LICENSING OF UNALIENABLE RIGHTS - A CYCLE OF LIES

"The people never give up their liberties, but under some delusion" Edmund Burke

TABLE OF CONTENTS

"When a well packaged web of lies has been sold gradually to the masses over generations, the truth will seem utterly preposterous and its speaker a raving lunatic." Dresden James, Author

- 1. Abstract
- 2. Introduction
- 3. Classic Quotes Regarding "Experts"
- 4. Applicable Definitions
- 5. A Brief On the Law, Ordinances, Codes and Licensing
- 6. The Fraud of Licensing Individual Unalienable Rights
- 7. How History Repeats Itself
- 8. Questions Regarding Why We Need Licensing
- 9. Licensing Boards and a True and Honest Free Republic
- 10.Examples
- 11. Freedom From Municipal Corporations A Debased Devolving Unnecessary Fraudulent Racket
- 12. America is a Majority Rule Democracy Lie
- 13. It Is Unlawful For Any Person To Practice Unless The Person Has Been Licensed Lie
- 14. The Regulation Lie
- 15. The History of Licensing, Its Devolution And Its Proper Place In A True And Honest Republic
- 16. Process Improvement For Licensing Of Public Government Servants
- 17. The Vicious Cycle Of Tyranny By The Corporate State
- 18. The Geopolitical Flow of de Facto Lies
- 19. The State Licensing Business Is Big Business How Big Is It?
- 20. Free Market Natural Forces vs. Centralized Unnatural Forces
- 21. What Does The State DOT Dept. Of Licensing Do?
- 22. How The Political Process Launders Unalienable Rights Into Takings
- 23. The End....Of The Old Ways Of Taking Property AND Family Businesses

1. ABSTRACT

"It's not what you don't know that hurts you, it's what you think you know that ain't so."

Mark Twain

"Licensing is an exclusionary permit for a fee which restricts, penalizes and creates monopolies of the trades, crafts and professions."



"Why seek a doctrine? As soon as you have a doctrine, you fall into dualistic thought. Huang-Po

- Licensing of labor, professions, trades and business threads beyond feudal history to favors issued by the kings and church.
- Licenses were given for political and religious favors by the royalties and monarchies and later by the states to their CONstitutional children, the public municipalities and private corporations.
- Licensing of unalienable rights was never legitimate in America and is an act giving up one individual power, birthrights and freedom.
- Licensing is an outcome based agenda to generate revenue and manipulate the working class to serve the legislative and municipal monopoly who benefit from this opiate and entanglement to ensure their power and wealth live in perpetuity.
- Licensing is an act to indenture, control and monopolize trades, crafts and professions for the benefit of the global to local power structure.
- This cycle of WA state created regulation for revenue has grown into an avalanche of tyranny representing \$2.65 billion a year for licensing, permits and fees alone.
- The madness of government and the public sector regulating the private sector for consumer "protection" is a Ponzi scheme of hypocrisy created by the politicians and lawyers and the self serving NG groups for their own power and greed.
- Political and legal persons have little to no business, scientific or engineering credentials themselves and their oversight boards of specialized professionals are highly biased, i.e. the professional boards launder the reigning power agenda.
- The state and its municipal corporate children have a long history of not being able to regulate themselves, let alone professionals, trades and crafts.
- Political machinery including the public municipal corporations are throwbacks and reversionary behavior debased in lies created by "divine rights" of the ruling classes.
- The regulation of the American state Citizen is regressive, unnecessary and criminal.
- The integrity of individual qualifications already exists through a long list of private and public verification services including academia, trade and vocational schools, associations, private training and certification businesses. Anyone's legitimacy and credentials should always be challenged especially if they are strangers. Referrals, experience, reputation, certification, diplomas, training, all should be checked.
- Background validation is a thriving private industry which can be used as necessary to further check work history.
- The rightful process to bind a professional, trade or craftsmen, is called contracting and bonding which is an individual voluntary process not a mandatory state/municipal process.

2. INTRODUCTION

"It is looking at things for a long time that ripens you and gives you a deeper understanding." Vincent Van Gogh



"Licensing" is a permission to do something otherwise illegal according to Black's Law Dictionary, 1910 2nd Edition, see next page.

One must look at the big picture regarding the subject of "licensing" to completely understand the agenda. Licensing binds the American sovereign and free state Citizen to the state municipal corporation.

Even when the big picture is painted for us, most will not understand. Of those who do understand, most will not believe. Those few who understand and believe, will not be able to act because of the mind bending enormity of the picture of taking. We have been thoroughly indoctrinated to believe licensing is a legitimate function of a true and honest republic.

This is how the Trojan horses are wheeled in, i.e. on the

appearance or color of the act or the law.

However, when we look deeper into its soul, we find it has none. Licensing is a legal fiction creation of a legal fiction state which is a legal fiction creation of a piece of paper no current living individual ever signed or agreed to, i.e. your state CONstitution.

Your state constitution is a legal fiction creation by largely lawyers and politicians who copied the prior surrounding states bylaws, when they came into the union using words largely to their advantage and to the disadvantage of the natural born state Citizens. The private and public corporations were lined up at the door for favors. The honest territory Citizens were working and never gave their individual consent. The constitutions were centralization of power for the private and public corporate sector. The working class had no direct involvement or approval of these corporate bylaws.

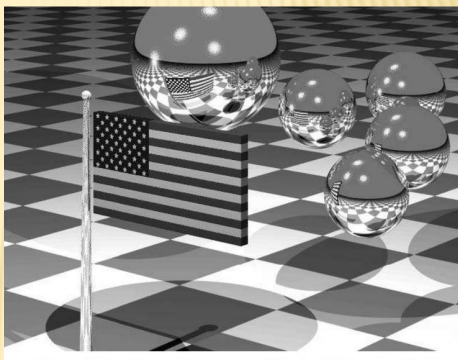
The politicians will tell you we are "represented" and we "elected" those who "represented" us toward this end. This is a lie.

All these people who created all these lies are all dead and they have created a living hell for everyone except those in government and pandering benefitting non government organizations (NGOs) who are in turn being controlled by a globalist hierarchy.

Who is licensing the licensor and the answer is no one. When you are a hammer, everything looks like a nail.

3. CLASSIC QUOTES REGARDING "EXPERTS"

- 1. "The strength and power of despotism consists wholly in the fear of resistance."
- -Thomas Paine
- 2. "de facto government is understood to be one in actual control of the government machinery of the State and exercising authority without substantial opposition."
- -Charles Fenwick
- 3. I do not like experts. They are our jailers. I despise experts more than anyone on earth.. They solve nothing! They are servants of whatever system hires them. They perpetuate it. When we are tortured, we shall be tortured by experts. When we are hanged, experts will hang us... When the world is destroyed, it will be destroyed not by its madmen but by the sanity of its experts and the superior ignorance of its bureaucrats."
- -John LeCarre, The Russia House



Reclaim the Seven Aspects of Sovereignty and Take Back the American Mind

Global Sovereigns Handbook

The Antishyster News

4. APPLICABLE DEFINITIONS

Punishment

Blacks Law Dictionary 1910 2nd Edition License is defined in law as "A permit to do something illegal"

LICENSE. In the law of contracts. A permission, accorded by a competent authority, conferring the right to do some act which without such authorization would be illegal, or would be a trespass or a tort. State v. Hipp, 38 Ohio St. 226; Youngblood v. Sexton, 32 Mich. 406, 20 Am. Rep. 654; Hubman v. State, 61 Ark. 482, 33 S. W. 843; Chicago v. Collins, 175 Ill. 445, 51 N. E. 907, 49 L. R. A. 408, 67 L. R. A. 224. Also the written evidence of such permission.

In real property law. An authority to do a particular act or series of acts upon another's land without possessing any estate therein. Clifford v. O'Neill, 12 App. Div. 17, 42 N. Y. Supp. 607; Davis v. Townsend, 10 Barb. (N. Y.) 343; Morrill v. Mackman, 24 Mich. 282, 9 Am. Rep. 124; Wynn v. Garland, 19 Ark. 23, 68 Am. Dec. 190; Cheever v. Pearson, 16 Pick. (Mass.) 266. Also the written evidence of authority so accorded.

It is distinguished from an "easement," which implies an interest in the land to be affected, and a "lease," or right to take the profits of land. It may be, however, and often, is, coupled with a grant of some interest in the land itself, or right to take the profits. 1 Washb. Real Prop. *398.

Bills of Attainder - Such special acts of the legislatures inflict capital punishments upon persons supposed to be guilty of high offenses, such as treason and felony, without any conviction in the ordinary course of judicial proceeding. If an act inflicts a milder degree of punishment than death, it is called a "bill of pains and penalties," but both are included in the prohibition in the Constitution (Art. I, Sec.9). Losier v. Sherman, 157 Kan. 153, 138 P.2d 272, 273; State v. Graves, 352 Mo. 1102, 182 S.W.2d 46, 54. See also Bill.

"A government lie is a behavior or act perpetuated by deception and force for the benefit of power and profit of a few using the Trojan Horse cliché, "for the greater good and safety of the many." -- FreedomForAllSeasons

Distinction

- "Diploma In the civil law, a royal charter; letters patent granted by a prince or sovereign. Instrument conferring some honor, privilege, or authority. Commonly used to denote document given by educational institution on graduation and awarding of degree."
 - Blacks Law Dictionary, 5th Edition
- Degree An academic title conferred by universities and colleges as an indication of the completion of a course of study, or as an honorary recognition of achievement. The Random House Dictionary of English Languish, College Edition
- Graduate One who has received a degree, or others evidence of completion, from a grade school, high school, trade or vocational school, college, university, graduate or professional school, or the like. Blacks Law Dictionary, 5th Edition
- Award To grant, concede, or adjudge to. To give or assign by sentence or judicial determination or after careful weighing of evidence. Thus, a jury awards damages, the court awards an injunction; one awards a contract to a bidder. To confer as being deserved or merited.
 - Blacks Law Dictionary, 5th Edition
- ❖ Title A mark, style, or designation; a distinctive appellation; the name by which anything is known. Thus, in the law of persons, a title is an appellation of dignity or distinction, a name denoting the social rank of the person bearing it; as "duke" or "count".... Blacks Law Dictionary, 5th Edition

5. A BRIEF ON THE LAW, ORDINANCES, CODES AND LICENSING



 "Power always thinks it has a great soul and vast views beyond the comprehension of the weak, and that it is doing God's service when it is violating all his laws."
 John Adams

2. De Facto:

- 1. Exercising power AS IF legally constituted
- 2. Existing in fact; having effect even though not formally or legally recognized
- 3. Illegitimate but in effect
- 4. #2 & 3 Blacks Law Dictionary 7th Edition

3. Color of Law:

- 1. An outward often deceptive show
- 2. A legal claim to or appearance of a right, authority, or office
- 3. A pretense offered as justification
- 4. An appearance of authenticity

4. Colorable:

- 1. Seemingly valid or genuine
- 2. Intended to deceive

5. De facto government:

- 1. A government that has taken over the regular government and exercises sovereignty over a nation
- 2. An independent government established and exercised by a group of a country's inhabitants who have separated themselves from the parent state.

 Black's Law Dictionary 7th Edition
- 6. ultra vires legal definition
- 7. Ultra vires is a Latin term meaning "beyond powers". The term is usually used to refer to acts taken by a corporation or officers of a corporation that are taken outside of the powers or authority granted to them by law or under the corporate charter. Some states have enacted laws to prevent the use of the defense of ultra vires action to unfairly avoid obligations under otherwise valid contracts.
- 8. The concept of acting "under color of law" means acts are done while a person acts or purports to act in the performance of official duties under any state, county, or municipal law, ordinance, or regulation. This is a similar concept that refers to the apparently authorized status of the action, as distinguished from the unauthorized status of their actions, which ultra vires refers to.
- 9. Specious -
 - 1. apparently good or right but lacking real merit; not genuine. 2. pleasing to the eye but deceptive. Random House Dictionary College Edition
- 10. A true and honest free limited Republic cannot obligate or compel the sovereign & free state Citizens or family businesses for natural birth rights or for "safety", "health", "weather", "energy" or any other natural occurrences.

5. A BRIEF ON THE LAW, CODES, ORDINANCES AND LICENSING (CONT.)

Adhesion contract. Standardized contract form offered to consumers of goods and services on essentially "take it or leave it" basis without affording consumer realistic opportunity to bargain and under such conditions that consumer cannot obtain desired product or services except by acquiescing in form contract. Distinctive feature of adhesion contract is that weaker party has no realistic choice as to its terms. Wheeler v. St. Joseph Hospital, Cal.App., 63 Cal.App.3d 345, 133 Cal.Rptr. 775, 783; Standard Oil Co. of Calif. v. Perkins, C.A.Or., 347 F.2d 379, 383. Not every such contract is unconscionable. Lechmere Tire and Sales Co. v. Burwick, 360 Mass. 713, 720, 721, 277 N.E.2d 503.

Source: Blacks Law Dictionary, 5th Edition

Licensing is an adhesion contract by the state and/or one of its children, e.g. a municipal or private corporation.

A De facto government is what we have today and what we had September 17, 1787. Therefore, it follows to look at the sources requiring this "licensing". This leads us to city and county Municipal Corporations and to the Mother of All Municipalities, the state and D.C. Inc, and further up American lineage to the British Monarchy and the church. You may find this research at link below and other pages within the web site. http://www.freedomforallseasons.org/FreedomFromMunicipalCorporations.html.

Licensing is a conditional performance contract with strings attached, i.e. from the puppeteer to the marionette. When you license yourself with the state or with its municipal corporation or D.C. Inc. you have registered yourself as an indentured servant. These strings can be ierked and cut at anytime for any

reason a politician or public attorney or another "professional" or group of "professionals" is offended and deems it necessary to protect their turf. As opposed to diplomas, degrees and certificates of achievements and awards which cannot be pulled, once they are awarded as long as they are rightfully completed.

Licensing further entangles the professional, tradesmen and craftsman into the global to local web of taking and over controlling by dividing and conquering. The spread of top down international agreements ultimately avalanches down to the license holder. The license becomes an adhesion contract binding the unsuspecting to the growing political, legal and junk science lies which can never rightfully apply to basic rights of a free and sovereign American state Citizen working and living in a Free Republic independent state.

Municipal ordinance and codes cannot compel a rightful state Citizen to license themselves for birth rights given to them by God and their good fortune of being born in America.

There are 68 unalienable rights, see chart Page 27, below.

 "The Legal Fiction of Ordinances and Codes" – (link directly below) sent to the Municipal Corporation of Leavenworth

www.Freed omForAllSe asons.org

Washington, May 26, 2009 and hundreds of property rights folks - http://www.freedomforallseasons.org/Rural Cleansing/2009-05-26%20The%20Legal%20Fiction%20of%20Or dinances%20&%20Codes%20(No%20Background).pdf

Politicians and lawyers who more often have no credentials themselves in the hard and soft sciences and engineering, collude to control the sciences and engineering to do their bidding.

The municipal corporations, politicians and lawyers divide and conquer through a web of political geographic sub divisions, licenses, codes, ordinances and regulations which may only be rightfully forced upon the very same municipal servants who do not have any significant credentials in these same fields they are squelching.

State and municipal corporate employee public servants have been trained to believe they are the sovereign liege lords ordained by the state and fed. This is another lie.

Once you compel licensing, you have transformed individual and independent creativity into junk agenda consensus because your license for the natural right to work is revoked if you do not support the consensus.

5. A BRIEF ON THE LAW, ORDINANCES, CODES AND LICENSING (CONT.)



Police Power (Must Read)

There are between 3,033 and 3,143 counties, 19,492 municipal corporations, 16,519 towns or townships, 50 states, 435 congressional districts, thousands of legislature districts all created by the politicians and lawyers to give them control (home rule) of the state Citizens natural birth rights. Each geographical political subdivision creates a fiefdom of administrative, legislative and judicating controls maintaining their branch of the global to local monopolies.

Let us hypothesize that there are 232,438 unique political sub divisions in America and each one has a different license for a different code and ordinance. The "professionals" and "trades" have long since poisoned the well of independence and freedom. Creation is snuffed out

because of the over control of monopolies and belief systems debased on fear and "risk". Herding of people, professions, trades, and creativity go against all the highest laws of our land, i.e. the Laws of Nature and Nature's God, the Declaration of Independence and the spirit and success of the American Revolution.

A true and honest Republic does not entangle the sovereign and free Citizens with licensing for a fee. Licensing is a ticket to create a monopoly. An enlighten Republic well knows any direct or indirect entanglements with the free market and international countries and markets, becomes like flypaper, suffocating everyone that touches the adhesive legal fiction.

Licensing by the state or any municipal corporation is a time bomb of design obsolesce. State licensing quickly replicates itself and snuffs out creativity through professional, political, academic arrogance and self righteousness.

Licensing is a virus in the state and its municipal corporate "DNA" code which replicates itself. Licensing for a fee binds state free & sovereign Citizens into unethical adhesion contracts snuffing out free choice and competition.

The act of "licensing" has feudal origins and is regressive and cannot be used in the private sector in a free limited Republic. Licensing can only be rightfully mandatory for the government and public sector. Licensing limits and bonds performance.

Only artificial legal fiction bodies can be rightfully limited. In a true and honest Republic every government employee is mandated to bind themselves to the highest laws of our land, i.e. the Laws of Nature and Nature's God, the Declaration of Independence and the spirit and success of the American Revolution including the Bill of Rights.

This is done through an oath and by a license and bond to serve and perform under the highest laws of the land. This oath and license is revocable by any state sovereign Citizen who can convince a jury of his peers this government type has violated his or her oath and license to follow the highest laws of the land of a free limited Republic.

Legal freedom foundations such as the Institute of Justice are increasingly litigating pro bono cases for small businesses and proprietorships against municipal corporations who are escalating their taking of right to work by licensing anything that moves. IJ has many cases going against all levels of government especially regarding licensing the rights of the state Citizens to freely work in their trades, crafts and professions without restrictions. When you read these cases, you see the wizard behind the curtain is the trade, craft or profession pushing the licensing to monopolize their business. Government is a double agent pandering to a private sector shark with one hand while sharking out competition to itself with the other.

5. A BRIEF ON THE LAW, ORDINANCES, CODES AND LICENSING (CONT.)

http://www.techlawjournal.com/glossary/legal/attainder.htm

Bill of Attainder

- "Definition: A legislative act that singles out an individual or group for punishment without a trial.
- The **Constitution of the United States**, Article I, Section 9, paragraph 3 provides that: "No Bill of Attainder or ex post facto Law will be passed."
- "The Bill of Attainder Clause was intended not as a narrow, technical (and therefore soon to be outmoded) prohibition, but rather as an implementation of the separation of powers, a general safeguard against legislative exercise of the judicial function or more simply trial by legislature." <u>U.S. v. Brown</u>, 381 U.S. 437, 440 (1965).
- "These clauses of the Constitution are not of the broad, general nature of the Due Process Clause, but refer to rather precise legal terms which had a meaning under English law at the time the Constitution was adopted. A bill of attainder was a legislative act that singled out one or more persons and imposed punishment on them, without benefit of trial. Such actions were regarded as odious by the framers of the Constitution because it was the traditional role of a court, judging an individual case, to impose punishment." William H. Rehnquist, The Supreme Court, page 166.
- "Bills of attainder, ex post facto laws, and laws impairing the obligations of contracts, are contrary to the first principles of the social compact, and to every principle of sound legislation.... The sober people of America are weary of the fluctuating policy which has directed the public councils. They have seen with regret and indignation that sudden changes and legislative interferences, in cases affecting personal rights, become jobs in the hands of enterprising and influential speculators, and snares to the more-industrious and less-informed part of the community." James Madison, Federalist Number 44, 1788.

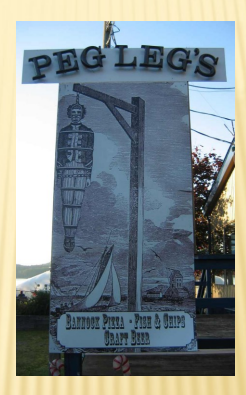
Supreme Court cases construing the Bill of Attainder clause include: <u>Ex Parte Garland</u>, 4 Wallace 333 (1866).

Cummings v. Missouri, 4 Wallace 277 (1866).

U.S. v. Brown, 381 U.S. 437 (1965).

Nixon v. Administrator of General Services, 433 U.S.425 (1977).

Selective Service Administration v. Minnesota PIRG, 468 U.S. 841 (1984).
See also, SBC v. FCC. "



- 1. Licenses are Bills of
 Attainder and are
 unconstitutional as well
 as going against Laws of
 Nature and Nature's God
 (LONANG), the
 Declaration of
 Independence and the
 spirit and intent of the
 first American Revolution.
- 2. In a true and honest free Republic, the state Citizens cannot be regulated, taxed, or charged usury for the 68 some birthrights they have been born with. If you need a primer on constitutions to free yourself from what you have been taught to believe about constitutions refer to years of research here.
- + http://www.freedomforal lseasons.org/FreedomFro mTheStateofWashingtonC ONstitutionThatNeverWa s.asp
- + http://www.freedomforallseasons.org/Constitution
 ThatNeverWas.asp

5. A BRIEF ON THE LAW, ORDINANCES, CODES AND LICENSING (CONT.)

www.freedomforallseasons.org

HOW MANY MUNICIPAL CORPORATIONS LIARS ARE THERE IN AMERICA?

"Greed is the basic cause of misery. If you extinguish greed, you are clean and free wherever you are. The mountains, rivers and earth do not block the light of your eyes. She-Hsien

Summary: 232,438 "elected public servants" or .0743% of the American population have again proven the same lesson in history, i.e. never ever transfer your power or fears to someone else to solve . Why? Because they will make your worst nightmares come true, promising to protect you and care for you, all while taking everything you own.

According to this census report, there are:

- 3,033 county municipal corporations. I am using
 3, 143 counties or county equivalents for this exercise per http://www.mapsofworld.com/usa/county-maps/
- 19,492 city municipal corporations
- 16,519 towns or townships
- 39,044 Total Muni, towns or townships
- 5. 7,382 State House and Senate "Elected Servants"
- 6. 435 State <u>US</u> Representatives
- 7. 100 State US Senators

Note: (1) This page intentionally leaves out 50,432 public school districts and other special districts which add to the municipal lies, i.e. "public school districts do not require property taxes because they can be funded on a corporate tax alone. This is a sales tax on the corporations NOT on the consumer. The corporation may or may not pass the cost through and the consumer may or may not purchase the product or service. This process is controlled by free market competition AND free individual choice NOT tyranny.

Census Data Source -

http://www.census.gov/govs/cog/GovOrgTab03ss.html

"Elected" Government Public Offices	Relative Order Of Magnitude Totals
City Municipal "Elected Mayors"	19,492
City Municipal "Elected" Council Members (estimating average of 6/City)	116,952
Town/Township "Elected Mayor/Executive"	16,519
Town/Township "Elected Executives/Commissioners" (estimating average of 3/town)	49,557
County Municipal "Elected Executives" (estimating average of 1/County)	3,143
County Municipal "Elected" Council Members (guessing average of 6/County)	18,858
State Houses and Senates "Elected Servants"	7,382
State US "Elected Representatives"	435
State U.S. "Elected Senators"	100
Grand Total Local to National "Elected"	232,438 (.0743% of 50 states)
Current Population of the 50 States (1-16-2012)	312,863,598
Sites are not hot, this slide is an advance	

image of the third series of Trilogy of Taking.

Slide 111

6. THE FRAUD OF LICENSING INDIVIDUAL UNALIENABLE RIGHTS

Sites are not hot, this is an image of Booklet 1 of Trilogy of Taking – Brotherhood of Darkness

XII. The Fraud of Licensing Individual Unalienable Rights

Here is the fraud behind a license; it is a permit to do something illegal, i.e. all licenses are permits to violate the higher laws, i.e. "conferring the right". "License. In the law of contracts. A permission, accorded by a competent authority, conferring the right to do some act which without such authorization would be illegal, or would be a trespass or a tort. State v. Hipp, 38 Ohio St. 226; Youngblood v. Sexton, 32 Mich. 406, 20 am. Rep. 654; Hubman v. State, 61 Ark. 482, 33 S. W. 843; Chicago v. Collins, 175 Ill. 445, 51 N.E. 907, 49 L. R. A. 408, 67 L. R. A. 224. Also the written evidence of such permission." *Blacks Law Dictionary 1910 2nd Edition*

This is a short list of government licenses, permits, certificates, codes, etc. which <u>CANNOT</u> be forced upon the American natural born or naturalized. They may be applied ONLY to commerce, trade and commercial legal fiction entities and foreign illegal aliens.

 $1.\, \hbox{None of some 68 birthrights can be licensed, permitted, coded or regulated.}$

The following examples are crimes against your freedom, liberty and birthrights.

 $\underline{http://www.freedomforallseasons.org/NaturalLawAndRightsReports/YOUR\%20CERTAIN\%20ENUMERATED\%20UNALIENABLE\%20RIGHTS\%20(Revision\%206).docoderors. \\$

- 1. Birth certificate use baptism records instead, the state has no legitimate role in your life or death.
- 2. Death certificate Your family doctor could do this for any private needs, e.g. wills, insurance, etc.
- 3. Marriage license a private ceremony with your minister, priest, rabbi or even family witnesses to you marriage commitment
- 4. Drivers license Only for commercial drivers, commerce
- Drivers license plates Only for commercial drivers, commerce
- 6. Permits to carry arms Only for foreign illegal aliens and public and private corporations employees
- 7. Permits to have your home built or building your own home Only for corporation developers, commerce
- 8. Zoning of your property Why Zoning Will Not Work
- 9. Recording & tracking of any kind of private property is an invasion of privacy and goes against the sovereign status of a state Citizen. This is personal and private information which only may be viewed and/or kept with the permission of the property owner. This sensitive information may be compared to a will and may only be held privately by the owner or his designated agent. The government has no legitimate role in private property titles or liening of them for any reason.
- 10. Any regulation upon individual or family property, homes INCLUDING water on and under your land for any reason
- 11. Taxing of any kind, direct, indirect, death, birth, excise, etc. Only corporations and artificial manmade entities may be taxed
- 12. "Speeding" is not a crime unless there is an injury. State and/or municipal corporations cannot invent ordinances against an injury that has not happened as that would go against the fundamental and founding laws of the land. Nor can fines or licenses be used to control injury that has not happen. This is more legal fiction for the profit of lawyers, courts and municipal corporations. "Speeding" is not a common law crime unless there is injury. If there is injury and the parties involved cannot settle or mediate a settlement then a jury of your peers decides the penalty not municipal corporation bylaws. 95% of all traffic ticket cases handled by private attorneys are thrown out. Over 95% of the driving public has traffic tickets in their driving history. Do you get the picture? This is all about creating legal fiction for municipal revenue, i.e. tyranny for profit.
- 13. Licenses, permits, certificates, codes, legislation, judicial rulings, executive orders, charters, et al, have no authority or jurisdiction upon the natural born & naturalized God given birthrights.
- 14. The American natural born and naturalized birthrights cannot be regulated to "keep them safe from themselves or from each

John (Jack) R. Venrick

www.FreedomForAllSeasons.org

Page 40 of 74

7. HOW HISTORY REPEATS ITSELF

"The Buddha and all his successors warn us against intellectual structures that confine us to an artificial environment, and against concepts that smear over the living fact of things in themselves. Robert Aitken



Political history is not unlike human genetics. Dark characteristics travel through civilizations one generation at a time in part by centralizing and refining the art of deception to better control the masses for profit and power. Civilization founding charters embody this dark manipulation giving the masses the illusion of freedom and liberty. Greed and power are the path of least resistance. False structures die hard and slow. The present form of municipal corporations in America are an opiate to the masses where professions, trades and crafts are licensed through a form of indenturing for profit and power.

- 1. For this example we look at the Holy Roman Empire 962 1806 AD.
- 2. "Kings often employed bishops in administrative affairs and often determined who would be appointed to ecclesiastical offices."
- 3. <u>Imperial Immediacy was granted to some cities through power politics</u> creating islands of conditional rule by the ruling power.
- 4. <u>Constant turf wars between the ruling classes</u>, <u>surrounding countries</u> <u>created a rising and falling patchwork of power.</u>
- 5. The <u>Burgermeister</u> became the Lord Mayor, equivalent to a genetic mutant from the imperial empire and imperial cities run by "royal" blood lines and their designated bishops, abbots, knights, princes.
- 6. This patchwork quilt of mini to "mighty" dynasties (see Holy Roman Empire map) during this imperial era rose and fell ultimately consolidating into European monarchies by MORE war and power politics yielding stronger and more deadly forms of centralized power.
- 7. This lead to the British form of monarchy and to America via the formation and occupation of the colonies by the English Monarchy from 1675 to the Battle of Yorktown in November 19, 1781 and the surrender of Cornwallis 7000 men with the help of the French Navy.
- 8. While the British soldiers left with many American loyalists, the monarchy infrastructure and the imperial nature remained, e.g. Force, tyranny, bankers, politics, divine rights ideology, kings law, usury, taxes, confiscation of Citizen sovereignty, property rights, etc.
- 9. To fully understand this, it helps to see a contrasting slice of time and land which was relative free. The following article is a must read by Mises Daily dated August 6, 2012, titled "Anarchy in the Aachen"

8. QUESTIONS REGARDING WHY WE NEED LICENSING



- How much poison (licensing) does it take to poison a well (free market & free choice)?
- 2. Why is the state involved in "licensing" anyone especially individuals who already carry diplomas, e.g. B.S., M.S. Ph.D or extra achievements such as Professional Engineers, or Certified Public Accounts, as well as trade school diplomas, etc?
- 3. Why doesn't the free market and free choice make these decisions for us, this is called a resume!
- A democracy protects no one but the global to local hierarchy via a manipulated "majority" and the municipal monopoly.
- 5. A true and honest Republic protects the rightful state Citizen from the government not visa versa.
- 6. A true and honest Republic protects the exercise of individual unalienable rights so each individual makes his or her own decision.
- 7. Who is protecting whom, with a licensing paradigm?
- 8. If more stringent screening and certification is required, why doesn't the applicable private professional and trade associations perform the function?
- Government agencies claim to protect us while they steal us blind, i.e. government a licensing protection racket.
- 10. Why do we need unlicensed unprofessional government types legislating, judicating and

- administrating where they clearly have no intimate professional education, knowledge or experience themselves?
- 11. There are professional and trade associations which have more integrity and independence than any cereal government agency and they have to compete with each other.
- 12. Governments and Municipal monopolies do not have to compete on top of colluding with themselves and NGO's and that is their downfall.
- 13. Private free market professional associations can compete for your business but government is a monopoly and a monarchy.
- 14. Why is the state hiring and sending out herds of non professional and non technical government types on private and public lands who do not have a license or engineering or scientific degrees or any recognized credentials in that field in the first place?
- 15. Has there ever been a break even analysis on the licensing process to show the benefits if any and the Return on Investment if any, to the tax payers and the professions?
- 16. And the answer to most of these rhetorical questions is......because licensing gives the politicians and lawyers and their pandering minions false power to better broker private and public property into their pockets.
- 17. Licensing, if the truth was told, has

- nothing to do with the integrity of the professions and all to do about controlling and herding the free market along with our private and public property and our labor into the soiled hands and dirty corrals of the political legal global to local municipal monopoly.
- 18. Most professionals, especially those in business have numerous credentials for each specialty they perform and many of the credentials are signed by state executives.
- 19. I have a bachelor and masters degree in engineering from Montana State University and they are both signed by the Governor of the State, Executive Secretary of The Montana University System and the President of Montana State University at the time of graduation. How many more state levels of approval to practice my right to perform engineering does one need? If these credentials do not cut the mustard for a customer, its easy to find a PhD in the applicable specialty, no license necessary, it's supply and demand.
- 20. Is licensing a case of the pot calling the kettle black?
- 21. Is licensing government approval to work or is it a breach of separation of power and trespass or is it an assimilation of individual sovereignty, responsibility and rights?.

9. LICENSING BOARDS AND A TRUE AND HONEST FREE REPUBLIC

http://www.dol.wa.gov/business/geologist/g eoboardmember.html

About the board

What does the board do?

The Geologist Licensing Board provides consumer protection to the public through the licensing of geologists.

Who is on the board?

- 5 licensed geologists, 2 of whom must be licensed in a specialty of geology (Engineering Geologist, Hydrogeologist).
- 1 member of the general public with no family or business connection with the practice of geology.
- The Supervisor of Geology of the <u>Department</u> of Natural Resources (ex-officio member).

How are board members appointed?

- Board members are appointed by the Director of the Department of Licensing. Members serve 4-year terms, which are staggered so no more than 2 appointments are made in any calendar year.
- For complete information, please see <u>RCW</u> <u>18.220.030</u>: Geologist Licensing Board.

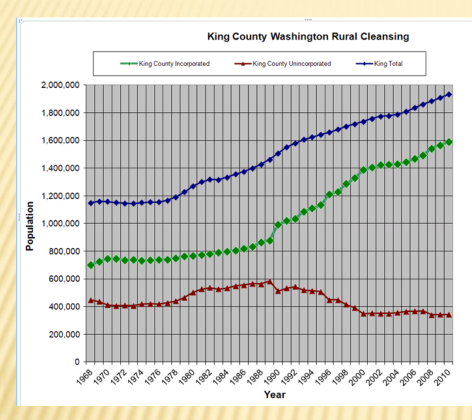
What are the responsibilities of board members?

- Provide professional knowledge to improve the services provided to geologists and the public.
- Attend all board meetings. The board usually meets 4 times a year, and meeting dates, times, and locations are decided by the board and administrative staff.
- Spend approximately 8 hours a month on board business.

- A true and honest free Republic is not in the "consumer protection" business. The Mafia is in that business too, as well as the global to local one world government hierarchy. The public infrastructure claims to be in this business too, including its public unions and educational systems. Everyone on the public dole is trying to protect the state Citizens (me) from myself so they can feel better about the crimes they are creating.
- There are many good consumer protection businesses in the private sector. Government and the public sector cannot compete with the private sector. When the state mounts the private sector game board, the game is destroyed by the states and its mutant municipal monopolies.
- Looking at the make up of this board brings a "thousand" more questions to a free thinker, thinking outside the box. This is a political board not a independent free market free thinking competitive board of independent peers in this field. This "geology" board has been carefully picked to serve the state political agenda and its hierarchy. http://www.ofm.wa.gov/reports/orgchart/orgchart.pdf.
- No matter where you place this group in the state, it is a state function. If it looks like a duck and quack likes a duck....it's a duck by any other name. Just follow the power and money. Government is not capable of "partnering" with non-government groups because it ultimately assimilates all relationships. Licensing and partnering between government and non government is an oxymoron.

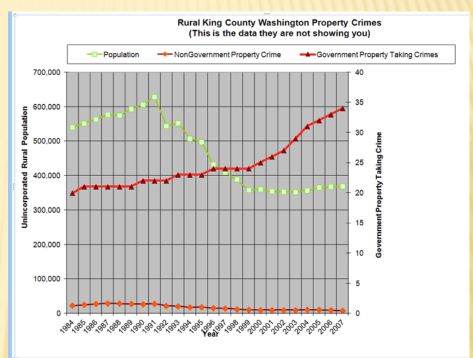
- Licensing boards represent many layers of taking reflecting entanglements of private and public property beyond comprehension of most Americans. Let us call this small piece of the puzzle herein, the "WA State Geology Licensing Board" piece. The Geology Board is under the "Department of Licensing" which is a department under the Transportation Agency under the Office of the Governor of the Governor of the state of Washington which further threads to D.C. Inc. and the UN and on.
 - http://www.ofm.wa.gov/reports/orgchart/orgchart.pdf.
- This board's function is not about true and honest science or engineering or validation of geology credentials. This board is about political agenda geology which is no geology at all. As well intended as each board member may be, the office has been soiled.
- Government involvement in any science creates a catalyst for corruption., e.g. "man caused" global warming, "alternative energy", "endangered species", Agenda 21 social engineering and eugenics, "growth management", "sensitive areas", "critical areas", fish roundabouts, human roundabouts, ad nausea.
- This board is all about assuring the state's Eco faddism/fascism role in the global to local take over of all private and public property in America including at least 100 other countries in the world. If you cannot envision this, I didn't either 5 years ago. This is a huge learning curve to see and believe the Trojan horses being wheeled in by your global to local federal, state and municipal planning boards. The globalist movement is comprised of a "million" other puzzle pieces most Americans do not see or believe, because they are dressed up as green Trojan horses to blend into the background of your local communities.

10. EXAMPLES OF PROPERTY CRIMES CREATED BY OUTCOME BASED POLITICAL AGENDAS – USING DUPED GOVERNMENT EMPLOYEES WHO ARE NOT PROFESSIONALLY QUALIFIED IN THE SCIENCES OR ENGINEERING



Here is a classic case, see graph above. King County Muni Corp. working with UN Agenda 21 pushing Sustainable Development culling down rural property owners so they cannot use their property forcing them to leave and not come in. Rural areas are becoming green extreme elite hobby farm areas. This is done through political planning types who have no scientific or engineering professional credentials, i.e. they dutifully react to junk scientific agendas versus rejecting them because they do not have the skills to do otherwise.

http://www.freedomforallseasons.org/FreedomFromKingCounty The Great Imposter. asp



This graph above will give you a relative order of magnitude of the property crimes (Red line with triangles) here in King County Washington. Property crimes defined herein are government taking crimes not private crimes. The global to local public crimes exceed all other forms of crime combined. This is only one county of 39 in WA state and 3,141 counties in America. Most counties, especially the large ones, are involved in these property taking crimes. There are 112 counties larger than the smallest state and 31 cities larger than the smallest state. There are hundreds of counties and cities that are equal to or near equal to the smaller states. These property crimes are predominately done by unlicensed non professional non technical non management government types at the direction of political and legal bosses. I have identified 35 government crime categories and used them to develop this chart. http://www.freedomforallseasons.org/FreedomFromRuralCleansing.htm See green tables re. Government Crimes Against Rural and Urban Property

Owners near end of web page.

10. EXAMPLES OF PROPERTY CRIMES CREATED BY OUTCOME BASED POLITICAL AGENDAS – USING DUPED GOVERNMENT EMPLOYEES NOT PROFESSIONALLY QUALIFIED IN THE SCIENCES OR ENGINEERING



To fully understand how easy it is to dupe government employees; () look at the make up of this county municipal corporation council. They have no technical education or skills and are beyond biased in separating fact from fiction which is handed to them by their NGO & cereal agency stooges, yet they are ruling on science and engineering policy they have no clue about and worst yet, they are strongly biased by their personal ignorance. (2) More facts at these sites:

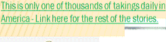
- 1. Freedom From Rural Cleansing BY Global To Local UN Agenda 21
- 2. Freedom From Critical Area Ordinances Myths
- 3. Current Property Battles Taking Back Our Rights
- 4. Freedom To Own Property W/O TYRANNY Embattled Owner Stories

- 1. Over 1500 tickets a year are issued by unlicensed, unprofessional and otherwise bottom of the barrel King County DDES (Dept. of Development & Environmental Service) employees with no scientific or engineering degrees or knowledge.
- 2. No rural property owners agreed to these takings or signed covenants to contract for inspections. The state and its municipal administration, courts, legislature and the benefiting NGO's have conjured up junk political environmental codes, ordinances and regulation debased on lies. No property owners were invited to debate these lies nor did any of them individually contract with any agency allowing random inspections of their private property.
- 3. The thread of hypocrisy of the double standard of "licensing" the private sector with little to no state or municipal unbiased professional expertise in that field creates an avalanche of double-talk hypocrisy benefitting the political parties and the NGO's as well as the net worth of the state's municipal corporations.
- Currently anyone from a state or municipal corporation cereal agency, can take a stroll onto someone's private property to "inspect" it for whatever reason as long as the administration and the benefiting and pandering non government (NG) types and the local PA office agree. All done behind you back of course.
- 5. King County Municipal Corporation, constitutional child of WA Inc., Council members have no scientific or engineering expertise in what they are <u>ruling</u> on plus being extremely biased. They are forbidden by the American fundamental and founding laws of our land to assume this sovereign role which is exactly why this power is left strictly to the sovereign and free individual state natural born Citizen. These employees only have authority over county employees. This group of political egos has been given no rightful authority or jurisdiction over any Citizens private property or family business. Municipal employees have no rightful power or authority than a common janitor, plumber or electrician. Mayors, councils and cereal agencies are merely utility providers, e.g. sewer.
- 6. The political parties and NGO's behind this council front themselves with false masks by creating dialectics for power and profit. Voting different parties in and out of office has no effect to the game plan of the global to local agenda. The agenda is to take all forms of rightful individual sovereignty and replace it with global to local false flag political, banking and legal control to suffocate out any form of sovereign State Citizen freedom and liberty to keep you "safe" and protect you from yourself.

10. EXAMPLES OF PROPERTY CRIMES CREATED BY OUTCOME BASED POLITICAL AGENDAS -USING DUPED GOVERNMENT EMPLOYEES NOT PROFESSIONALLY QUALIFIED IN THE SCIENCES OR ENGINEERING

THE JONES FARM TAKING - LOPEZ ISLAND SAN JUAN COUNTY WASHINGTON

www.freedomforallseasons.org





November 24, 2011

Dear Mr. Rose.

We support the Jones Farm Stand.

This rotten tomato is for you for closing them dow

(Mr. & Mrs. John & Stephanie Venrick

Enumclaw, Washington

LOPEZ ISLAND FARM CALLS IT QUITS



San Juan County forces

After two and a half years planning department of operation, the San Juan County CD&P has determined that we are operating our farm-stand "without the benefit of a permit". This does not relate to our ongoing dispute with the county about the appropriate placement and operation of apparently required to farm-stands on rural lands. That is a use, issue, and is still not resolved. Our current sin, or any other commercial it appears, is to operate in innocence of commercial building codes. According to Chris Laws and John Geniuch, enforcement officer and building official, County appears from respectively, we are not exempt from commercial

Jones Farm-stand to close. as we had believed up to this point and as previous stands. officials had informed us. Our farm-stand is roughly 200 square feet, self-service, and sells a variety of frozen island grow meats, frozen local seafoods, and fresh live Lopez Island Shellfish. This we submit a permit and 200 square foot building is commit to carrying out all satisfy all the legal requirements of a full sized officials inform us that they grocery store, restaurant, enterprise. We have been have neither the financial informed that we face prosecution if the issue is write a blank check to not "addressed" within 15 conform to pointless days of our notice. San Juanstandards.

NGOs Promoting Smart Growth

- American Planning Association (APA)
- International Council for Local Environmental Initiatives (ICLEI)
 - . Now called Local Governments for Sustainability

building code requirements, where commercial building codes are enforced on farm-

Compliance would cost us tens of thousands of dollars. as well as consuming vast amounts of time. However, neither Mr. Laws nor Mr. Geniuch is willing to tell us what exactly we need to do in order to comply before required improvements. Our elected

have no capacity to protect us from these officials. We ability nor the desire to

preliminary research to be the only Washington county

- ➤ Here is another example below of Lopez Island San Juan County Commissioner Mr. Rose shutting down a farm because it does not "comply" to his regime. But he has no professional license and is obviously not capable of making decisions of "public safety and health". He is not a doctor. "Elected" politicians and lawyers who write these municipal corporate codes and ordinances can only write them for themselves and employees of that municipalities as a condition of employment. "Elected" citizens cannot compel state Citizens who are NOT employees of the Municipal utility to conform.
- > I hope you see the utter hypocrisy of licensing and compliance to self bestowing codes and ordinances of municipal and state utility infrastructures which have no authority or jurisdiction over the sovereign state and local citizens, their private property or their family businesses and who are not employees of the public municipal corporation.
- > If licenses, codes, ordinances and regulations could compel the free and sovereign state Citizens to comply, we would not be living in a Republic.
- > In a true and honest free Republic separation of powers means the government and its employees have no power or authority over individual and family personal or business lives, i.e. the individual state Citizens and their family have absolute sovereignty.

lide 111

10. EXAMPLES OF "CRITICAL AREAS" HYPOCRISY – BETWEEN COMMERCIAL & RESIDENTIAL PROPERTY

Commercial development along SR 410 Pierce County Washington.



Step 1. Bring in lots of gravel to cover up high water table areas



Step 2. Bring in lots more gravel



Step 3. At least 10 feet of gravel should do, depending how high the water table is during the <u>natural</u> wet 6+ months. Commercial development in the Tukwila - Kent - Sumner valley WA which was all flooded before they dammed the rivers dealt with "Critical Areas" by hauling in 30 feet plus of gravel. The water runs around and under the fill. The local creeks and rivers still run into Puget Sound. Life moves around and on.



Step 4. Bring in a John Deere 750J or larger

Step 5. Bring in lots of drain pipe



Step 6. Don't forget the storm covers



Step 7. In a couple of years you will never know you are parking and shopping on a "Critical Area". The water keeps on flowing and no one knows the difference. Only politicians and their benefiting NGO's could dream up such nonsense as CAO. Commercial solutions including residential developments for "critical areas" are different (and make sense) than "critical areas" on individual private property.

10. EXAMPLES OF HOW OUTCOME BASED GOVERNMENT AGENDAS FIX PROFESSIONAL OPINIONS

1. A case in point is the following statement by Harold Lewis, Emeritus Professor of Physics at University of California, Santa Barbara. "The global warming scam, with the trillions of dollars driving it, has corrupted so many scientists, (and)...is the greatest and most successful pseudoscientific fraud I have seen in my long life as a physicist." This is his must read letter of resignation to Curtis G. Callan Jr, Princeton University, President of the American Physical Society -

http://blogs.telegraph.co.uk/news/jamesdelingpole/100058265/us-physics-professor-global-warming-is-the-greatest-and-most-successful-pseudoscientific-fraud-i-have-seen-in-my-long-life/

- 2. Research Professor Patrick J. Michaels of Environmental Sciences at the University of Virginia and Senior Fellow in Environmental Studies at CATO and past president of the American Association of State Climatologists exposed this paradigm in his book "Meltdown, The Predictable Distortion of Global Warming by Scientists, Politicians and the Media", copyright 2004. This is a must read for any professional engineer or scientist dealing with politicians and lawyers and academia who live on grants and public image, i.e. myths
- 3. Here is an example of how commercial developments solve their wet land problems. This is an age old simple fix. The Kent Valley has fixed their problem by doing this too with dams. The second link below, about mid way down the page under section "How to Solve Critical Area Wetland" will show you photos of a commercial development site preparation. They brought in 10' of gravel to solve their "wet land" "problem". A private residential land owner would be liened, fined, "court marshaled" and sent to jail for this simple fix. Two of my neighbors were extorted over \$20,000 to not do this and years of nonsense legal harassment by the Municipal Corporation of King County WA Inc. by unlicensed, unprofessional servants.
- http://www.freedomforallseasons.org/FreedomFromKing CountyTheGreatImposter.asp
- http://www.freedomforallseasons.org/FreedomFromCriticalAreaOrdinanceMyths.asp

4. Here is local Enumclaw, WA example of how the state and county municipal corporation park departments take property for recreation without the property owners approval using licensing as a hammer. One of the property owners along this proposed Puget Sound Foothills Trails project retained a local attorney to speak for him at a meeting of King County Assistant PA and their Facility Manager along with the EX Mayor of the Enumclaw Municipal Corporation. Long story short, the attorney later told us, while we were discussing this taking with him, that he was concerned they (the state) via the state BAR could mess with his license if he spoke to strongly. I spoke strongly and was near jailed by the ex Mayor John Wise.

http://www.freedomforallseasons.org/FreedomFromRailsToTrailsTakings

5. Here is a case the Legal Freedom Foundation Institution of Justice has taken on -

http://www.youtube.com/watch?v=0-1IEqYy4lc&feature=youtu.be

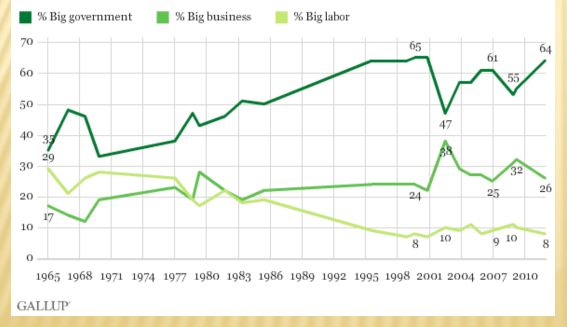
6. "There are many indications that the IRS, the U.S. Department of Justice, state taxing agencies and state licensing agencies (like the California Board of Accountancy) and other bureaucracies are partnering together to "hammer" and starve Americans into submission regarding their alleged income tax obligations and to destroy the professional career of any professional who comes to their aid. It is hard enough for the average American to defend themselves against the IRS but imagine how hard it will be when professionals are too fearful of losing their livelihood to aggressively defend you or, worse, fearless professionals can't come to your aid even if they wanted to because their license or other certification has been revoked or is in danger of being revoked."

Joe Bannister, Ex IRS Special Agent, CPA, MBA http://www.joebanister.blogspot.com/

10. EXAMPLES OF HOW OUTCOME BASED GOVERNMENT AGENDAS FIX PROFESSIONAL OPINIONS - THE CAMEL'S NOSE IS UNDER THE TENT AND WHY LICENSING MEANS INDENTURING



In your opinion, which of the following will be the biggest threat to the country in the future -- big business, big labor, or big government?



Extracted from and credit to site below Changes to regulation

- 1. Historically, Illinois only had authority over CPAs who chose to license. All others who passed the exam but did not apply for licensure were still able to use the term CPA but could not be regulated by IDFPR. The Public Accounting Act has now been modified and IDFPR is moving towards being a one-tier state: a state where if you are called a CPA, you are licensed and are able to practice all accounting and auditing functions.
- Beginning October 1, 2006, all people calling themselves CPAs must register or license with the state. After this date, penalties for calling yourself a CPA without registration or licensure can include fines and legal action
- 3. Illinois is phasing out Registration. After June 30, 2010, all new applicants will only be able to apply for Licensure. CPAs who register before that date will be able to renew their registration indefinitely. Registration was introduced as a temporary measure to accommodate the thousands of people working in Illinois who had passed the CPA exam but were not legally required to license before. Registering allows them to continue to use the CPA title, even though only licensed CPAs can practice all public accounting services
- 4. http://www.upwardlyglobal.org/jobseekers/american-licensed-professions/illinois/teacher

10. EXAMPLES OF HOW LICENSING DESTROYS FREE MARKETS AND NATURAL RIGHTS

- Here is a classic current example how licensing of basic 2nd
 Amendment rights to keep and bear arms is used by the UN globalists to confiscate one of our most basic American unalienable rights. (Must Read)
- 2. <u>Licensing creates monopoly dentistry</u>
- 3. <u>Institute of Justice long list of cases fighting against government public municipal monopolies created by special interests</u>
- 4. Reason Magazine long list of actual cases created by nonsense licensing by the federal to local municipal monopolies.
- 5. The Economics of Occupational Licensing



Old dentist chair, peddle operated drill, Montana School of Mines Museum, Butte, Montana

This is the wording of the license in my chiropractor's office, see below. Notice the double speak nonsense, i.e. license heading by Dept. of Health but signed by the WA state Director of Revenue.

"WA State Department of Health

By accepting this document the licensee certifies that information provided on the renewal was complete, true and accurate to the best of his or her knowledge and that the company will stay in compliance with all applicable Washington State regulations. Legal Entity Registration

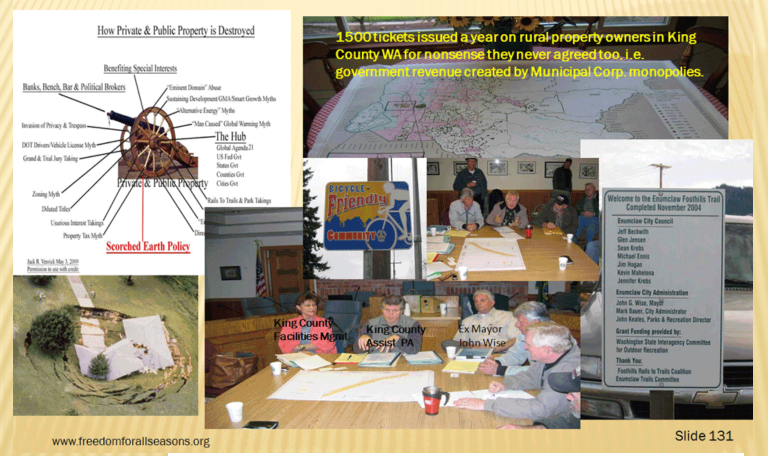
Director Department of Revenue"



10. EXAMPLES OF HOW LICENSING DESTROYS PROPERTY AND SETS AGENDAS

THE RAILS TO TRAILS LIES - MORE MANIACAL MUNICIPAL MONOPOLY MADNESS

While property owners are losing their jobs, homes & ticketed for nonsense, these King County and the City of Enumclaw official thugs (three facing) explain why they have to take some 600 property owners abutting frontage for a Rails To Trails Puget Sound taking. If they don't like it, you are invited to contest the taking in their courts in Seattle for tens of thousands of dollars in addition to paying for their salaries. Additionally the attorney for one of the local property owners at the meeting expressed his concern that his BAR license could be threaten.



http://www.freedomforallseasons.org/FreedomFromRailsToTrailsTakings.dwt.asp Read the whole story on this page, it will make you throw up. Here is another classic example of how licensing chokes off free speech including exercising of professional opinions.

Hundreds of rural property owners were notified by mail from King County Municipal Corporation that a trail was going to be constructed along or near their property, i.e. it was a done deal.

We had an emergency meeting to stop this. However none of our local representatives showed up and the few property owners there were ignored. I was near jailed and the attorney for one of the property owners expressed that he was limited to what he wanted to say because he feared his BAR license could be revoked.

10. AN EXAMPLE OF HOW LICENSING FEES ARE USED TO CONTINUE THE CYCLE OF POLITICAL GRAFT

www.freedomforallseasons.org

THE STATE SPONSORED FERRY SYSTEM LIE

Washington state's ferry system
Washington operates the largest ferry system in the
United States, carrying almost 23 million passengers a
year on nine routes.



HOW IS TRANSPORTATION MONEY SPENT?

2009-11 Transportation Budget

Operating Appropriations - \$2.88 Billion



- "Gov. Chris Gregoire on Thursday proposed handing over the nation's largest ferry system to a new regional agency as a "bold" solution to the state budget mess, but her plan was met with deep skepticism.
- The plan would allow a new Puget Sound ferry authority, encompassing all or parts of nine ferry-using counties, to levy taxes to supplement income from fares and a fixed state subsidy."
- Every time there's a problem out there, we go create another district," Haugen, D-Camano Island, said in an interview.
- 4) Gregoire said the power to impose a new tax would be "a third leg to the stool" of revenue, adding to passenger fares and a state subsidy capped at its current level of about \$90 million, with adjustments for inflation. What type of tax sales, property or some other type would be up to the new district board, she said."
- Read rest of article here Credit to Seattle Times

"I tried to sell them (WA State Ferry System) a much tamer, but similar shot and they told me these kinds of shots don't promote rider ship." The Anonymous Photographer of this great picture



- First read the politicians description of the problem and their solution in blue box.
- WA state Inc. is stealing \$426 million from the private state Citizens and giving it to itself, the state ferries, needlessly.
- \$15 million of this funding merry-goround is more self serving needles regulations (lies) by taking from "Licenses, Permits & Fees" (unproductive penalties) and giving it to another losing state run ferry "enterprise" system.
- 4. What they did not say is the obvious answer, i.e. to privatize and deregulate the state wide ferry system and get the <u>public corporations</u> out of the private sectors business and the state Citizens pockets.
- Ferries are private sector functions serving local markets by free choice not political mandates enslaving everyone for a few.

- This is a slide extracted from a new presentation going out soon titled "America: A Republic Enslaved By Lies."
- By studying the WA state CAFR reports you see the cycle of lies created by licensing.
- \$15 million of the WA Dept.
 of Licensing is used for
 revenue to prop up the
 bankrupted WA Ferry
 System because it is a state
 run losing enterprise.
 Eastern WA Citizens do not
 want this and many on the
 Western side do not want it.
- 4. Ferries should be a public coop or privatized or both. Government has no business competing in the free market especially by using forced licensing fees to survive.
- All government enterprises are losers that can be privatized into public coops or completely free local enterprises.

Slide 133

10. EXAMPLES OF HOW GREEN INTENTIONS BECOME UNSCIENTIFIC JUNK AGENDAS

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THE SENSITIVE (SAO) AND CRITICAL AREA ORDINANCES (CAO) GOVERNMENT LIES EXPOSED

- Summary of Seminar Notes
- "Cannot take without paying includes wet and water lands
- No definition of "Stream" in Forest Practice Act (1974)
 - Term misidentified
 - They make everything a "Stream"
- GMA (Growth Management Act) started CAO
- Jack's side comment: "In a true & honest Free Republic, the Citizens manage the growth of government NOT visa versa."
- CAO is a vehicle for Municipals to make \$ from you, great \$ maker for counties
- \$142.25/hour Washington King County DDES fee for permits
- DDES claim do not meet state and federal regulation
- Muni's discharge storm water into local > lakes causes them to flood lake residents
- Citizen law suits against Olympia, 5 law firms used with costs of \$37,500/day X 13 {suits} & \$800 million in fines
- > Anything you do can trigger CAO
- Federal government dominates the State
- None of state or Fed manuals have BAS!>
- "Wetland Scientist" have no licenses or requirements.
- Washington King County uses soil color chart to type soils which can't be used because...

- Andic soils most common in Puget Sound and Baslic mostly black, i.e. color does not make difference, need more refined methods.
- Wetland scientist shot down in Legislature because he/she was not licensed
 - Government is facing fixed + trespass clauses with treble damages with intent to trespass
- Key New stream definition submitted by Steve Neugebauer, if passed would eliminate 98% of property owners problems
- Congress never had intension of CAO to apply to pasture, was for bog part of wetland definition
- Wetland "scientist" have NO qualifications, e.g. Pierce County has minimum
- They (government) are clueless on hydrology
- Wetlands are deep water habitats
- Commerce Clause Federal almost shot down, used for taking everything, e.g. waters of U.S.
- Commerce Clause Federal almost shot down, used for taking everything, e.g. waters of U.S.
- DOE considers rain as "Waters of the State", i.e. they own the rain
- Soils and soil typing is misused to determine "wetlands"."

- Link to Steve Neugebauer's great presentation "Critical Areas Seminar Wetlands, Science & Laws (Must See)
- 2. Link to Jack's notes of seminar



Sponsored by CAPR San Juan

Critical Areas Seminar Wetlands, Science & Laws

This class is designed for:

*Builders *Developers * Architects *Law Professionals

*Planners * Landscapers * Property Owners

*ALL Interested Citizens

Registration \$15 per day or \$25 for both days (includes lunch)

OCTOBER 30 & 31 @ SAN JUAN GRANGE



Steve Neugebauer is a licensed hydrogeologist/engineering geologist with over 25 years experience, and a Principal with SNR Company, a consulting firm based in Duvall. He started SNR to correct all of the "wrongs" not only in wetland areas but also by being objective and bringing in more precise science.

Justin Park's interest in the law came from his involvement in his family's business – electrical contracting. Justin represents clients on issues that face busi-



nesses and individuals such as: Construction, Real Estate and Govemment Relations/Land Use.



Paul Hirsch is an environmental attorney licensed in the State of Washington. He is also a geomorphologist with an abiding interest in land and

water, and how these react to human use and development.

SEMINAR SCHEDULE

Saturday October 30, 2010

•11:30 -12:00 - Lunch at Grange Hall •12:00 4:10 - What you need to know about legal issues of wetlands and other critical areas

Sunday October 31, 2010

•11:30 -12:00 - Lunch at Grange Hall 12:00 - 4:10 - The Science of Wetlands and Other Critical Areas

Make checks payable to CAPR SAN Juan

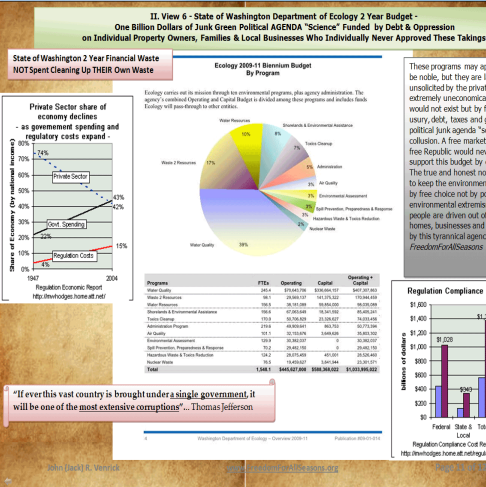
PO Box 1866 ~ Friday Harbor, WA 98250 Call: 378-7040 for information

Xnowledge is power

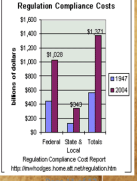
Slide 115

10. EXAMPLES OF GOVERNMENT CEREAL AGENCIES -

WHOSE MANAGEMENT AND EMPLOYEES WOULD BE IN PRISON IF THEY PRACTICED THESE "PUBLIC" TAKINGS IN THE PRIVATE SECTOR



These programs may appear to be noble, but they are largely unsolicited by the private sector, extremely uneconomical and would not exist but by forced usury, debt, taxes and global political junk agenda "science" & collusion. A free market and a free Republic would never support this budget by extortion. The true and honest noble path to keep the environment clean is by free choice not by political environmental extremism. Good people are driven out of their homes, businesses and the state by this tyrannical agency. FreedomForAllSeasons



- 1) Government cereal agencies go against the highest fundamental and founding laws of our land, i.e. the Laws of Nature and Nature's God, the Declaration of Independence and the spirit and success of the first American Revolution. ALL Government agencies have long exceeded their limited adversarial role and have bestowed themselves with free wheeling power of thuggery.
- 2) The Department of Ecology like the EPA and the IRS along with King County DDES, to name a few of the thousands of the most despicable examples of what political power and agendas can do.
- 3) Again, most of these government employees have no licenses, no academic credentials in the specialized fields they rule on and no rightful authority to do what they are doing.
- 4) Even the government employees who do have some professional or trade credentials are so brainwashed, they cannot think outside their box. They have been selectively hand picked & programmed to believe they have the license to take any unalienable right.
- 5) These cereal taking agencies could never exist in a true and honest free Republic because they could not compete in the free market.
- 6) Their public functions would never become burdens to the free and sovereign state Citizens in a true and honest free choice Republic.
- The only role of a true and honest free Republic is to keep the free market game board level to minimize/eliminate monopolies and oligopolies including the government itself.

11. FREEDOM FROM MUNICIPAL CORPORATIONS – A DEBASED DEVOLVING UNNECESSARY FRAUDULENT RACKET

THE MUNICIPAL CORPORATION REVISITED

Maxwell Bloomfield

Jon C. Teaford. The Municipal Revolution in America: Origins of Modern Urban Government 1650–1825. Chicago: The University of Chicago Press, 1975. viii + 152 pp. Tables, notes, bibliography, and index. \$9.75.

The legal aspects of early American urban development have been largely neglected by scholars. Inspired by the example of Carl Bridenbaugh's Cities in the Wilderness (1938) and Cities in Revolt (1955), historians have tended to discuss the expansion of municipal services within the context of a panoramic survey of city life and mores. Ernest Stacy Griffith did focus more narrowly upon problems of governmental structure and efficiency in his valuable History of American City Government: The Colonial Period (1938), but no comparable study covered the crucial transition years of the late eighteenth and early nineteenth centuries, when the legal foundations of the modern municipality were established. Hence Jon Teaford's brief but comprehensive account of the changing nature of municipal charters and urban rule in America is doubly welcome. It builds upon the work of previous researchers while adding significantly to our limited store of knowledge concerning urban conditions in the half-century following the American Revolution.

Teaford, an assistant professor of history at Purdue University, first examines the constitutional status and political practices of the municipal corporation as it existed in seventeenth-century England. By the time that James I ascended the throne in 1603, he points out, hundreds of English cities and boroughs enjoyed broad powers of self-government as a result of charters granted to their citizenry by the crown. Although these charters varied markedly in detail from place to place, they all looked to the creation of stable commercial communities in which governmental functions would be defined in narrowly economic terms. Only "freemen"—those who participated in local trade and/or paid a fee to municipal authorities—could vote in urban elections; city officials were preoccupied almost exclusively with problems of wage and price control, product quality, and the protection of local craftsmen against unlicensed competitors; and city revenues derived from sales taxes, licensing fees, and the rental of market stalls and other commercial facilities.

The limited scope of municipal government and the expertise required of its administrators led in time to the rise of closed corporations of aldermen or councilors, who held their posts for life and chose their successors when vacancies occurred through the death or resignation of their colleagues. By 1700 almost two-dairds of England's municipalities were governed by such self-perpetuating oligarchies of merchants and artisans, and the principle of the inviolability of

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2012-12-06 Why Municipal corporations Must Be Dismantled and Privatized

2011-11-16 The Government Is the Problem - The Beacon

2011-11-06 Municipal CAFR Cover Up

2011-11-01 Are Government Jobs Productive - Mises Daily

2011-10-28 Depoliticize Everything Ludwig von Mises Daily

2011-10-07 Reverse Engineering Municipal Corporations

2011-10-04 The Seven Lies of Zoning - TLP

2011-10-04 Municipal Zoning and the Little Guy - The Lawful
Path

2011-10-03 Don't be a Pawn, be a Knight - NY Protests Shut

Down Wall Street Follow the Money

2011-09-29 What the Founding Fathers Really Thought About Corporations

2011-09-30 Privatizing Parks

2011-09-29 What Kind of Cities Do We Want - Case for Resilient Cities

2011-09-29 The Recasting of Royal Courts, a.k.a. Munis & THEIR Cereal Agencies

2011-09-29 A Look at City Council Size around the Country «
Smart City Memphis

2011-09-26 The Revolving Door of Government Employees Into Big Business

Click here to discover the rest of the story, some 8 years and growing of research confirming this feudal fraudulent infrastructure of public and private cronyism, a network of new age Robber Barons.

12. AMERICA IS A MAJORITY RULE DEMOCRACY LIE

AMERICA IS A MAJORITY RULE DEMOCRACY LIE

Priority	Majority Rule	Constitutional		
	Democracy	Republic		
1	Global Elite	Creator		
2	Majority	Individual		
3	Government	Constitution		
4	Public Servants	Government		
5	Case & Statute Law	Public Servants		
6	Corporations	Statute Law		
7	Individual	Corporations		
Source: http://www.supremelaw.org/fedzone11/htm/chaptr11.htm				

"In this illustration, a democracy ruled by the majority places

"In this illustration, a democracy ruled by the majority places the individual at the bottom, and unknown elites at the top.

- The majority (or mob) elects a government to hire public "servants" who write laws primarily for the benefit of corporations.
- These corporations are either owned or controlled by Mr. X, a clique of the ultra-wealthy who seek to restore a <u>two-class</u> "feudal" society.
- They exercise their vast economic power so as to turn all of America into a "feudal zone".
- The rights of individuals occupy the lowest priority in this chain of command.
- Those rights often vanish over time, because democracies eventually self-destruct.
- 6. The enforcement of laws within this scheme is the job of administrative tribunals, who specialize in holding individuals to the letter of all rules and regulations of the corporate state, no matter how arbitrary and with little if any regard for fundamental human rights
- "A <u>democracy</u> that recognizes only man made laws perforce <u>obliterates</u> the concept of Liberty as a divine right." http://www.supremelaw.org/fedzone11/htm/chaptr11.htm

www.freedomforallseasons.org

In a free limited Republic, the individual rightful state Citizen rules by free choice, in a democracy everyone is manipulated by elite controlled "majorities"

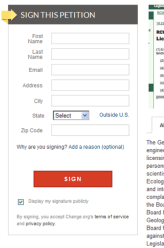
- In a true and honest free republic it is impossible for the majority or a global elite to rule the individual American state Citizen.
- This is because, the state <u>C</u>itizen is sovereign and free without exceptions.
- All public charters, constitutions, bylaws, legislation, revised codes, case and statue law, cereal agencies cannot touch a natural born state Citizen or their family business or their property.
- Nor can their access to and use of abutting and near public property be blocked for any reason by force wherein they do not personally agree by contract without coercion.
- The individual natural born is only accountable to God and a jury of his peers whereby at least half of the jury know you personally for an extended period of time.
- Government legislation, judicial rulings and executive orders only exist in the Federal and State Zones limiting artificial legal fiction creations such as public & private corporations.
- There are no "majorities" or "minorities" in a true and honest free republic controlling any individual state Citizens because they are the kings and queens of the land.
- I hope this helps you understand how the current system has been covertly perverted to change a righteous free republic into a demonic democracy.
- The political parties, lawyers, bankers and all the benefiting groups have conspired to pervert the highest and most sacred laws of the land, i.e. Laws of Nature and Nature's God, the Declaration of Independence and the spirit of the first American Revolution to enslave the righteous Citizens. FreedomForAllSeasons

Slide 30

- Add the confusion of a elite majority controlled democracy to a free limited Republic PLUS the junk science PLUS the indoctrination PLUS the cycle of licensing lies and the well has been poisoned.
- Here are more examples of how the municipal corporations have replaced rightful scientific and engineering independent professions by political cadres
 - http://www.freedomforallseasons.org/FreedomFromMunicipalCorporations.html.
- Political machinery is manipulating professions, trades and crafts to what they want to hear while looking the other way and not controlling the politicians and lawyers who write this junk. They are dressing up a free limited Republic to look like a majority ruled democracy. Then they sell this cross dresser to "protect" its sovereign and free state Citizens by force. Then they call for an increase in the police state to correct the perverted legislation like "RCW 18.220.020 License Required". This legislation is poorly written and targeted at the wrong people.
- This shows the double standard hypocrisy of the licensing cycle of lies. Licensing is set up by political types who have little to no basic understanding of science or engineering thereby creating false flag legislation to control the professions, trades and crafts while they dismiss their own liability to control themselves.
- The legislature has no authority or jurisdiction over the private lives, professions, trades and crafts and our 68 some unalienable rights of the sovereign and free state Citizen in a true and honest free Republic.

13. "IT IS UNLAWFUL FOR ANY PERSON TO PRACTICE.. UNLESS THE PERSON HAS BEEN LICENSED" - BLIND ALLEGIANCE LEGALESE, A.K.A. JUNGLE LAW

The Independent Campaign for Protection from Unlicensed Geological Practice



RCWs > Title 16 > Chapter 18.220 > Section 18.220.020	423 out of 1,000		
18.220.010 << 18.220.020 >> 18.220.030			
RCW 18.220.020			
License required.	Petitioning Geology Licensing Board, Washington State Department of Licensing		
(1) it is unlawful for any person to practice, or offer to practice, geology for others in this state ending to convey the impression that he or she is a licensed geologist, or other licensed sp			
(2) A person shall be construed to practice or offer to practice geology, within the meanin			
(a) Practices any branch of the profession of geology;	Created By		
(b) By verbal claim, sign, advertisement, letterhead, card, or in any other way represents I (c) Through the use of some other bite implies that he or she is a geologist or that he or st	Ed Kilduff		
(d) Holds himself or herself out as able to perform or does perform any geological service			
2000 c 253 § 2]			

The Geology Board has turned a blind eye to the unlicensed practice of geology, hydrogeology, and engineering geology. We, the undersigned, believe that one of the most persistent violators of the geology licensing laws (RCW 18.220) has been the Washington State Department of Ecology (Ecology). Ecology personnel assume titles such as "Hydrogeologist" despite having no license. In addition, Ecology wetland scientists regularly and openly practice hydrogeology and geomorphology without a license. Unlicensed Ecology staff have even rejected the geological reports of licensed professionals, harming the public welfare and interfering with the right of licensed professionals to practice in their lawful profession. Despite complaints filed with the Board of Geology, the Board has not enforced against such activities, and in fact, the Board has published specific policies outlining their official stance of non-enforcement. In so doing, the Board has aided and abetted the unlicensed practice of geology. We, the undersigned, demand that the Geology Licensing Board revoke its policies of non-enforcement. We insist that the Geology Licensing Board fulfill its statutory authority to protect the welfare of Washington citizens by vigorous enforcement against unlicensed practice. We call on the Board to enforce, and if the Board refuses, we call on the Legislature and the Governor to consolidate the Board of Geology with the Board of Engineering (as has been done in California), or to do away with the Board of Geology altogether, as it is better to be without a Board than to live with the illusion of an effective Board; a Board that exists in name only, with an unfulfilled promise of protection

18.220.020

License required.

(1) It is unlawful for any person to practice, or offer to practice, geology for others in this state, or to use in connection with his or her name or otherwise assume or advertise any title or description tending to convey the impression that he or she is a licensed geologist, or other licensed specialty geologist title, unless the person has been licensed under the provisions of this chapter.

(2) A person shall be construed to practice or offer to practice geology,

within the meaning and intent of this chapter, if the person:

(a) Practices any branch of the profession of geology;

(b) By verbal claim, sign, advertisement, letterhead, card, or in any other way represents himself or herself to be a geologist;

(c) Through the use of some other title implies that he or she is a

geologist or that he or she is licensed under this chapter; or

(d) Holds himself or herself out as able to perform or does perform any geological services or work recognized by the board as the practice of geology for others. [2000 c 253 § 2.]

http://apps.leg.wa.gov/rcw/default.aspx?cite=18.220&full=true#18.220.020

- RCW 18.220.020 is upside down and backwards, i.e. government cannot compel sovereign and free state Citizens to license themselves for unalienable rights, e.g. the right to work however, governments may compel their own employees to be licensed.
- The idea that private professionals cannot practice using their rightful diplomas and experience without a higher license is absurd. The concept of "licensing" becomes more absurd when the government types who created the feudal licensing, have none themselves. Rooting further into this rabbit hole becomes more bazaar when these same politicians and lawyers who have no scientific or engineering professional credentials then go about replicating thousands of unskilled government employees knighted with the power and authority to inspect, fine, charge, sue, lien, jail, imprison and otherwise ruin a property or business owners life if they do not comply to a contract they never agreed too.
- A private professional already has a "license" by virtue he or she has a diploma which is a form of license through a state educational agency, e.g. a state Department of Education. If anyone wants a higher level of validation of skills there are a number of paths to follow without entanglement through another incompetent government cereal agency.
- Government control of the free market has an inverse effect on the market. The more control, the higher the cost, the more oppression of free choice, the less the demand. Licensing is a negative consumer protection. If a sovereign free state Citizens wants an expert, they know how to find one and validate their credentials and their experience. State Citizens do not need an unqualified government agency using a unqualified employee to stamp a piece of paper to say who is qualified or not. If anyone asks and needs to know, it is not difficult to present ones diplomas, certification, experience, resume and references.
- The idea that licensing protects the public is another myth created by those doing the licensing and profiting from it through a licensing monopoly. It is cycle of lies for profit and power to control free choice and a free market that is otherwise self governing if it is the game board is protected with competition.
- Licensing can be easily replaced by a higher levels of diploma or diplomas specializing more in that field and/or trade, e.g. a Masters Degree or Doctorate. Others are challenging the licensing requirements of professions. Here is an interesting blog on this subject http://www.engineeringexchange.com/profiles/blogs/what-good-are-pe-licens

An Analogy of How Muni Corporations Create Perpetual Regulatory Waves of Lies For Their Profit & Power

Three guys decide to go into the brewing business separately. They know each other and are geographically close.

Eventually as the town grows, new competition starts much smaller micro breweries and offers beer at greatly reduced prices in commercial end of town.

The three brewing businesses decided they must put an end to such stiff competition so they convince the mayor and the Chamber of Commerce that the town must have a Beer Commission.

They nominate themselves and friends into the new Beer Commission and began to lobby for new regulations for beer brewing and distribution in the name of safety and health for the community.

The Municipal Corporation, Chamber of Commerce and the Beer Commission draft up stiff municipal codes with the help of their lawyers to control brewing of beer, serving and distribution.

"Substandard" family microbreweries are closed down as a result of the new codes.

Wal-Brewery announces they wish to build a large brewery and pub at an abandon factory just outside of town but inside the city limits.

The Three Friends Brewery & Company has merged & expanded since the Beer Commission was formed and decides they do not want to compete with such a large box store. So they lobby the Municipality and the Chamber of Commerce to create a new code called Open Space Brewing. This regulation creates denser development and housing around the Three Friends Brewery & Company while parking out the rural areas providing the Municipal Corporation with more tax revenue, permitting and licensing fees giving them a larger budget for more inspectors, lawyers, police and administrators.

www.freedomforallseasons.org Coauthored by Mark & Jack They inform Wal-Brewery that the abandon factory has been rezoned from a manufacturing and brewery classification to a high density residential and retail space. Wal-Brewery continues to shop around the area for communities more open to competition.

Sometime later the Municipal Monopoly come to realize they have very successfully bestowed themselves will so much power the Citizens are confused as to who is sovereign and who is not.

The "leaders" in the town realize much faster than the Citizens, that they can control every aspect of the Citizenry life based on "safety and health" and tax them for the cost. Furthermore, the Municipal elite learn they can redefine and educate their citizen through de facto laws and fines how they should live, eat, drink, learn, travel and even exercise. The Citizen slowly unlearns they are the sovereign free born and began to believe they are employees of the Municipal Corporation also.

The Citizens soon discover they cannot fight "City Hall" because the administration, courts and law enforcement are all employed by the same corporation and there is no separation of power or due process.

The state free born Citizen does not understand that the Municipal Corporation never had any power, authority or jurisdiction over them in the first place. Nor do they understand the simple table below, giving them the keys to their Kingdom.

Priority	Majority Rule Democracy	Constitutional Republic
1	Global Elite	Creator
2	Majority	Individual
3	Government	Constitution
4	Public Servants	Government
5	Case & Statute Law	Public Servants
6	Corporations	Statute Law
7	Individual	Corporations

April 17, 2012

14. THE REGULATION LIE - PART 2 OF 3

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THE REGULATION LIE - PART 2 OF 3

- 1) Click on the table to the right for a full screen view
- Over slides 1 thru 3 of The Regulation Lie, notice the explosion of government agencies using force and violence to enforce legal fiction non violent fictional infractions.
- This growing web of regulatory lies are created by an exponential quantum increase in lawyers.
- 4) In turn, this avalanche of government agency force and violence combined with growing cereal agencies, lawyers, police and billions of dollars wasted overhead paid by forced taxes, usury & nonsense regulatory compliance fees, collapse the private sector.
- 5) This is a global to local orchestrated agenda by the globalist and their pawns of central banks, politicians, government municipal corporations, tax free foundations, multinational corporations, BAR associations, academia, education, media and at least half of the population who are swept into this black hole vortex in space which produce nothing of value without the use of force and tyranny on the state Citizens.
- 6) The bottom line is none of this is necessary nor legitimate and can be easily replaced by a limited Free Republic system of public coops and free competing enterprises based entirely on free choice based on a single digit tax on corporations ONLY.
- This is a undeniable profile of a very intentional global to local centralized, highly elite organized crime ring.
- 8) The greatest con of all is that a free Republic can be regulated by force, violence and tyranny on its states and state Citizens.

Federal Police Ranks Swell to Enforce a Widening Array of Criminal Laws Interactive Graphics Comments (253) HORE IN LAW The Government's Growing Police Force Government agencies of all stripes have become the front-line enforcers for many of the laws Congress has written the past four decades. Currently, there are believed to be around 25,000 sworm law enforcement officers in federal agencies not traditionally associated with crime-fighting. Among them are 3,812 criminal investigators working for departments other than Treasury, Justice, Defense and what is now Homeland Security. See how the number of criminal investigators in those other federal departments has changed over time. Click on column headers to sort. 1983 1988 Agency Armed Forces Retirement Home ô 0 ō 0 . Corporation for National and Community Service 225 366 341 381 457 378 315 292 291 Department of Aprioulture Department of Commerce 18 111 232 255 253 Department of Education Department of Energy 26 69 577 Department of Health and Human Services 265 567 686 Department of Housing and Urban Development 66 74 80 106 240 228 264 162 168 239 225 Department of Labor 127 141 109 Department of State 24 36 66 74 101 Department of Transportation 97 Department of Veterans Affairs 147 181 103 Environmental Protection Agenc 239 265 Equal Employment Opportunity Commission Export-import Bank of the United States Farm Credit Administration Federal Deposit Insurance Corporation 33 45 Federal Home Loan Bank Board 14 Federal Housing Finance Agend General Accounting Office 119 Government Printing Office 38 52 62 National Aeronautics and Space Administration National Archives and Records Administration National Credit Union Administration National Labor Relations Soard National Science Foundation Click here to link to viewable table Nuclear Regulatory Commission Office of Personnel Management 30 Panama Canal Commission Peace Corps Pension Benefit Guaranty Corporation Railroad Retirement Board 18 16 19 Securities and Exchange Commission Small Business Administration 38 38 32 34 38 Smithsonian institution 228 226 283 209 Social Security Administration U.S. Agency for international Development 19 24 27 30 U.S. Information Agency TOTAL priminal investigators in non-traditional civilian agencies

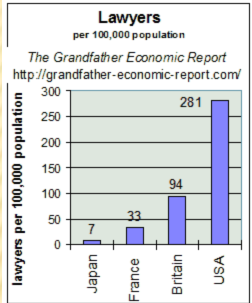
Slide 93

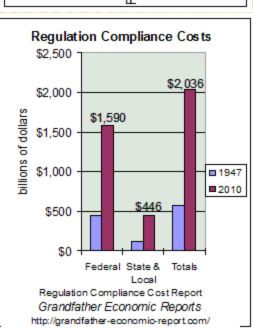
Write to the Online Journal's editors at newseditors@wsj.com.

Source: U.S. Office of Personnel Management.

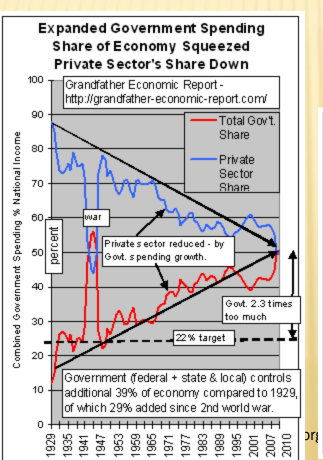
Notes: All data as of Sept. 30. Figures do not include units transferred to Department of Homeland Security after 2002

14. THE REGULATION LIE PART 3 OF 3





The price of forced unwanted regulation in free republics is death to the society. These graphs are more proof you cannot force free and sovereign Citizens or their family businesses to comply with anything they do not freely volunteer to perform, i.e. the cost of replacing free choice with force is collapse to the society.



The high cost of regulation

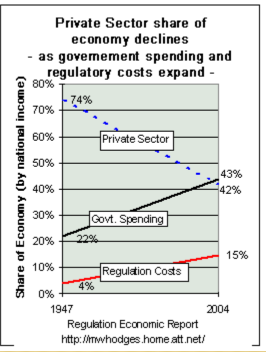
From 1989 to 2006, land-use regulations added almost \$200,000 to the cost of houses in the city of Seattle, according to a University of Washington study.





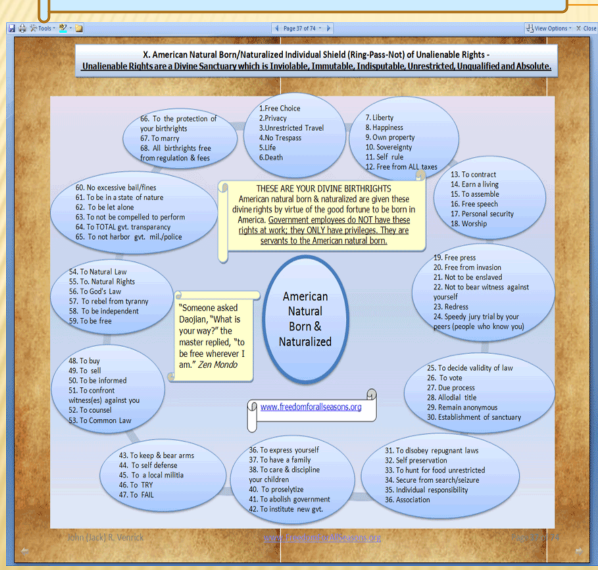
Sources: Theo Eicher and The Wharton Residential Land Use Regulatory Index

THE SEATTLE TIMES



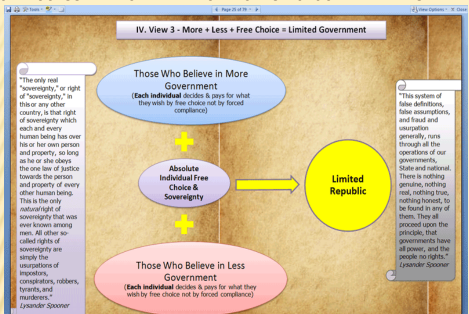
15. THE HISTORY OF LICENSING, ITS DEVOLUTION AND PROPER PLACE IN A TRUE AND HONEST REPUBLIC

All of these unalienable rights (birthrights) must be protected and free from restrictions, licenses, regulations, fees, permits, tracking, recording, etc.



- 1) To summarize some 8 years of research, government may only legitimately FORCE licensing upon itself as a condition of government employment. Government may also ADVISE its constitutional children (private and public corporations) to license certain trades and professions in certain government related work. Government cannot be the referee and a player in the same game. In a true and honest free Republic, the state Citizens have free will, free choice and are sovereign. The government is advisory NOT adversarial to the sovereign state Citizen. "Home rule" does not mean the state and its children of municipal corporations rule the Citizens, it is the other way around.
- 2) A state or municipality cannot straddle the fence and license the private free market professions while ignoring its own employees who are running around naked lacking significant professional credentials. liability or authority, let alone making false callings for taking of private labor and property. The public sector and its hierarchy of government cannot apply different regulations and licensing on the private sector while excluding itself. Government hypocrisy of obsessing over private market professional and trade credentials to keep the public "safe" does not cut it when these professions and trades can receive the same integrity check through independent free market applicable reputable associations, trade schools, universities and colleges as needed.

16. PROCESS IMPROVEMENT FOR LICENSING GOVERNMENT SERVANTS AND NG TYPES CONTRACTED



The following process is an example of a minimum check list for all government employees to obtain mandatory licenses. Government employees by virtue of a voluntary choice to serve in any level of government for any department of government from a city or county municipal corporation to a state to D.C. Inc. relinquishes his or her sovereignty and submits to this mandatory license placing themselves by free choice under the rule of the sovereign Citizen of that state. Federal government servants also take an oath to submit to any state sovereign Citizen. A rightful oath by any government employee is to the Bill of Rights not to the state or U.S. CONstitution. The Bill of Rights points to our unalienable rights and to the Laws of Nature and Nature's God. These are the highest fundamental & founding laws of our land, all government servants must swear too or step down.

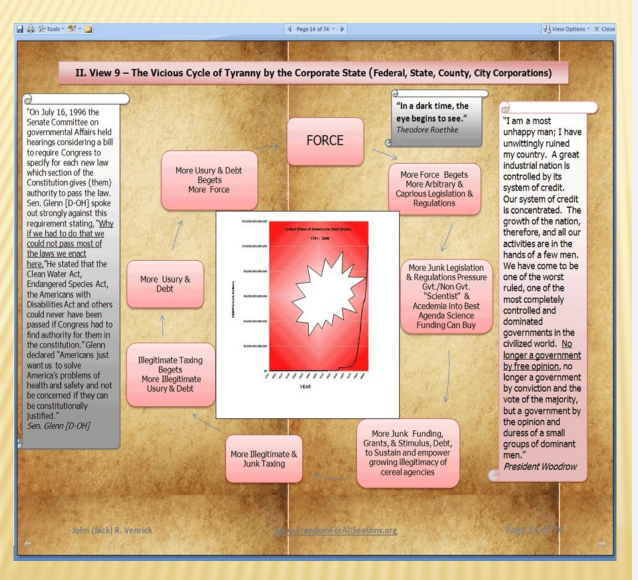
The "licensed" government employees may never be allowed to trump the 68 some unalienable rights of a state Citizen. Any government employee skulking around private or public property without notification or a professional license is trespassing. Licensing of all government employees should include a personal contract and an oath to the highest fundamental and founding laws of the land. Any violation of this license and oath is grounds for dismissal. Licensing of government employees is a volunteer contract each government servant makes IF they wish to serve the sovereign and free state Citizens. If they refuse to sign, they are not eligible for service.

Process

- 1. "Visits" by government types to private property or public property where private property abuts this private or public land or water must be notified in writing before the visit. This letter must include full disclosure of the intent of the visit and the full resume of the visiting government type including their education, licenses, experience, criminal background, history of grievances filed against them by other government employees or property and business owners and a complete history of the salary.
- 2. If the state Citizen and property owner or business owner sees anything in this personnel record that is suspicious, the owner will then notify the government agency that this employee is not acceptable.
- 3. Unapproved usage intentions of Government or NGO upon private or public property should file Demand Notices To Remove Property by the private or public agency wishing to visit said property. <a href="http://www.freedomforallseasons.org/EmbattledProperty/w
- 4. The Pre-visit Notification Letter should also include the contact information for the nearest local Property Rights group and legal freedom foundations. If there is no local Property Rights group nearby the National Association of Rural Landowners should be contacted www.narlo.org.
- 5. All government agency management as well as government employee visitors must be required to attend the local property rights meetings in the area they live and work for some period of time before they are licensed. Then periodic attendance should be required to stay abreast of the concerns of the local property owners. This will allow a certain time for checking each other out and reduce the number of

www.FreedomForAllSeasoฏลิฟิฒีted surprise visits by the government.

17. THE VICIOUS CYCLE OF TYRANNY BY THE CORPORATE STATE

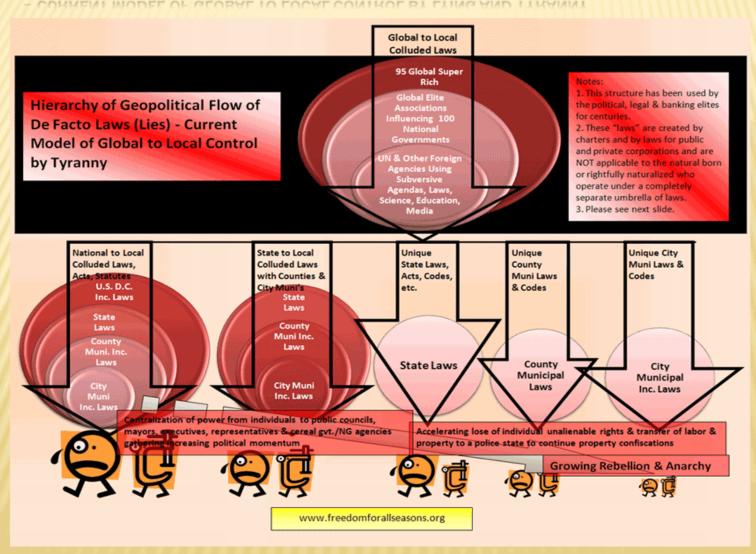


- More regulations upon the natural born state Citizens beget more licenses which beget more oppression which begets tyranny which begets more government.
- 2. A true and honest free limited
 Republic may only limit and regulate itself
 TO LESS GOVERNMENT. That is to say, a
 true and honest free limited Republic
 cannot expand itself to occupy and eat
 the hand which feeds it.
- 3. In a limited free Republic, the state Citizens license and limit ALL government servants. All Republic servants are put on a virtual leash, thus they are limited from lunging at their Master should they decide to bite the hand which feeds them. If they do lunge at the Sovereign Citizen, they are forced to pay damages to those they have injured.
- 4. The state Citizen is the creator of the governments and the laws of the land and is the sovereign ruler who rules what laws may be used. Legal fiction cannot be used against the state Citizen especially for non violent crime.
- 5. The state Citizen cannot be licensed or leashed for any unalienable right that is given to them by God and their good fortune of being born in America.
- 6. American government is upside down and backwards. We are being manipulated by the global to local Brotherhood of Darkness. Those who control the dark power have been allowed to tumble the highest laws of our land for millenniums until all the fundamental and founding laws have been turned inside out like laundry in the dryer.

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THE GEOPOLITICAL FLOW OF DE FACTO LAWS CREATING THE LIES

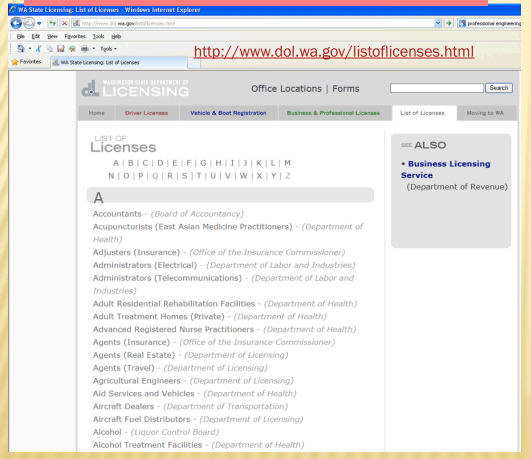
- CURRENT MODEL OF GLOBAL TO LOCAL CONTROL BY LYING AND TYRANNY



Slide 146

19. THE STATE LICENSING BUSINESS IS BIG BUSINESS - HOW BIG IS IT?

The state of WA Inc. extorts a revenue of \$2.65 billion dollars annually from licensing individual unalienable rights (birthrights) which equates to \$5.5 million per license category. This prorates to \$120.8 BILLION dollars for all 50 states for licensing fees alone using WA Inc as average, relative order of magnitude estimate.



- 1) I count 79 licenses for the state of Washington alone, with a population of 6.8 million. Licenses, permits and fees generates a revenue of near \$2.65 billion dollars annually which is more than \$5.5 million per license.
- 2) WA state Business Licensing Service is not about keeping the consumer "safe" no more than red light cams. This is about shaking down more unalienable rights for a fee, i.e. Power brokering rights for political favors.
- 3) Government does not produce anything. Licensing is all about generating revenue for the state, which in turn grows the corporate state tyranny machine further. In a true and honest free Republic you cannot license your birth rights.
- 4) There is no evidence that forced licensing by government has a positive return on "investment", i.e. it is a taking. The evidence shows the reverse, i.e. that state licensing is regressive and oppressive. It makes no sense when "licensing" can be changed from a negative adhesion contract with the state and municipal corporations to a private sector recognition of achievement that is individual not entangled with the government and easily framed and posted at the place of work.
- 5) This growing revenue pool is used to fund an increasingly out of control growing police state. Licensing is a taking by force easily replicated, increasing in momentum like a spinning flywheel.
- Licensing by government and its public municipal corporations is not necessary, not ethical and is a duplication of services existing in the private sector.
- 7) It is the responsibility of each state Citizen to check for the proper credentials, NOT the state or its Muni Corps.

19. THE STATE LICENSING BUSINESS IS BIG BUSINESS - HOW BIG IS IT? (CONT.)

- 1. License requirements like municipal codes are quickly replicated in sweeping epidemic waves across the states and their municipal corporation children snuffing out a free society in silence.
- 2. These codes and licenses are set at minimum levels intentionally by the profession or trade associations colluding or forced to collude with government agencies. The scam is sold to the public as a "minimal safety" measure and may be initiated by the professions, trades or government or both. Though the intent may be to better ensure "safety", it is a poison apple to free enterprise and free choice. It is a paper ceremony of exclusion of competition manipulated (subverted) by anyone in the chain for their power and profit. It is hair ball which the professions or trades use to choke free trade, ultimately resulting in a monopoly or oligopoly.
- 3. A true and honest free Republic does not regulate individuals or family business nor can government "help" them or keep them "safe". This is the responsibility of the individual state Citizen NOT the Republic. Entanglement by exclusionary obligation for better "safety" is an oxymoron quickly leading to monopoly and fascism.
- 4. America is replete with a free market which can accomplish any level of additional requirements needed by anyone without the intervention of government mounting the game board.
- 5. The role of a limited free Republic is to keep the game board level so no one sharks the others out, especially government.
- 6. The global to local Brotherhood of Darkness has taken all of the basic unalienable birthrights for their power under the guise of individual or family "safety". "Safety and aide" to state Citizens is a ruse to make them codependent on services that are already provided by the free market if the natural born freely chooses.
- 7. Here are a couple examples of a national associations capable of establishing national standards. There are thousands of these professional, trade and craft associations competing in a free market to be the best in that market, e.g. American Society of Home Inspectors, National Groundwater Association

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19. THE STATE LICENSING RACKET IS BIG BUSINESS - HOW BIG IS IT? (CONT.)

HOW THE STATE & MUNICIPALITIES FUND THEIR LIES - PART 2 OF 7 KEY POINTS OVERVIEW

(Note Net Worth(Assets) = Total Assets — Total Liabilities) Numbers below are my best effort to summarize a 300 page CAFR report. These numbers are to be used as a Relative Order of Magnitude for points herein.

State of Washington 2010 CAFR Summary

Funding Category	Net Worth or Net Assets	Annual Gross Revenue or	Annual Net Revenue or	Notes
	INEL ASSELS	Income	Income	
	(\$ in Millions)	(\$ in Millions)	(\$ in Millions)	
1. Governmental Funds	\$10,541	\$33,458	\$23,198	Property tax revenue (state share) =
				transporation cost for state = \$1.8 billion
2. Proprietary Funds	-\$7,280	\$9,925	-\$7,279	\$3.5+ Billion loss tranferred to state
				Citizens for Workman & Unemployment
				Compensation PLUS \$12.4 billion in
				federal grants laundered from taxing
				united States Inc. D.C. Inc.) federal
				citizens, now also state Citizens.
3. Fiduciary Funds	\$66,120	\$6,768	\$5,715	Local Gvt. Investment Pool (LGIP) & Dept.
				of Retirement Services (DRS) are separate
				CAFR's in Fiduciary Funds totaling \$8.3
				Billion Net Assets with \$18.6 Billion
				additions in LGIP & \$57.6 Billion in Net
				Assets with DRS.
4. Component funds	\$460	\$16,446	-\$5,259	\$45.4 million of additional "revenue" in
				the form of grants & investment earnies
				are included, i.e. near 3X this fund
				revenue. This fund is losing but covering
				it up with grants.
	000.044	600 007		

The state net worth and revenue is growing. They never have enough nor get enough because they are entangling themselves with everything. They are drunk with power never given to them. They have no rightful authority or jurisdiction over any state Citizen or their private or public property without individual agreement and contract.

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- Point 1 Governmental Funds/Programs are generating ongoing huge losses while showing positive net revenue, i.e. K-12 Education, Higher Education and Human Services which total roughly \$13 billion in annual losses or 39% of the annual gross revenue. See next slide, "revenue" is taxes, grants, forced fees, i.e. extortion.
- Point 2 The Proprietary or Enterprise Funds/Programs are also generating ongoing huge loses. No free state republic would ever take on such ongoing loses, e.g. Workers' Compensation and Unemployment Compensation total roughly \$3.5 billion in annual losses representing near 50% of the Net Worth/Assets of the Fund or a net loss of \$7.3 billion. The state creates the problems then taxes the Citizens to "fix" the problems they create never eliminating the problem.
- Point 4 The Fiduciary Fund category includes \$57.8 billion in Pension & Other Employee Benefit funds totaling \$66.1 billion. The State is also holding in this fund \$8.5 billion in Local Government Pool security assets for their municipal network of cities, counties and themselves which has generated between \$30 to \$300 million income each year over the last 10 years which has accumulated to over \$8 billion.
- Point 5-The state of Washington, as all states, have massive assets, and revenue used to feed ongoing illegitimate government and business activities which in turn are generating ongoing massive losses. This is criminal insanity creating an endless hemorrhaging.
- Point 6 The state of WA Inc. is extorting \$1.8 billion in property taxes needlessly, representing only 6.7% of the gross state revenue. These funds are collected by 39 state county municipal corporations who hold back a larger portion. Property taxes & excise taxes on the sale of private property are absolutely fraudulent. The sale of private property is ultimately the owners retirement income. The state collects \$0.5 billion by taxing home sales in WA state denying these home owners their retirement while hypocritically helping to maintain its own state & municipal employees life style. This is criminally insane.
- Point 7 The state of WA Inc. is not dismantling its core dysfunctional projects, it feeds them, creates more and exploits the takings. It spends more, creates more and takes more at compound rates.

Slide 67

- The states and municipal corporations have huge net worth and revenue exceeding most national corporations. Net worth = Assets - Liability, see above. The state of Washington revenue for fiscal year 2010 was \$66.6 billion which equates to number 41 from the top in the Fortune 500 list of revenue for 2012 for private sector corporations, i.e. similar in size to Pepsi Cola http://money.cnn.com/magazines/fortune/fortune500/2012/full list
- 2. <u>Licensing revenue for Washington (\$883 million or \$.9 billion) represents 1.33% of the total state annual revenue.</u> The state and its franchise of municipal corporations are the greatest con game in the world.

- 3. The state and its franchise of municipal corporations are a syndicated racket. The state is loosing money in every project it creates and at the same time their Consolidated Annual Financial Reports are showing increasing net worth and revenue year over year. They do this by extortion through taxes, grants, increasing regulations and tyranny and crying they have "deficits" and need more. The states cannot even make profit in the entertainment business, e.g. The Public Stadium Authority (Century Link Seattle).
- 4. Another "shocking" revelation by studying CAFR's is the following. There is no need for direct or indirect taxing upon the sovereign state Citizens, not to mention licensing of their private labor. The states and its private and public corporations are beyond rich. The level of abuse and waste of the state municipal model is so staggering it can only be maintained by increasing forced compliance, licensing, taxing, i.e. the police state tyranny cycle. Corporations do not pay tax, they pass them through to the consumer along with all their cost and profit. The sovereign state Citizens ultimately pays all of the taxes when they purchase the goods and services by free choice. It is not necessary nor legitimate in a true and honest free Republic for the state to tax and license the sovereign and free Citizens or their family business because they pay all taxes upon purchase anyway. A small single digit tax on the corporations in the state and out of state corporations doing business in the state is more than sufficient for limited basic infrastructure like education. Everything else can be moved out of the public sector into the private sector. Originally municipals were free choice voluntary low cost sharing of community utility needs. However, over the last few centuries greedy municipal administrations learned how to monopolize the basic infrastructure and change voluntary community infrastructure to bulling and mandatory taxing and regulation, e.g. licensing.

19. THE STATE LICENSING RACKET IS BIG BUSINESS - HOW BIG IS IT? (CONT.)

THIS IS HOW THE MUNICIPALITIES TURN LICENSING INTO GOLD

- 1. Town officials proposed an ordinance yesterday that would more than double <u>Century, FL business license</u> rates. The town had until now been charging a standard \$25 business tax rate to all local businesses.
- 2. New business tax rates will vary based on the different types of businesses; with the average business license service fee estimated at \$55. Although Florida business license fees are called business taxes the charges proposed for Century, FL are fixed and not based on a company's gross receipts.
- 3. The new charges are not expected to generate too much revenue for the small town as *NorthEscambia.com* reports that, "there were 56 companies and individuals that held a business license in Century, generating only about \$1,400 per year in revenue."
- 4. Anyone found operating a business without paying the necessary Century business taxes will be subject to a minimum \$250 fine.
- 5. The ordinance will be subject to approval at a public hearing before it can be passed. If the ordinance does pass, the new fees will be effective for the new fiscal year starting October 1, 2011.
- 6. With the constant changes to business license fees at numerous localities nationwide, <u>LAPEL</u> can easily inform you of the current charges eliminating the need for numerous phone calls to government offices. Business License and Permit Electronic Online Library (LAPEL)™ includes business license, permit, and tax registration information, fees and forms covering every state, county, and city in the U.S. One click can get you all the business license fee information you need.
- 7. This information is brought to you by Business Licenses, LLC (www.BusinessLicenses.com), offering business license compliance software, services, and outsourcing. To learn more, visit http://www.businesslicenses.com/services corporate.php."

Politics Defined - " a strife of interests masquerading as a contest of principles, the conduct of public affairs for private advantage." The Devil's Dictionary

- 1. Here is one example of the non government parasitic business feeding off the spoils of war increasing uncountable mandatory licensing regulations and fees.
- 2. Extracted from their web site below -

"Business Licenses, LLC offers business license content, software, services, and outsourcing that automate and streamline business license compliance for thousands of customers, large and small, daily. Our company employs over 70 people, who excel in state and local government compliance, research, licensing laws and regulations, software, systems and Web development, and customer service. https://www.businesslicenses.com/about-us.php"

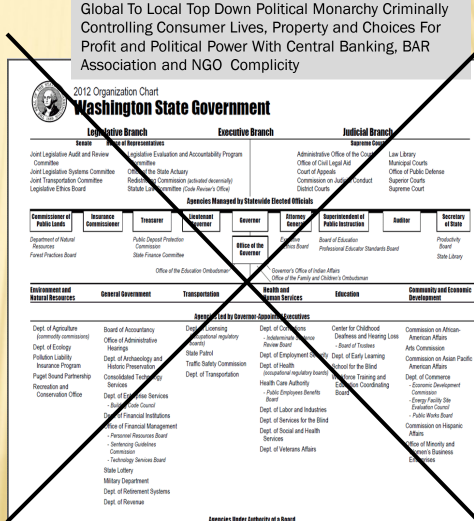
- The state and municipal corporations also exploit the licensing scam by raising the licensing and permitting fees. The license provides the vehicle in which to increase their revenue at any opportunity while the quality control of the licensee is mostly in name only.
- 4. We see now, how a noxious government licensing scam works versus a honest resume validation. Once the veil between government and private sector is bridged, both sectors are poisoned.
- 5. In a true and honest free Republic, the fundamental and founding laws of the land are held in the highest standards and esteem. No codes, ordinances, regulation, licenses can be created above the rightful state Citizen. The laws for both the public and private sector are the same. In other words, there is no public sector as we know it today because the public sector has been assimilated into the free market.

20. FREE MARKET NATURAL FORCES VS. CENTRALIZED UNNATURAL FORCES

"Why seek a doctrine? As soon as you have a doctrine, you fall into dualistic thought. 'Huang-Po

Free Market Natural Forces Rightfully Controlling Consumer Choices





21. WHAT DOES THE STATE DOT DEPT. OF LICENSING DO - (EXTRACT FROM THEIR WEB SITE)

And the answer is - Nothing productive nor necessary that could not be done in the private sector or not at all, i.e. "issue, renew, process, sell, record, receive, code, collect, manage, conduct, register", i.e. process paper.

"What we do

Every working day, week, and year, we're serving Washington residents. We provide information to law enforcement, license and regulate drivers, register vehicles and vessels, and license and regulate over 30 different professions. In addition, we ensure the fair and efficient collection of state revenue. For a quick look at what we do each year, see:

<u>Statistics-at-a-Glance: Calendar Year 2011</u> Statistics-at-a-Glance: Fiscal Year 2011

Every working day, we:

Issue about 950 original driver licenses and renew over 3,600 driver licenses. Renew the registration of nearly 24,000 vehicles.

Process more than 2,100 original vehicle titles.

Respond to over 2,200 phone calls and about 300 emails from customers about vehicle, driver, and professional licensing services.

Process approximately 600 accident reports.

Every week, we:

Sell nearly 60,000 driving records, and send about 330,000 notifications to customers regarding changes to monitored driving records.

Issue about 2,400 enhanced driver licenses.

Process nearly 30,000 license and registration renewals over the Internet. Record nearly 7,000 driver license suspensions, revocations, and reinstatements.

Process over 40,000 traffic citations. Receive over 61,000 business and professional license status searches over the Internet.

Receive nearly 1,800 Uniform Commercial Code filings, and support nearly 3,700 lender requests concerning secured transactions.

Every year, we:

Collect an average of \$2.65 billion in gross revenue.

Issue approximately 6.5 million vehicle registration renewal notices.

Process over 25,000 fuel tax returns, and collect about \$1.25 billion in fuel tax revenue.

Process about 10,000 International Registration Plan applications and collect over \$48 million in Prorate fees and taxes. Manage about 262,000 professional licenses.

Issue about 10,700 hardship licenses

(ignition interlock licenses and occupational restricted licenses).

Process nearly 550,000 sellers' reports of sale, including over 350,000 through the

Conduct over 450,000 driver knowledge tests and nearly 180,000 driving tests. Register about 275,000 vessels. Issue or update more than 50,000 vessel titles.

Internet.

Issue about 37,000 special license plates and about 5,500 personalized plates.
Register nearly 4,000 complaints regarding professional licenses.

Issue over 3,000 cosmetology operator licenses for cosmetologists, barbers, manicurists, and estheticians. Issue over 88,000 disabled parking placards.

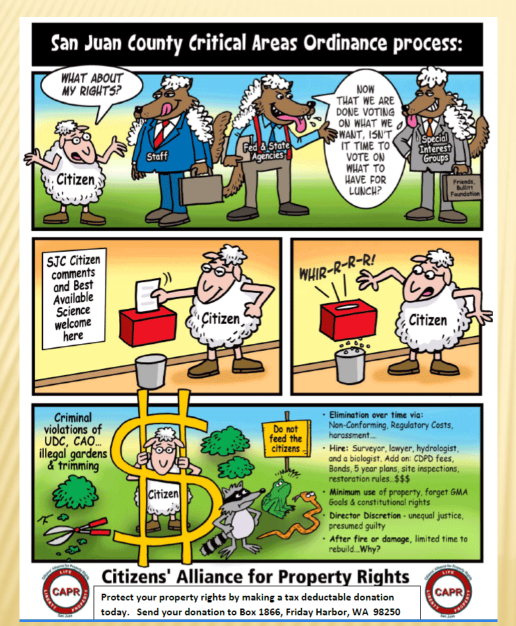
Renew nearly 36,000 disabled parking placards.

Conduct nearly 19,000 driver hearings and interviews.

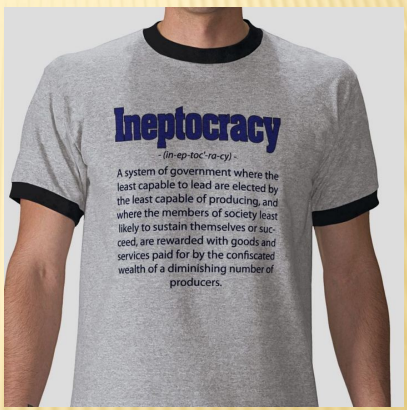
Process about 80,000 insurance destroyed vehicle reports"

http://www.dol.wa.gov/about/whatwedo.html?footer

22. HOW THE POLITICAL PROCESS LAUNDERS UNALIENABLE RIGHTS INTO TAKINGS



- 1. This cartoon says it all. Thanks to Frank Penwell for forwarding.
- 2. Click here to read more behind this story.



23. THE END....OF THE OLD WAYS OF TAKING PROPERTY AND FAMILY BUSINESSES.

AND THE AWAKENING TO A TRUE AND HONEST FREE REPUBLIC BASED ON FREE CHOICE

Thank you for this opportunity to share my research of our history into the nature of a true and honest free limited Republic in regards to licensing.

I hope this gives you a fresh look into the act of "licensing" to better open your perspective to a higher level of freedom and liberty so we may all work together to free ourselves from those who manipulate government and intrude upon our private and family businesses, our private lives and our private property and the free use of OUR public property.

Jack Venrick
Enumclaw, Washington
Rollins, Montana

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Pioneer Family of Montana Pioneer Family of Nebraska Pioneer Family of Wisconsin The Boeing Company 30 Years Service - Retired Montana State University B.S. Electrical Engineering M.S. Applied Science – Business Administration Industrial Engineering

P.S. 1

Check out this 7 page article, well worth your time - "If Men Were Angels: The Basic Analytics of the State versus Self-government". Click on the "X" when the subscribe comes up to go directly to the article. I printed it out and added to my library. http://www.independent.org/publications/article.asp?id=1982

P.S. 2

See some 8 years of rural horror stories created by CAO junk science takings by those in government running around without true and honest credentials telling everyone the sky is falling. http://www.freedomforallseasons.org/FreedomFromCriticalAreaOrdinanceMyths.asp

P.S. 3

How water is used for political gain http://www.freedomforallseasons.org/FreedomFromWaterTakings.asp

P.S. 4

All about WA DOE takings and how they do it. http://www.freedomforallseasons.org/CurrentPropertyBattles.dwt.asp

P.S. 5

More than you want to know about rural cleansing by the same government types licensing everyone else except themselves. http://www.freedomforallseasons.org/FreedomFromRuralCleansing.htm