, soft and hard tyranny, bribes, extortion, political, financial, legal, environmental and monetary sting operations upon innocent natural born property and local family business owners. These takings are soft shoed by their mainstream political parties, academia, media and all other direct or indirect benefiting associations. This is done while they accumulate and manipulate massive wealth for themselves including their own benefit plans. The highest charters and intentions of this land forbid this type of infrastructure for obvious reasons.

The Federalist, who were trying to centralize and control the independent states, were no fools and were very worried about all this fascism creeping in. They hoped for the best and got the worst. Those completely against a centralized powerful union, better knew what was going to happen, they were no fools either.
"I never believed, I confess, that they would have attacked the King's troops...Whoever dares to look upon them to an irregular mob, will find himself much mistaken. They have men among them who know very well what they are about" Hugh Earl Percy, 1775

The "State of Washington That Never Was" has a net worth of some $132 billion with an annual revenue of some $60 billion and growing steadily, all while good business men and women and natural born state Citizens are foreclosed upon, fined, permitted, zoned, licensed, ticketed, lied too, and thrown into jail and upon the streets for fictional nonsense "Plantation Types" have conjured up over the centuries for profit and power. Unique traditional communities have been taken over by the dark side and they are being "managed" and manipulated by hard and soft tyranny, into these maniacal plantation like Stepford towns by crooked little planners using crooked little lies from crooked revised codes created from crooked constitutions created from crooked constitutional conventions.

The Profit and Loss statement of The Boeing Company pales to the State of Washington That Never Was. The Boeing Company left because it could not compete with the combined extortion (collectivism) of the State of Washington AS WELL AS the Airbus which can only exist because of European Socialism, i.e. Airbus does not have to make profit to stay in business. Capitalism is leaving America because it CANNOT compete with socialism.
Legitimate vs. Illegitimate Sources of Revenue in a Constitutional Republic

**LEGITIMATE sources of revenue in a honest Constitutional Republic - more than sufficient to fund infrastructure:**

1. Uniform indirect taxes on state created corporations
2. Customs, duties and imports on foreign corporations importing goods and services to America
3. The sale and lease of state natural resources
4. The printing/minting of value based currency and coin - the union AND the states may mint and compete
5. Cost Avoidance - the Government & the natural born do NOT pay interest on what is minted and circulated for their own use

**ILLEGITIMATE sources of revenue in a honest Constitutional Republic:**

1. A federal OR state "income tax" is an indirect tax which cannot be applied directly to natural born state Citizens
   - A. The 16th Amendment authorizing an "income tax" was never fully ratified & is fraudulent
   - B. The 16th Amendment "income" tax only applied to corporate profit and gain NOT individual natural born property or wages
   - C. Multiple high court rulings established the 16th Amendment did NOT change the tax system
   - D. Multiple high court rulings established individuals CANNOT be taxed for the mere privilege of existing, unlike a corporation

2. Property taxes are illegitimate and fraudulent
   - A. The delegates to the original constitutional conventions voted for NO direct taxes
   - B. The direct apportioned tax was written into the original constitution against their instructions, i.e. snuck in
   - C. The original constitution was never unanimously approved as required by the Articles of Confederation
   - D. In addition to the above historical facts, direct taxes must be apportioned evenly by population
   - E. Multiple high court rulings established individuals CANNOT be taxed for the mere privilege of existing, unlike a corporation

3. Sales TILL taxes are an indirect taxes & cannot be applied directly upon natural born state Citizens
   - A. Sales taxes must be absorbed by the corporation and passed through in their pricing
   - B. A sales till tax is a forced direct tax if applied upon the natural born state Citizen

4. Fiat taxes, VAT taxes, "Fair" taxes, Sales taxes cannot be applied directly upon the natural born state Citizens
   - A. These type of taxes are all indirect taxes and can only be applied to corporations who may pass them through in their pricing

**Other ILLEGITIMATE Takings of Property in a Constitutional Republic:**

Zoning, regulations of any kind, permitting, eminent domain, environmental takings, conservation easements, attachment to any resources above or below the ground,
licensing, inspections, conditional use, hollowing out of the allodial title, easements, open space, special use, recording of or making public, any information regarding the property, assessment of the property, are all violations of your basic unalienable rights including precepts, violation of rights to privacy, which are acts of aggression to incriminate and obligate you and your family in perpetuity violating your birthrights and unalienable rights.
The natural born state Citizen CANNOT be forced or entrapped into agenda obligations designed to limit individual rights.
This goes against the highest charters and original intentions of the land including the Laws of Nature and Nature’s God, the Declaration of Independence and the action and intention of freeing ourselves from this type of tyranny by spilling our blood and winning our freedom and liberty during the American Revolution.

All direct, indirect and excise taxes upon the state natural born are completely illegitimate and unnecessary. So called indirect taxes, like a sales TILL tax or a VAT tax is an illegitimate DIRECT tax which has to be absorbed by the corporation and passed through in the pricing to become constitutionally legitimate. Then the natural born shops for value and decides through free choice. Indirect taxes can ONLY be applied UPON corporations NOT on the natural born state Citizen, that is why they are called indirect. True and honest free societies cannot force ANY TAXING OR TAKING upon its OWN sons and daughters of the land. ANY takings, by direct or indirect force or deception, in a free society like ours, goes against the highest three founding intentions of the land.

Does the Mafia need to extort the local merchants to make money, NO. Why is that? Because their sources of revenue and assets are diverse. The Mafia, like the broker, never loose. The state portfolios are created and protected by the crooked constitutional laws of the state which establish the state revised codes which justify the municipal takings which create the cancer in the land which hollows out and ultimately kills the natural born state Citizen, their property, businesses, marriages and life completely.

And the drums beat on and the several states live in perpetuity.

In some 6 years of searching, I find no justification for any takings upon the natural born state Citizens or their property. In fact, it is the other way around. **The natural born state Citizens intentions (never fulfilled) was to create the states to compete and protect us and our families businesses and freedom.** Yet good people insist the natural born must be taxed and/or their allodial titles leaned, taxed, regulated, charged usury and otherwise turned into Swiss cheese for the good of the state. For some reason, good people feel they must obligate themselves and others to the state. This is absolutely unnecessary, repressive and enabling of more fascism.

Justification for any taking of property is an urban legend created by the political, legal and banking elite's and their media and academia. The highest uncorrupted charters and intentions of the land were very clear. Freedom and liberty was to be guaranteed at all cost. **The natural born, as an individual and a family, were to have absolute and complete ownership without obligation or vassalage and without feudal duties or burdens of all their property, e.g. homes, land, investments, personal businesses, vehicles, equipment and animals. Each of the natural born and the natives of the land were to be rightful kings and queens of their property. This was the reward for the American Revolution and those who survived it, including the native Americans.**
So called “adhesion contract theory (to take your property by association to THEIR graft) ignores the Mother of all “Adhesion Contracts”, the three highest charters, intentions and action of this free land. Again we see the political, legal and banking dark side, trying to obligate the natural born Sons and Daughters to adhesion they have criminally created, i.e. usury, taxes, regulations and codes. These are manufactured non common law “crimes” against the natural born free and sovereign state Citizens. The dark side creates these codes during the corrupted constitutional conventions and resulting “constitutions” to obligate, enslave and imprison you and your family for what they took an oath to protect.

Property taking Trojan horses have been orchestrated in a long history of relative darkness. The "constitutions" become the Mother of all takings while our ancestors sent "delegates" and voted for them. Michael Lemieux of www.constitutiondenied.com estimates 75% of our current federal bureaucracy is operating outside its constitutional authority. I can make a similar case regarding the state constitutions. In my research, state "constitutions" are at least equal to or worse than, the union of the state "constitution”. This makes 75% and more of the state revised codes null and void. Additionally, these unconstitutional codes become more debased through progressive positivism and illegitimate over reaching legislation which make the current corrupt "constitutions” doubly corrupt, one article, one section, one sentence and one word at a time. The “State of Washington That Never Was” has over 600 DOT Highway patrol in a state of some 6.5 million acting on codes that are not legitimate nor real crime per common law and the highest intentions of the land.

The state constitutions and their resulting revised codes DO NOT thread to the higher charters and intentions of the land, i.e. the Declaration of Independence, the intent of the American Revolution and LONANG. Each state "constitution" includes wording which points to the union of several states "constitution”. When the union or one state is entangled in constitutional syndicated racketeering, so are the several states along with their interlocking county and city municipal corporations by association.

The highest and most righteous intentions of the land, established independent states with independent townships and cities therein. This did not happen either. The dark side has bound up all of the states, the largest cities and their surrounding counties using illegitimate usurious debt, regulation, extortion, collusion, coercion, political and legal adhesion entangling their already corrupted constitutions, revised codes and municipalities into a Jacobs ladder. America is being strangled and is literally consuming itself from these Trojan horses manufactured by their political, legal, financial elite’s.

You can see clear examples of this on the web site documentary below. This "progressive constitutionalism” manufactures illegitimate codes. When the constitutional Trojan Horse is opened up, and you look inside, there is no one there. It is a hollow horse that never was. No one gave them the power, they assumed it. True and honest change in a true and honest free society, is brought about by free choice by those who are directly
affected, NOT local or distant fanatics. Your only judge is your God and a jury of YOUR peers, all of whom must know you personally. The current system is NOT justice, it is a frame up of the Sons and Daughters of the states by the creators of the constitutional conventions and THEIR constitutions.

The current municipal models of orchestrating change through political offices, e.g. mayors, executives, councils and courts is feudalistic and debased on the delusion that property owners and businesses are somehow forced to obligate themselves to municipal city, county and state departments for their own safety. This is nonsense. There is NO rightful basis for this. The cities, counties and even the states were never rightfully given such power, authority and jurisdiction. The political, financial and legal elite confiscated this power during the conventions using boiler plates from prior and often neighboring state corrupted "constitutions". THEY WERE NOT GIVEN THIS POWER. What local property owner or family business person, in their right mind would give away their power, their property or their family business! A political "delegate" or a "representative" who pretends to be your appointed proxy and takes your power, property all to war upon you and your family by legislating junk codes has committed fraud, larceny, malfeasance, misfeasance, extortion, collusion, predatory stalking, trespassing, violating your privacy, entrapping you, assault and battery, premeditated malicious mischief, to name few crimes.

The municipalities are among the original brokers in town. It is the second oldest profession. They have set themselves up in THEIR "constitutions" to never loose while they trade away your property and family business, at your expense, for their profit, using a constitutional charade and extortion. They are feudal tribunals, more often with little to no credentials, in the areas they are taking from. Even if the "constitutions" and the city and county municipal corporations were legitimately chartered up, they could not touch your property, wages, traditions or family business. The present day city, county, state councils, have no rightful power, authority or jurisdiction given to them, even by the corrupted state constitutions. I know it sounds unbelievable and it is, until you brake through the web of illusion they have spun over us.

Municipal corporations including states are operational service bodies without authority or jurisdiction upon any of the natural born state Citizens. The highest intentions of the land mandates hands off to private property, traditions and families. Whosoever offers up natural born state Citizens property, were NOT given that power by those natural born state Citizens. The union of the several states, individual states, counties, cities and municipal corporations were NOT given this power. This is the power to steal everything and this power does NOT thread to the highest intentions of the land. Better said, the high charters and actions of the land made taking property a first degree crime, rightfully punished by hanging or being shot.

As Johnathan Elliot's material shows, see abstract below, those who lead and/or influenced the conventions of the original union, "exceeded their power by very far" and they had no authority to do what they did. This is an extremely key piece of the puzzle which fits into every state constitution I have looked at to date, including the pre Civil War constitutions, which are suppose to be more "legitimate". From what I see, these pre Civil War "constitutions" are NOT more legitimate they are "less illegitimate" but they are all not true and honest constitutions of a Constitutional Republic.

Those leading these conventions, TOOK the power, but were NOT given the power. Why would the colonists frame up and vote for a system to centralize state power not far from the root of tyranny they fled and revolted from? And the answer is. The Framers were not totally without British lineage or bias. Many of the prominent colonial lawyers were British trained. Even General Washington would pray for the King, out of respect, during his evening meals. Roughly one third of the colonist were pro King Charles III, one third waffled depending on where the money was and one third to a half of the colonists wanted to be free from British occupation and tyranny. This bias toward British centralized power, came through in the conventions and resulting union of the "constitution" and all the 50 constitution of the several states. You can better understand why the original constitution was NOT fully ratified at the time, only nine Republics/Commonwealths approved it. The Articles of Confederation required unanimous approval. So once again we can better understand that the original "constitution" was a constitution that NEVER WAS.
Much of this is old news to most of you, however, here is some new news. The following (50 - 13 = 37) several state constitutional conventions used this same political bias bungling/building agenda. The territorial governors and their "distinguished lawyers" framed up the state constitutions using prior boiler plate constitutions after orchestrating the necessary political media fanfare. Each new state has an ever growing selection of unconstitutional "constitutions" to use as boiler plates to frame up their own state takings. The political and legal elite select the best thinking at the time, to take, pillage and plunder your property, traditions and any semblance of unalienable rights. They write up pandering Declaration of Rights articles which are relatively hollow and grow more hollow over time. Think of a wood pecker or a termite.

Ralph Boryszewski, a Rochester, New York, 90+ year old policeman has discovered this, before most of us were born. In his book "The Constitution That Never Was", he documents the corruption of the lawyer controlled consolidated federal judiciary. I see the same situation in the State of Washington in my recent research, big time. The political and legal elite have spun illegitimate commercial codes and assumed powers not given to them by the free and sovereign natural born state Citizens. [http://www.freedomforallseasons.org/MustReadMustSubscribeMustSupportMustSee.dwt.asp](http://www.freedomforallseasons.org/MustReadMustSubscribeMustSupportMustSee.dwt.asp) You have to read Ralph's book to fully understand and believe this level of taking. Again, it is "unbelievable and that is why it has been
so successful over 234 years and counting.

Exhausted British troops finally reached the safety of the Charlestown peninsula on the evening of April 19. During the night, longboats ferried British soldiers back to Boston. Meanwhile, patriot units from throughout New England formed an arc about the harbor city.

Over the next couple of days approximately 20,000 patriot soldiers joined an "army of observation."

The fledgling patriot army, with units from Massachusetts, Connecticut, New Hampshire, and Rhode Island, was initially poorly disciplined and loosely structured. Nevertheless, in June 1775, patriot forces fought courageously during the Battle of Bunker Hill.

To strengthen the patriot army, the Second Continental Congress appointed George Washington of Virginia commander of "all the continental forces" on June 15, 1775. Washington arrived in Cambridge on July 2 and assumed command of the troops the next day.

With his junior officers, Washington immediately set to work accumulating supplies, constructing barracks, cutting waste, raising funds, and imposing discipline. To a friend in New York he wrote, “In a little Time we shall work up these raw materials into good stuff.”

Silence is golden and it is MUNI monkey business as usual for every group and individual who feeds off private and public property. No one in government, charged to protect the highest intentions of the land says a word, let alone has done anything significant to stop the takings over the last 5 years, I and many others, have been exposing this. Any oath taking is ignored or avoided. It is obvious to me, that "Constitutions" cannot hold down those who wrote the constitutions, e.g. politicians, lawyers and the banksters because they are highly prejudiced. They have a self interest to write up what they need, not want you need. These constitutional brokers want no change, in fact they want more takings because it feeds this massive country wide criminal municipal taking network. The political, legal and financial elite deliver up our property, traditions and life conjuring up "public good" illusions using false flags to setup faux constitutional enactment's and amendments which enact further illegitimate takings.

Once you understand this history of orchestrated conventions and THEIR resulting "constitutions" which far exceed their power, a whole new world of awareness will dawn and you will see who is stealing from who, more clearly. The original union of the states and the current states constitutional system have strangled the free and independent individuals, family business and our property to death. These "constitutions" created a Jacobs ladder of illegitimate laws which turn into themselves and onto the natural born state Citizens. This was done for the states to live in perpetuity feeding off and destroying your life, liberty, property, family businesses and sacred traditions. Lysander Spooner saw this over 120 years ago. My Grandfather saw it coming, when the banksters took over in 1913. Taking of property is not unlike an avalanche, once it starts, the mountain side comes down.
One has to assemble enough sections of the big picture to see the image on the cover of the puzzle box. The state has done an incredible job indoctrinating us by using the very property they are stealing from us. The downstream collateral impact of this escalating theft of property takes centuries to accumulate before we see the damage. As this network of highly manipulated political, legal, financial and media progressive "constitutional conventionism" grows, it spirals into equal increase of the police and military state. Another revolution begins. History is repeating itself and another American Revolution is brewing, have no doubt about this. What form it will take is being manifested in the local consciousness of the property and business owners who are starting to see a big picture of the Mother of all Trojan horses with 50 smaller Trojan horses being birthed and each of those giving birth to more Trojan horses. It's NOT a pretty picture.

Constitutional convention corruption puts a whole new meaning to the phrase "organized crime". You can better appreciate now, the globalist phrase sustainable development, think global and act local which was seeded into the UN via Agenda 21. This Trojan horse is wheeled into hundreds of innocent communities across the country. By the time you start to see what drops out of these termite invested wooden horses, it is sustainable death.

Mahatma Ghandi saw shades of this foreign tyranny during his life. The sun never set on the British empire until they pushed on Mahatma Ghandi one too many times. He was a small man with a great Spirit who inspired others to push back and together they pushed the once great British Empire into the sea. America does not have a Mahatma Ghandi, but it has a great Spirit and we must quickly push out these self righteous arrogant crooks who have taken over our property and businesses. We are now in another American Revolution with another empire. The municipal empire is far more powerful and wealthier than its Mother, the British Empire but it is rooted in the same tyranny. The sun does not set on this empire either. It is a sustainable tyranny in perpetuity unless we drive a stake in its heart in our local states, counties and cities. It's all unbelievable, until you start to see the image on the cover of puzzle box.

Thanks for riding along with me. Keep your powder dry.

Jack Venrick
Enumclaw, Washington
Raised in a U.S. Department of Agriculture, Forest Service family in Montana
Still have family and friends in government today
Montana State University
B.S. Electrical Engineering
By three methods may we learn wisdom;
First, by reflection, which is the noblest;
second, by imitation, which is the easiest;
and third, by experience, which is the bitterest.
Confucius

"Bloody Butchery by the British Troops of the Runaway Fight of the Regulars"
A Treatise on the Corruption of the U.S. Constitution of the Several States – Abstract Short Version

1. 3 of the 13 states "ratified" no direct taxes at all in their conventions
2. 3 of the 13 states "ratified" no direct taxes with emergency only exceptions
3. 2 of the 13 states "ratified" direct taxes with general limitations
4. Georgia had no position on direct taxes
5. Despite 10 states insisting on no direct taxes and some with emergency only exceptions, this wording was omitted from the Constitution
6. Some states stated that direct taxes were contrary to their sovereignty as well as individual sovereignty
7. The Pennsylvania Convention went on for 6 months in a closed door session with utmost secrecy
8. Violence was used to drag dissenting member back to the floor to force a quorum
9. The assembly calling the convention was accused of acting as individuals, not as the legislature of the state
10. The Constitutional Convention was accused of being in direct violation of the 33rd Article of the Articles of the Confederation
   - The 33rd Article required unanimous decision by the several states, only 9 gave their approval, some with physical force
11. The conventions were not the Continental Congress and were told they had no authority to do what they did
12. The opponents of the Constitution and the conventions wanted a Confederation of Republics NOT a consolidated Constitutional Republic
13. The Constitutional Conventions were suppose to submit their convention findings to their legislatures
    - then the legislature were to submit it to their people
    - only then it became an act of the people
    - the Constitution was never put before the people
    - the Constitution was never approved by the people
14. Lyndon B. Johnson inferred this theme-shie: https://www.lyndonjohnson.org/
15. Those who Framed the Constitution were accused of exceeding their powers by "very far."
16. The dissenters to the Constitution had grave concerns of the extreme judicial power of the consolidated federal government
17. The "Constitution" was rammed through by certain elite factions in the big colonial cities
18. The original idea was NOT a limited government NOR a consolidated government BUT a
   - single purpose government for the regulation of trade using a 5% impost (customs duty)
19. There was strong objection to the use of "We the people" by some delegates - e, the people, is surely an assumed power"
20. "This government will not enjoy the confidence of the people, but be executed by force"
21. Edmund C. Randolph, a Virginia State Constitutional delegate who ultimately became the Secretary of State under President Washington, was forced to resign after embossing gold from the treasury for a clandestine plan to invade the several states and recover them for England

http://www.freedomforallseasons.org/ConstitutionalRelatedReports/A%20Treatise%20on%20the%20Corruption%20of%20the%20Constitutional%20Conventions%20in%20the%20Several%20States%20Enhanced.mht