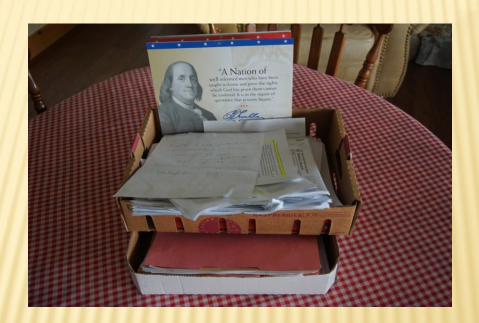
A BOX OF THOUGHTS CONNECTING THE DOTS

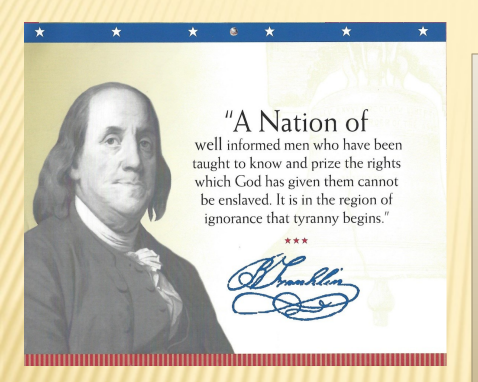
Why American State Citizens <u>Cannot</u> be Represented Discerning Represent vs. Consent



"We tend to disempower ourselves. We tend to believe we don't matter. And in the act of taking that idea to ourselves we give everything away to someone else, to something else."

Terence McKenna

WHAT'S IN THE BOX



"Life is a process of becoming, a combination of states we have to go through. Where people fail is that they wish to elect a state and remain in it. This is a kind of death."

Anais Nin

- Herein is a box of material I have been collecting for years, paper and digital, worth sharing.
- All takings of your private property, wages, pensions, inheritance and unalienable rights are based on lies, deception and outright theft.
- We are living in a represented monarchy NOT a true and honest free Republic by CONSENT.
- True and honest forms of government are ONLY UTILITIES ENGAGED BY FREE CONSENT NOT USING FORCE, THREATS, TAXES, REGULATIONS, FINES & USURY AND A FIAT CURRENCY SYSTEM.
- > This material proves it is time to get the government
 - 1) OUT OF OUR LIVES,
 - 2) OFF OUR PROPERTY and
 - 3) OUT OF OUR POCKETS.
- > And shows you how to do it

THE PROBLEM – PART 1 – THE DEATH OF THE "REPRESENTATIVE" EXPERIMENT

- > The "representative" experiment is a failure.
- > THE American Republic is charged to represent the state Citizens through INDIVIDUAL CONSENT NOT from herding political "representation".
- ➤ The sovereign state Citizens have lost everything through "representative "bodies of "elected" & unelected groups over the last 241 years.
- Most especially we have lost the following:
 - ✓ The right to exercise our free will and free choice
 - ✓ The right to INDIVIDUALLY approve and disapprove all legislation, regulations, statutes, codes, licensing, budgets of all cereal government agencies local to state to federal.
 - ✓ Our individual sovereignty,
 - ✓ Our direct contractual approval to events in our own life,
 - ✓ Our fundamental and founding principles,
 - ✓ The ability to be completely independent and free from ...
 - ✓ An ever growing and over reaching global to local network of big brother thuggery, i.e. muni, state & fed cereal agencies,
 - ✓ Our right to not pay taxes on our wages, pensions & private property.
- Municipal councils, legislature, senate, judicial and executive offices are intentionally misrepresenting & ignoring demands of the state Citizens.
- * "Representatives" are political power brokers representing their political party first while they intentionally misrepresent the sovereign state Citizen by not receiving direct individual consent from their constituents.
- ➤ The act of "representation" does NOT give Power-of-Attorney from the sovereign state Citizen to the elected employee.
- Finally, the so called "representative" system is too long out of date.
- America is long over due to make a quantum upgrade to individual free choice.



THE PROBLEM – PART 2 – THE DEATH OF THE "REPRESENTATIVE" EXPERIMENT



- The judicial system has been corrupted into personal, political and global agendas remaking the laws to fit the outcome of the agenda desired.
- The people's Grand Jury process has been neutered by requiring approval of the state's Attorney General or equivalent.
- The people's jury power has been neutered by ignoring the jury nullification.
- Prosecuting and defense attorneys screen out all patriots from juries because the patriots are well aware of the fundamental and founding charters, actions, Christian and natural laws (LONANG).
- Juries are easily manipulated, few want to serve jury duty as many know the system is rigged.
- Defacto laws have replaced fundamental and founding Christian and natural laws.
- The American justice system is a tool to control the population, global to local.
- Judges and prosecutors are forcing jury's to rubber stamp convictions.
- **Do Courts Have Law Making Powers?** Read it here all 44 pages.

THE PROBLEM – PART 3 – THE DEATH OF JUSTICE



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.

- Defacto laws have replaced true and honest fundamental and founding charters.
- Justice in America is blinded and not blind in the way we are programmed.
- The jury is intentionally blinded and the court has stacked the deck to control the outcome. We have political courts not a true judicial courts.
- Municipal regulations as well as the state and federal bill making process are not vetted with the individual state Citizens nor the fundamental & founding charters nor the spirit of the first American Revolution.
- State legislatures, federal congress and the thousands of municipal corporations operate outside of their sandboxes without at least a majority of state Citizen approval, i.e. they largely make decisions without concurrence with the state Citizen forcing services when NO SERVICE IS REQUESTED.
- Executive offices at the municipal, state and federal level do what they please without a majority of sovereign state Citizen approval or constitutional vetting, do you trust these people?
- Roughly 90% of cities with populations over 50,000 people use SWAT raids now with 50,000 to 80,000 SWAT events per year in the USA per "Rise of the Warrior Cop".
- Constitutions, one cornerstone of law, are fraught with legitimate concerns, here are two:
 - http://www.freedomforallseasons.org/ConstitutionThatNeverWas.asp
 - http://www.freedomforallseasons.org/FreedomToKeepAndBearArms.asp

THE PROBLEM – PART 4 – COURT ROOM WILD CARDS, I.E. JUDICIAL ACTIVISM

- 1. Read "The Naked Constitution" for a more complete list of judicial takings, see **The Problem Part 8**, Slide 10.
- 2. Check out 10 years of research on defacto laws here http://www.freedomforallseasons.org/FreedomFromDefactoLaws.asp

23) Court Room Wild Cards & Judicial Activism

- Judges, prosecuting & defense attorneys know the full background of defendant(s) however, the jury is not told,
- 2. "no standing",
- 3. "gag orders",
- 4. "contempt of court",
- 5. "plea bargaining",
- 6. "frivolous",
- 7. "ripeness",
- 8. "state qualified immunity",
- 9. "police power",
- 10. "eminent domain",
- 11. "no jurisdiction",
- 12. "adjudication options",
- 13. loaded labeling,
- 14. qualified immunity provisions,
- 15. gross fundamental misinterpretations of the U.S. and state constitutions,
- 16. Unbridled judicial activism -

- straying from the original meaning & context of the U.S. Constitution terms and words especially using progressive bias,
- 17. judicial law making, i.e.
- 18. legislation from the bench,
- 19. "Living Constitution" philosophy,
- 20. adhesion contracts,
- 21. requiring licensing to earn wages,
- 22. over reaching by the prosecutors,
- 23. expanded & creative use of equity laws & power,
- 24. eliminating checks on its own power,
- 25. defacto laws,
- 26. Not allowing & informing juries of right to nullify any law,
- 27. squelching grand juries through AG approval,
- 28. due process expansion of "Substantive equal protection".
- 29. multifactor balancing test,

- 30. implied powers of the constitution,
- 31. upholding prior laws on the books even if wrong,
- 32. "rational basis",
- 33. "compelling" justification,
- 34. "emergency" rationale,
- 35. "greater good",
- 36. "safety of the public",
- 37. Preferring use of international laws,
- 38. Sharia law,
- 39. erosion of moral law in the courts, military, schools, academia, legislature, et al,
- 40. Using all these takings while the courts deny they are making law.
- 41. The list of wild card court room takings is endless.
- 42. Courts can virtually decide the law anyway they want.

THE PROBLEM – PART 5 – STATUTES & TREATIES DO NOT TRUMP THE CONSENT AND WILL OF THE PEOPLE

- Statutes do not trump the Constitution yet the global to local cabal pretend otherwise.
- NOR do treaties trump:
 - > The sovereign state Citizen Consent,
 - Nor the Declaration of Independence,
 - Nor the Bill of Rights,
 - Nor our 70 some unalienable rights,
 - Nor individual free will and free choice,
 - Nor the Laws of Nature and Nature's God
 - Nor our freedom and liberty we Americans have fought and died for in the American Revolution
 - Nor a true and honest constitution and the interpretation there of for a true and honest free Republic.
- The state and USA constitutions fall <u>under</u> the fundamental and founding charters and actions of America not visa versa.
- Forcing treaties without the consent of the govern and the vote of the sovereign state Citizens denies the existence of the people.

- 1. You cannot legislate the poor into prosperity, by legislating the wealth out of prosperity.
- 2. What one person receives without working for, another person must work for without receiving.
- 3. The government cannot give to anybody anything that the government does not first take from somebody else.
- 4. You cannot multiply wealth by dividing it.
- 5. When half of the people get the idea that they do not have to work because the other half is going to take care of them, and when the other half gets the idea that it does no good to work, because somebody else is going to get what they work for, that is the beginning of the end of any nation.

"Whenever the government tries to use the force of law to achieve economic goals the long term results will be equal and opposite to those intended" Newton's Law of Bureaucracy

THE PROBLEM – PART 6 - REPRESENTATION DEFINED

Representation of persons.

A Fiction of the law, the effect of which is to put the representative in the place, degree, or right of the person represented. Civ. Code La. Art. 894.

Representation.

Any conduct capable of being turned into a statement of fact. Scandrett v. Greenhouse, 244 Wis. 108, 11 N.W. 2d 510, 512. Statement of fact made to induce another to enter into contract. As element of actionable fraud includes deeds, acts or artifices calculated to mislead another, as well as words or positive assertions. Kestner v. jakobe, MO. App. 446 S. W. 2d 188, 193. See also Material fact; Misrepresentation; reliance. Black's Law Dictionary, Fifth Edition

Representation, estoppels by.

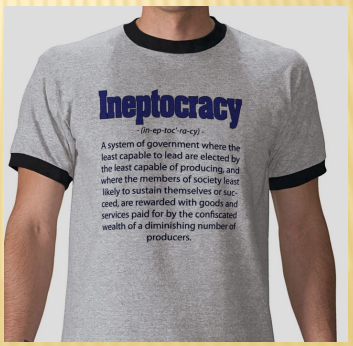
It arises when one by acts, representations, admissions, or silence when he ought to speak out, intentionally or through culpable negligence induces another to believe certain facts to exist and such other rightfully relies and acts on such belief, so that he will be prejudiced if the former is permitted to deny the existence of such facts. Carter v. Curlew Creamery Co., 16 Wash.2d 476, 134 P.2e 66, 73.

Black's Law Dictionary, Fifth Edition

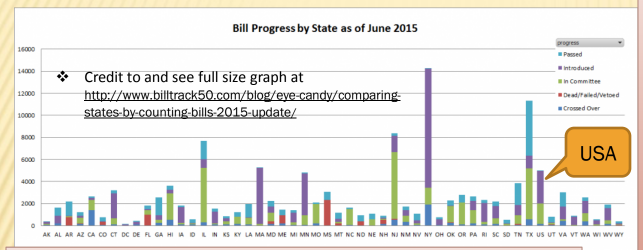
Consensus ad idem

An agreement of parties to the same thing; a meeting of the minds.
Black's Law Dictionary, Fifth Edition.





THE PROBLEM – PART 7 – BILLS NOT PASSING BUT FEDERAL REGULATIONS CLIMBING

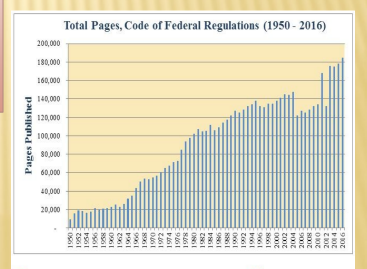


- ✓ "What jumps out at you is how many bills each state is creating.
- ✓ Look how many bills have been introduced in NY but haven't moved any further, and look how many bills are stuck in committee in IL and NJ.
- ✓ Notice Congress is included as US & shows nearly no bills passed..."
- ✓ Consent of the Citizens AND constitutional vetting BEFORE the bill process would lower the number of bills by two thirds, FreedomForAllSeasons estimate, i.e.
 - ✓ "Unsolicited advice is a negative path to control people", Law of One.
 - ✓ California latest number of bills passed in a year is 900 or 4/day/session.

Some Good News

- "In 1960, there were 20,000 pages of federal regulations; today, there are 185,000.."
- "We canceled or delayed over 1,500 planned regulatory actions, more than any previous president by far."
- The President's simple message for agency heads: Slash even more red tape in 2018. "And that should just about do it...."
- One stat to remember: The Administration promised to cut 2 regulations for each new one added. Agencies blew that 2:1 goal out of the water, instead eliminating rules at a 22:1 clip." - The White House email dated 12-15-2017

- Look at the number of bills the US puts out versus the number the states put out. (left chart)
- Look at the total pages of Federal Code put out. (below)
- 3) Then add the number of city and county municipal corporation codes which I can find no totals reported.
- 4) The bottom line appears to be the number of city and county municipality regulations exceed the state regulations and the state regulations exceed the federal regulations.
- 5) All these bills, regulations and codes are not constitutionally vetted nor voted on by the state Citizens nor have any fundamental pinning to natural laws (LONANG).



THE PROBLEM – PART 8 – THE NAKED CONSTITUTION VS. THE LIVING CONSTITUTION

How, When, Why and Where the Constitutional Ship of State Was Scuttled

1) Get this book "The Naked Constitution" and read ASAP.

- 2) This book is heavily copyrighted otherwise I would summarize however, here is one clue from historian Herman Belz who said the administrative state started in 1887 when Woodrow Wilson essay "The Study of Administration" came out pushing for government expert administrators to be "removed from politics." Well he got his wish just like he got his wish for the unFederal unReserve.
- 3) Then the next clue by Belz is when Congress created the Interstate Commerce Commission whereby it became the Godfather of the regulatory agencies.
- 4) Here are some "go to" links re. this great book.
 - Naked Constitution book order
 - The authors web site
 - YouTube Interview
- 5) All more reasons to defang the legislative, judicial and executive process and give the power back to the sovereign state Citizens with consent of the govern voting on all decisions ALONG WITH constant state and US Constitutions vetting, AT ALL LEVELS, NO EXCEPTIONS!
- 6) At least 66% of what the politicians vote for is not what the people would vote for.
- 7) http://www.freedomforallseasons.org/ConstitutionThatNeverWas
 .asp
- 8) http://www.freedomforallseasons.org/FreedomFromTheStateofW ashingtonCONstitutionThatNeverWas.asp

9) Citizens and stockholders have much in common, e.g. little power and that power is defined and limited by those who write these papers.

Others authors below supporting this theme.

- ✓ "Our Dishonest Constitution" Public archive of text by Allan L. Benson
- ✓ "Our Dishonest Constitution" Preview of book on Amazon
- √ "The Constitution That Never Was" by Ralph Boryszewski
- ✓"Our Constitution The Myth that Binds Us" by Eric Black
- √"Hologram of Liberty The Constitution 's Shocking Alliance
 with Big Government" by Kenneth W. Royce
- ✓ "Unalienable Rights And The Denial of The U.S. Constitution" by Michael E. LeMieux
- √"Lost Rights" by James Bovard
- ✓ "The Lawful Remedy to Tyranny How You Lost Rights and How You Can Get then Back" by Richard Walbaum
- ✓ Freedom From The State of Washington CONstitution That Never Was by Jack Venrick

THE PROBLEM – PART 9 - CONSENT OF THE GOVERN VS. REPRESENTED WITHOUT CONSENT

Lawful Consent & Constitutional Vetting - Q&A Muscle Tested	Yes	No	Neutral	Estimated % Reduction - Muscle Tested
Would the number of laws at the federal, state and municipal level be reduced if all bills, codes, regulations, executive decisions and judicial decisions had:				
1. Individual consent of the registered state Citizens?	Yes			66%
2. Vetting with the applicable state constitution?	Yes			25%
3. Vetting with the USA constitution?	Yes			12%
4. Vetting with LONANG	Yes			4%
Note: The percentage numbers do not total as they are a gross relative magnitude of order percent reduction of each category of existing laws.				

- 1) Have you ever wondered what it would be like if individual state Citizen voted on every bill, code, regulation, executive decision and judicial decision versus giving up your power to your government and NGO employee?
- 2) Wonder no more by checking out the above table derived by the art of muscle testing.
- 3) If you have a hard time with this concept check out Dr. Nelson's work: https://www.youtube.com/watch?v=yPrHryxxbc8, https://www.drbradleynelson.com/videos/how-to-simple-muscle-testing/
- 4) If we <u>require</u> all federal, state and municipal agencies to check with their applicable state or municipal Citizen before they make a decision, we would reduce the number of laws by 66%.
- 5) If we <u>require</u> the states to vet all legislative, executive and judicial decisions with their applicable state constitution before they decide, we would reduce the number of laws by 25%.
- 6) If we <u>require</u> each of the state US representatives and senators to vet their decisions with the US constitution before making the decision, we would reduce the number of laws 12%.
- 7) If we <u>require</u> each municipal, state and US public official to vet with the Laws of Nature and Nature's God, we would reduce the number of laws 4%.

THE PROBLEM - PART 9

Bills of Attainder, Worth Reading

- 1) This is a great report on Bills of Attainder history worth reading to better understand what has happen with American legislation, see link below.
 - + https://scholarship.law.campbell.edu/clr/vol32/iss2/3/
- 2) "Bills of attainder occur where the legislature labels a person or group as a wrongdoer and takes their property, liberty, or both without due process."
- 3) Bills of attainder were extensively used by all the states during the American Revolution to fund the war effort.
- 4) The constitutional ban on bills of attainder was a prohibition of arbitrary takings.
- 5) James Madison's primary motive in proposing the Fifth Amendment (along with the rest of the Bill of Rights) was to avoid a second constitutional convention, not to protect rights which he believed were already largely protected.
- 6) The report first addresses takings law during the American colonial period as a background to the general understanding.
- 7) Next will be a discussion of the thinking of the founders, particularly James Madison, regarding the best ways to protect individual and property rights.
- 8) The ban on bills of attainder will then be discussed in detail, followed by a review of the purposes and intent of the Fifth Amendment in light of the attainder language.
- 9) The Article will conclude with a discussion of how the Eleventh Amendment was primarily created as a way to protect the states from attainder lawsuits.



THE PROBLEM - PART 9A

What is a Bill of Attainder? (Cont.)

Black' Law Dictionary (online version) - This definition is a little more narrow

- 10) What is BILL OF ATTAINDER?
- 11) A <u>legislative act</u>, directed against a designated person, pronouncing him guilty of an alleged <u>crime</u>, <u>(usually treason,)</u> without trial or conviction according to the recognized <u>rules of procedure</u>, and passing sentence of death and attainder upon him. "Bills of attainder," as they are technically called, are such special acts of the <u>legislature</u> as 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 <u>proceedings</u>. If an act inflicts a milder degree of punishment than death, it is called a "<u>bill of pains and penalties</u>," but both are included in the <u>prohibition</u> in the Federal <u>constitution</u>. Story, Const.
- 12) What is BILL OF PAINS AND PENALTIES?
- A special act of the <u>legislature</u> which inflicts a punishment, less than death, upon persons supposed <u>to be</u> <u>guilty of treason or felony</u>, without any conviction in the ordinary course of judicial <u>proceedings</u>. It differs from a <u>bill</u> of attainder in this: that the punishment inflicted by the latter is death.
- 10) Bill of Attainder defined by Tech Law Journal
- 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."
- 11) "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.S. v. Brown, 381 U.S. 437, 440 (1965). (BESTINTERPRETATION IN AUTHOR OPINION)

THE PROBLEM - PART 9B

What is a Bill of Attainder? (Cont.)

- 12) "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.
- 13) "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.
- 14) Supreme Court cases construing the Bill of Attainder clause include:
 - a) Ex Parte Garland, 4 Wallace 333 (1866).
 - b) <u>Cummings v. Missouri</u>, 4 Wallace 277 (1866).
 - c) <u>U.S. v. Brown</u>, 381 U.S. 437 (1965).
 - d) Nixon v. Administrator of General Services, 433 U.S.425 (1977).
 - e) <u>Selective Service Administration v. Minnesota PIRG</u>, 468 U.S. 841 (1984).

THE PROBLEM - PART 9C

What is a Bill of Attainder (Cont.)

- 15) In February 7, 1795, it appears Congress covered their ass by ratifying the **Eleventh Amendment** torpedoing the Bills of Attainder as to suing the state
- 16) "The Judicial power of the United States shall not be construed to extend to any suit in law or equity, commenced or prosecuted against one of the United States by Citizens of another State, or by Citizens or Subjects of any Foreign State."
 - http://constitution.findlaw.com/amendment11/annotation01.html#1
- 17) "The suability of a State without its consent was a thing unknown to the law." 27 Thus, while the literal terms of the Amendment did not so provide, "the manner in which [Chisholm] was received by the country, the adoption of the Eleventh Amendment, the light of history and the reason of the thing," 28 led the Court unanimously to hold that States could not be sued by their own citizens on grounds arising under the Constitution and laws of the United States."

18) What is EX POST FACTO LAW? - Black's Law Dictionary

A law passed after the occurrence of a fact or commission of an act, which retrospectively changes the legal consequences or relations of such factor deed. By Const. U. S. art. 1,

THE PROBLEM - PART 9D

Bills of Attainder Conclusion (Cont.)

- 19) A true and honest representative system in a free Republic is protected ONLY by DIRECT state Citizenry INVOLVEMENT AND NOT by second and third party "representatives".
- 20) Here is my work in process for years on the chronology of taking as an example.
 - http://www.freedomforallseasons.org/unFederalunReserve/USADebtHistoryAndChronologyofPropertyTakingsRevised11-15-16.xls
- 21) The law has become so perverted by the evils of unbridled "representation", it cannot be untangled.
- 22) Once the corner stones are destroyed and/or weaken beyond repair, freedom, liberty and society collapses.
- 23) The U.S. Constitution was subverted and the individual state Constitutions are subverted. Here is a short list of all the authors saying the same thing.
 - http://www.freedomforallseasons.org/MustReadMustSubscribeMustSupportMustSee.asp
- 24) Here is my research on the illegitimacy of the Washington State TWO Constitutions.
 - http://www.freedomforallseasons.org/FreedomFromTheStateofWashingtonCONstitutionThatNeverWas.asp
- 25) Here is what I have gathered on de facto or colored laws.
 - http://www.freedomforallseasons.org/FreedomFromDefactoLaws.asp

THE PROBLEM - PART 9E

Bills of Attainder Conclusion

- 26) I would make an educated guess that a large majority of legislation at the federal and state levels including municipalities codes are not unlike old British monarchies and monopolies.
- 27) That is to say, legislation has largely become Bills of Attainder, Bills of Pain, ex post facto laws and laws <u>impairing</u> the right to contract just as James Madison warned.
- 28) This type of legislation is "trial by legislature" which violate individual free will and free choice of the state sovereign Citizen AND the Laws of Nature and Natures God (LONANG), the Declaration of Independence and the spirit of the American Revolution.
- 29) Large municipal councils have become so heady they think of themselves as mini legislatures who have been given the authority to write legislation over the sovereign Citizens in addition to maintaining the city infrastructure, e.g. sewer, water, power, police.

- 30) Compulsory regulatory taking and compulsory tax taking on sovereign state natural born and rightfully naturalized Citizen's wages and private property fits into "trial by legislature" breaching CONSENT WITH "REPRESENT".
- 31) Better said, the true and honest divine power is in the sovereign state individual Citizen NOT in the government or branches thereof.
- 32) Public and private organizations are man made, humans are divine made and power always rests in the divine which acts through the spirit and form created.
- 33) The right to contract has been seriously crippled by bills of attainder, bills of pain, de facto laws, ignoring the consent of the state Citizens and NOT vetting of the bills with the applicable state constitution as well as the US Constitution, Declaration of Independence, LONANG.
- 34) This is why in part, represent is done without our consent.

THE PROBLEM - PART 10

The Deep State

- 1) Exposing the Deep State Check out Judicial Watch Special Report
 - a) Read PDF or View on YouTube
- 2) <u>CIA Agent Whistleblower risks All To Expose The</u> Shadow Government - YouTube
- 3) Former FBI Chief exposes CIA and FBI crimes Ted Gunderson 2002- YouTube
- 4) Ex IRS Special Agent Joe Bannister, adjacent picture is the king of IRS Whistleblowers and spilled the beans along with a couple other ex IRS agents. Click on Joe to link to his research & mine.
- 5) Government cereal agencies are leaking their lies so frequently the few brave AND honest hearts are risking all and blowing the whistle.
- 6) Other government whistleblowers have been coming forth over the decades, e.g. Daniel Ellsberg military analyst leaking Pentagon papers, Edward Snowden leaking NSA spying on American Citizens, CIA agents Susan Lindauer & Kevin Shipp, ex IRS CPA Sherry Jackson and ex IRS collection agent John Turner.
- 7) The Secret Space Program has been receiving much coverage by David Wilcock and insider Whistleblower Corey Goode. www.gaia.com \$10/mo subscribe for weekly half hour reports.

SECTION A - THE IRS WHISTLEBLOWERS - THE SNOWDEN OF THE IRS

1. EX IRS AGENT JOE BANNISTER HAS BECOME PERHAPS THE MOST
FAMOUS OF THE IRS WHISTLE BLOWERS - PART 1

- Mr. Joe Bannister is an ex IRS Special Agent gun touting IRS Agent, CPA, MBA and......an honest man, what a contrasting background, that is why I love Joe!
- After significant due diligence research he found taxing American state Citizens wages was not supported by the IRS agency own rules and regulations and told this to his IRS peers. The IRS fired him and took him to court, but Mr. Bannister had done his homework well and won his case.
- His investigation reports are attached below. He also worked in top accounting firms. I have met him and he is a straight shooter and honest guy.
- Extremely important homework is to Print and Read These Two Reports, via links below, to Blow Any Belief You May Have on the Legitimacy of the Current Tax Taking System re. Wages. Put reports in a binder and read on the fly and/or email them to yourself.
 - 1) "The Real Truth About The IRS'S "Truth" About "Frivolous" Tax Arguments"
 - 2) "Investigating the Federal Income Tax"

4/15/2017

www.FreedomForAllSeasons.org

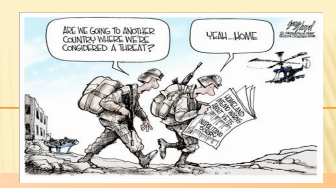
"There is something behind the throne greater than the king himself" Sir William Pitt House of Lords 1770



Joe Bannister ex IRS Special Agent in action for the IRS before he became curious about the laws he was enforcing, CPA, MBA

Slide 8 of 107

THE PROBLEM - PART 11



Hypocritical Behavior and False Flags in Governments (Small Sample Of)

- 1) Chief Justice Roy Moore of the Alabama Supreme Court refused to obey a SCOTUS order to remove a Ten Commandments monument and was removed from office on November 13, 2003. Yet SCOTUS judge Ruth Bader Ginsberg and Sonia Sotomayor are pushing foreign law in America including Muslim Sharia law and are still tolerated.
 - + A simple vote by all Americans would go the other way around, i.e. leave the Ten commandments monument standing and remove Muslim Sharia law from all federal, state and local law and educational institutions. This wouldn't be a close vote.
- 2) Here are three current cases by the Pacific Legal Foundation being fought where the government should not even be allowed to act, let alone go to court and waste everyone's time and precious resources.
 - a) "Markle v. US Fish and Wildlife Service to keep federal bureaucrats from using the Endangered Species Act to seize control of private property even when there is no endangered species present!
 - b) Waters of the United States (WOTUS) case in the Supreme Court to prevent federal bureaucrats at EPA and the Army Corps of Engineers from exerting control over private property through an absurd definition tat

- includes private property miles away from any navigable waterway.
- d) Wayside Church v. Van Buren County to keep local government from seizing property far beyond the amount of money owed and enriching itself at the expense of taxpayers."
- e) The point being these cases should have the consent of the govern BEFORE wasting tax taking.

The growing number of false flag events is becoming apparent in the American consciousness. Historical events long thought to be legitimate and unchallengeable are suspect today. The following events are now considered by many credentialed and balanced professionals to be false flags set up to remove what little is left of our representative government, on demand, e.g.

- 9-11-2001 World Trade Center attack in New York,
 Perl Harbor attack, Gulf of Tonkin Incident, the burning
 of the Reichstag building in Berlin, the sinking of the
 RMS Lusitania, the invasion of Sweden by people
 dressed as Cossacks, the Mukden Incident or
 Manchurian Incident, WWI, WWII, Vietnam War, the
 "Alternative" green energy myth, the man caused
 global warning myth, the endangered species myth,
 etc.
- b) https://en.wikipedia.org/wiki/False_flag

THE PROBLEM - PART 12 - POLLING & BEGGING VS. MANITORY CITIZEN DIRECT VOTING

Begging vs. Requiring our muni's, state and feds public servants.

- The image to the right is a screen print from NumbersUSA.com tracking the immigration problems, grading your state U.S. senators and representatives and asking for members to email, fax or call in your opinion.
- 2) There are a growing number of web sites like this which have streamlined the process of helping state Citizen communicate with their respective government types.
- 3) The point is, why are we allowing our state and USA representatives and senators to vote for us when we can relatively easily vote directly on these issues ourselves.
- 4) Why are there even key public figures like Montana Senator Jon Tester allowed to be in office with a grade of F- on such fundamental issues of illegal immigration.
- 5) The majority of eligible voters, in most if not all of the states, do not want illegal immigration or refugee resettlement while at the same time many muni, state and federal politicians, judicial and executive offices support this for their own selfish political reasons.



THE PROBLEM – PART 11 – RIDICULOUSLY SIMPLE DECISIONS TURNED UPSIDE DOWN FOR POLITICAL POWER NOT CITIZEN POWER BY CONSENT OF THE GOVERN

- Here is a short list of politically insane bills which voters would have decoded by wide margins.
- 1. Should English be made the official language of the United States? -YES www.usenglish.org
- Should FAA abandon its decades old, race neutral process of hiring the most motivated, best prepared, and most highly skilled air traffic controllers (ATCs) to keep American travelers safe in the skies? - YES <u>Link story.</u>
- 3. Should U.S. House Bill 260 pushing Puerto Rico on the fast track to statehood be passed? NO
- 4. Should the 567 tribal governments receive \$20 billion annually on top of their gambling revenue on top of squatting on public land on top of being allowed to give this money to local political campaigns? NO
- 5. Should hundreds more applications for "tribal" status be allowed? NO

- 1) Talking Points
- 2) Open borders advocates love to use myths and outright falsehoods to push their pro-illegal alien policies. Here are just a few facts and figures you can use when debating the urgent need for border security:
- 3) While Mexico's unemployment rate is officially just over 4%, that figure is used by the Mexican government to cover up the fact that millions of Mexicans can only find menial part-time work, making the under-employment rate much higher.
- 4) Over \$300 billion has been wired out of the United States and into Latin America since 2001.
- 5) Since 1996, U.S. taxpayers have funded nearly \$400 billion in services for illegal aliens.
- 6) Over two million "anchor babies" have been born in the U.S. since 2002.
- 7) Over 10 million skilled U.S. jobs have been taken by illegal immigrants.
- 8) According to a government audit, federal agencies comprise 17 of the top 100 organizations employing individuals using "non-work" social security numbers.
- 9) The number of illegal aliens in the U.S. is equal to the approximate population of New York City and Los Angeles combined.
- 10) If all the illegal aliens residing in the United States held hands, they could form a line that runs from New York City to Los Angeles and back.
- 11) Mexico produces more oil per year than Venezuela, Iraq, the United Arab Emirates or Kuwait, yet its people are still poor.
- 12) 80% of cocaine and 50% of the heroin smuggled into the United States comes across the U.S.-Mexico border.

http://usbordersecurity.info/talking-points/

THE PROBLEM - PART 13 - FEDERALIST VS. ANTI-FEDERALIST

The Federalist Factor

- 1) The Federalist party was one of the first two political parties in the US, the other Democratic-Republican party.
- 2) The Federalist, Hamilton, Madison & Jay put out 35 papers of 316 pages 1787-1788 winning the strong central government policies.
- 3) President John Adams stated the experiment had failed and any attempt to its restoration would be absurd.
- 4) The Federalist went out of power in 1891 and would never win a national election.
- 5) One reason they did not survive was they erred in their convection that the American people at that time were unfit to govern themselves.
- 6) Does this sound familiar? I thought this bit of history was worthy of repeating because Americans still do not have direct control and vote over their federal, state, municipal legislative, executive or judicial branches.

The Anti-Federalist Were Right

- 1) The anti-Federalist papers totaled <u>96 pages</u>.
- 2) The authors were George Mason, Pennsylvania Convention, Patrick Henry, Melancton Smith, CATO (George Clinton?), Centinel (Samuel Bryan) and Brutus (Robert Yates), etc.
- 3) Concerns raised include; the people were not represented, treaties being declared the supreme laws of the land, labels as moderate aristocracy, oppressive aristocracy, no authority given to the Federalist to set up a central government and replacing the Articles of Confederation with a central constitution, going far beyond their powers, a work of haste, secret closed door sessions, refusing proposed amendments, imposing taxes, unlimited power to congress, one consolidated government, the sovereign will is the sovereign itself, extensive judicial power vested in Congress such that they may be extended to every case, bottomless pit of legal discussion, too much power in the hands of so few men.
- 4) Anti-Federalist wanted a confederation of states not one consolidated government.
- 5) Congress power of taxation may command all of the property of the people.
- 6) You get the picture I hope, i.e. the Anti-Federalist were right in retrospect.

THE PROBLEM - PART 14 THE GOVERNOR VETO POWER TRUMPS CONSENT OF THE GOVERN

Montana Senate Bill 97 Prohibiting the use of foreign law when it violates a fundamental right guaranteed by the Montana or US Constitution.

- 1) This bill passed the Senate 56 to 44 along party lines however.
- 2) Then Montana democrat governor Bullock vetoed it.
- 3) Montana Senator Keith Regier, R, Kalispell said the response he got was 150 supporting the bill with 5 opposing.
- 4) Here is another example where a simple Montana registered ballot vote would have passed this bill.
- 5) The solution is obvious, i.e. the state Citizens must be part and parcel to the bill passing process, i.e. they cannot be simply "represented".
- 6) No government person, especially a governor, should be allowed to veto a vote of the people.
- 7) When political parties control the will of the people, freedom, liberty and free will are gone.

"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

To: Montana State House and Senate Montana State Governor

Subject: Please Support Montana SB 97

American traditional way of life is under attack along with our fundamental and founding laws of the land. A tide of taking of property rights through increasing compulsory regulations, tax taking and usury with the support of global agendas like UN Agenda 21 and 2030 are rolling across America with the help of the benefitting globalists and non government organizations.

This action to undermine the will of the people began immediately at its founding. The First Judiciary Act of 1789 was declared unconstitutional by US Supreme Court in Marbury vs. Madison - http://www.infoplease.com/us/supreme-court/cases/ar20.html

The courts must be reigned in now. Montana SB 97 is one giant step for "We the People" and one small step to free us from the ever present and growing legal tyranny of the global to local courts, judges and lawyers and the non government organizations that use the courts for profit and power.

There are at least 221 judges in Montana, City = 88, District = 46, Justice's Court = 65, Municipal = 9, Water = 5, Workers Compensation = 1, Supreme Court = 7.

I also count some 3,679 Federal judges and some 27,179 State court judges in America for a total of 30,858 who largely decide by their own personal political bias. Plus the legal profession is being educated from largely very pro government universities and colleges because academia is heavily subsidized. Hillsdale College is the only private college that refuses to go to the federal and state pig trough and eat the slop of "obey or we will cut your funding". Subscribe free here.

Sincerely, Jack Venrick, Rollins, Montana

THE PROBLEM - PART 15 - THE FORSAKEN STATE CITIZEN

Are Your Elected Officials Forsaking You? By Elaine Willman, MPA

- 1) Here is an excellent statement by a fellow Montanan, freedom lover, author and lecturer.
- 2) Both of Elaine's articles are Must read, link below.
 - + http://www.thiswestisourwest.com/index.cfm/in-the-news/areyour-elected-officials-forsaking-you/
 - + http://www.thiswestisourwest.com/index.cfm/in-the-news/alert-who-benefits-from-the-voting-rights-advancement-act-of-2017/
- 3) Why are we brokering our individual voting rights to a long failed political process which is increasingly subverting the will of the people?
- 4) No one or no bill has the right to mess with your life, wages and property and the natural resources you depend on without your vote.
- 5) A majority vote of elected politicians does not assure the sovereign state Citizen his majority voice has been followed.
- 6) A democracy is based on a majority of elected representatives, a free Republic is based on the majority of the free state sovereign Citizens. Both are very different animals.
- 7) No election is going to save us, we must save ourselves by becoming the process itself.
- 8) Government types have no authority to approve any legislation, administration or judication without the individual Consent of the Govern FIRST.



Skagit County Prosecuting Attorney Richard A. Weyrich

RIMINAL DIVISION

CHIEF CRIMINAL DEPUTY ROSEMARY KAHOLOKULA

SENIOR CRIMINAL DEPUTIES ERIK PEDERSEN TRISHA D. JOHNSON EDWIN N. NORTON SLOAN G. JOHNSON PAUL W. NIELSEN

MELANIE STUM HALEY SEBENS OFFICE ADMINISTRATOR VICKIE MAURER

CRIMINAL DEPUTIES

MELISSA W. SIILLIVAN

KAREN L. PINNELL

RUSSELL BROWN

CHIEF CIVIL DEPUTY
MELINDA B. MILLER

ARNE O. DENNY, SR. DEPUTY

STEPHEN R. FALLQUIST

WILLIAM W. HONEA, SR. DEPUTY

CIVIL DEPUTIES

JULIE NICHOLL

FAMILY SUPPORT DIVISION

CHIEF DEPUTY KURT E. HEFFERLINE SENIOR DEPUTY GWEN L. HALLIDAY

April 24, 2017

Stephen LeCuyer, Tribal Attorney Swinomish Indian Tribal Community 11404 Moorage Way La Conner, WA 98257

RE: SITC Assertion of Off-Reservation Jurisdiction/Authority - Constitutional

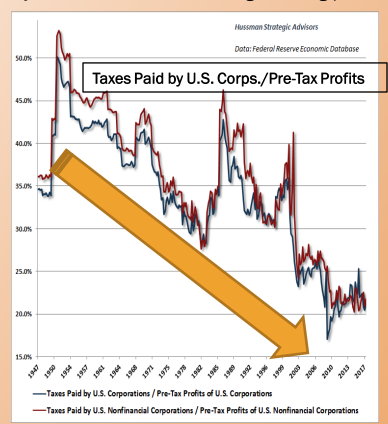
Stephen,

- ➤ Click on the letter above and read the 11 pages from the State of Washington Skagit County PA to the Swinomish Indian Tribal Community.
- > This is a profound treatise of truth to the tribe.
- ➤ The tribes are out of control or better said they are being well controlled by the federal and state politicians who allow no vote by the sovereign state Citizens all while they feed the 526 some tribes \$28 billion a year of tax and debt taking with bonuses of surrounding state and federal water, forests and natural resources.
- ➤ This is another clear example of what happens when the state Citizens are intentionally left out of the funding and bill making process.

THE PROBLEM - PART 16 - CORPORATE TAXES DOWN INDIVIDUAL TAXES UP

John P. Hussman Ph.D.

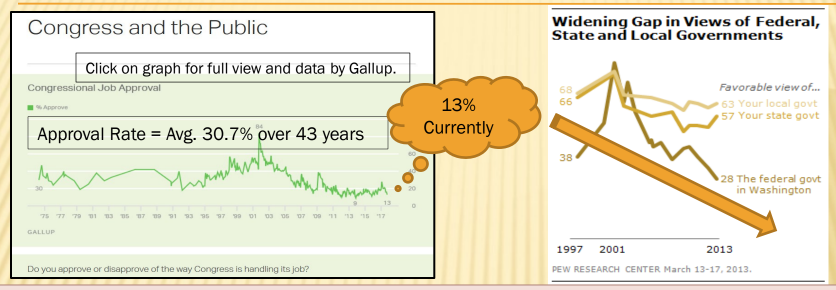
- 1) Taxes paid by U.S. Corporations as a percent of the pre-tax profits are declining since 1950.
- 2) Click on chart to read his comments.
- 3) <u>Link here to read Dr. Hussman's Market Archive</u>, just read the article titles to get the big picture.



American Corporations Compared To American State Citizens – research by FreedomForAllSeasons.org.

- 4) American corporations total revenue is <u>3 times</u> American individual and family income (wages + dividends + profit), yet American wage earners are paying 14 times the federal tax private corporations are paying.
- 5) Individual "Income" taxes on Adjusted Gross Income pay near 50% of the total federal tax taking
- 6) Corporation Income taxes on their total revenue pay about 14.5% of the total federal tax taking for year 2011, most recent data available.
- 7) Corporations pay about 1% of their revenue currently to federal income tax taking, data from years 1994 2012.
- 8) Individuals pay about 14% of their Adjusted Gross Income to federal income tax taking for years 1994 2014.
- 9) Corporations pay about 7% to 16% per year of the total IRS federal revenue tax taking for years 1994 2012.
- 10) Individuals pay about 37% to 52% per year of the total IRS revenue tax taking for years 1994 2012, some 3 to 7 times more than corporations.
- 11) Link here to view research on Slides 34, 35, 36, & 37.
- 12) If you eliminate the fraudulent individual indirect excise income taxes and transfer that Individual excise tax onto the corporations, they will pay about 3.8% to 6.7% more of their total revenue (1994 2012) in taxes passing that thru in goods & service pricing.
- 13) Why Wages & Private Property Cannot be Taxed in a Free Republic.

THE PROBLEM - PART 17 GOVERNMENT APPROVAL RATING IS A FAILURE



- 1) The average approval rating for U.S. Congress is 30.7% from 1974 to 2017 (43 years).
- 2) Current 2017 rating of Americans who are satisfied with the way the U.S. is being governed is 28%.
- 3) Conversely the disapproval is 61.1%.
- 4) 61.1% is a flunking grade, why is such a failure allowed to continue for so long?
- 5) Those who have no opinion is 8.3%.
- 6) Pro central government factions have created a welfare state. This welfare state is fed by increasing tax taking on the middle class while the corporations are allowed to pay less taxes while shipping jobs out of America. The Federalist Party quickly failed after the American Revolution because they believed the people could not rule themselves. 241 years of history proves otherwise, that the elected "representatives" cannot rule and have more certainly destroyed freedom and liberty.
- 7) The right graph is the most current I can find & shows a higher level of approval at the state and local level.
- 8) What would the approval rating be if the state Citizens ran the government directly as well as the municipalities, state & federal legislative, executive & judiciary, i.e. government decision makers had to vet with their respective voters first?

THE PROBLEM - PART 18 SPECIAL INTEREST GROUPS ARE REPLACING VOTERS

Ten Things They Won't Tell You

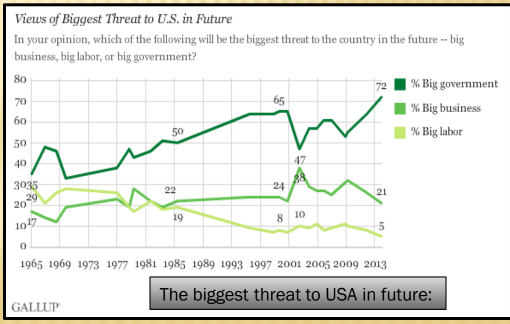
- 1) A Lobbyist is a Senior Advisor?
- 2) Bundling by big campaign fundraisers.
- 3) Dark funding makes a difference.
- 4) Personal finance statements do not disclosure all.
- 5) Unaccountability of campaign funding.
- 6) Lobby agents are ex government agents.
- 7) Shell corporations are laundering the funding of campaigns.
- 8) It is impossible to track foreign campaign funding.
- 9) Joint Victory Committees = political multi state bundling where winners take all.
- 10) The Law of No Coordination between the candidate and the PACs has no definition for "coordination. Source:

https://www.opensecrets.org/resources/10things/

Other Tricks of the Trade.

- 1) Hiding bills within bills.
- 2) Creating monster bills no one can read.
- 3) Not reading their own bills.
- 4) 80% of Americans support reining in career politicians with Term Limits, ww.termlimits.org.
- 5) 72% consider big government is the biggest threat to America in the future, see Gallup Poll.





THE PROBLEM – PART 19 40 CHARTS THAT EXPLAIN MONEY IN POLITICS

0.26% of population gives 68% of the funding.

40 Charts Explaining \$ in Politics by Andrew Prokop

- 1) More \$ spent on US politics than before.
- 2) <u>0.26% of population gives 68% of the funding.</u> (above graph)
- 3) Small donors don't add up to very much.
- 4) The biggest political donors are party loyalist.
- 5) Sheldon Adelson (Casino billionaire) one of the top conservative donors spent more than the top 10 liberal spenders combined.
- 6) Most Democrat funders are just in three states, CA, NY & IL.
- 7) Largest business sectors spending on federal candidates and PACS are Finance, Health, Lawyer & Lobbyists, Communication & Electronics, Energy.
- 8) Unions spent over \$4 billion on politics between 2005-2011.
- 9) The higher spending candidate largely wins.
- 10) The average cost of getting elected to Congress is soaring.
- 11) Members of Congress spend a ton of time fundraising.

- 12) <u>Congress responds more to preferences of the wealthy than to those of average people.</u>
- 13) <u>Donors get more access to politicians and their</u> staffers.
- 14) Most members of Congress are millionaires.
- 15) Many members of Congress eventually become lobbyists.
- 16) Many Congressional aides turn to lobbying.
- 17) The most famous political figures can make millions in speaking fees.
- 18) Congressional staffers can take trips funded by foreign governments.
- 19) Many ambassadors were big campaign contributors.
- 20) Millions are spent on state judicial elections.
- 21) State ethics laws wildly vary.
- 22) The salary for state legislators is quite different.
- 23) The Dark Money Universe Interactive Map

What has America become?

Editor,

Has America become the land of the special interest and home of the double standard?

Lets see: if we lie to the Congress, it's a felony and if the congress lies to us its just politics; if we dislike a black person, we're racist and if a black dislikes whites, it's their 1st Amendment right; the government spends millions to rehabilitate criminals and they do almost nothing for the victims; in public schools you can teach that homosexuality is OK, but you better not use the word God in the process; you can kill an unborn child, but its wrong to execute a mass murderer; we don't burn books in America, we now rewrite them; we got rid of the communist and socialist threat by renaming them progressives; we are unable

to close our border with Mexico, but have no problem protecting the 38th parallel in Korea; if you protest against President Obama's policies you're a terrorist, but if you burned an American flag or George Bush in effigy it was your 1st Amendment right.

You can have pornography on TV or the internet, but you better not put a nativity scene in a public park during Christmas; we have eliminated all criminals in America, they are now called sick people; we can use a human fetus for medical research, but it's wrong to use an animal.

We take money from those who work hard for it and give it to those who don't want to work; we all support the Constitution, but only when it supports our political ideology; we still have freedom of speech, but only if we are being politically correct; parenting has been replaced with Ritalin and video games; the land of opportunity is now the land of hand outs; the similarity between Hurricane Katrina and the gulf oil spill is that neither president did anything to help.

And how do we handle a major crisis today? The government appoints a committee to determine who's at fault, then threatens them, passes a law, raises our taxes; tells us the problem is solved so they can get back to their reelection campaign.

What has happened to the land of the free and home of the brave?

Ken Huber
 Tawas City

THE PROBLEM - PART 21A - THE RISE OF MONSTER MUNI'S

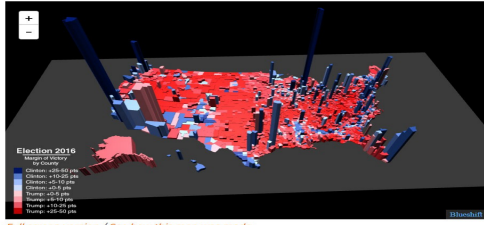
Common-law cheat. The obtaining of money or property by means of a false token, symbol or device; this being the definition of a cheat or "cheating at common law.

Black's Law Dictionary Fifth Edition

THE RISE OF MONSTER MUNICIPALITIES (Muni's)

- There are 112 counties and 31 cities larger than at least 1 state run by handful to a couple handfuls of "elected" council members.
- 2) Link to this Excel data comparing:
 - a) State population
 - b) Top 100 Cities
 - c) Top 31 Cities Larger Than States
 - d) Top 112 Counties Larger Than States
- 3) Sanctuary Cities are seeding grounds for illegal aliens.
- 4) Monster Munis register convicted criminals to increase vote.
- 5) Monster Munis become largely subsidized entangling state and federal tax taking to fund UN agenda 21 sustaining development (rack em, stack em & pack em).
- 6) Read some 10 years of research on Freedom From Municipal Monster Corporation here.

Color = winner and margin of victory Height = total number of votes (all candidates)



Full screen version / See how this map was made

Election maps are telling you big lies about small things

The typical red/blue election map is in some ways deceiving. The one below shows the county-level results for the 2016 election. To look at all the red it would appear Republicans dominated the race. In reality, Democrats received a larger share of the popular vote.

- Credit to http://metrocosm.com/election-2016-map-3d/
- Try out this incredible 3D perspective
- Click on the image and roll to view.
- Note the genius who created these 3D maps must be living in one of the monster cities noting his title re. the 2D Red Blue maps are a lie because it shows the area of land controlled by the GOP.
- However, he is correct in that the monster muni's are controlled by the Blue liberals and the land is controlled by the Red conservatives.
- Global to local Agenda 21 infiltrates and mutates the monster muni's and they intern poison and shark out all surrounding private and public land.

THE PROBLEM - PART 21B - THE RISE OF THE MONSTER MUNI'S

- 8) Years of research and personal eye witness experiences documented above show how over crowding people turn communities and their elected representatives into predatory self destructive bureaucratic machinery, e.g. the Borg, the Matrix. Creeping municipals are viral like and mutate to envelope all surrounding small communities and natural resources in perpetuity. They become monster size sharks feeding on private and public property.
- Check out the Communist Manifesto again, summarized below, and ask yourself how many of these ten goals do you see in the monster cities and more often on steroids.
- 10) The hot linked table to the right is ten years plus of research and experience connecting these takings of private property, wages, pensions, your life savings and your life to the municipals.
- 11) "Representation" has created sharking public muni corporations not Consent of the Govern communities.

FreedomFromDefactoLaws

<u>FreedomFromTheStateofWashingtonCONstitutionThatN</u> <u>everWas</u>

<u>FreedomFromKingCountyTheGreatImposter</u>

FreedomFromFishMyths.dwt

<u>FreedomFromCriticalAreaOrdinanceMythsNew</u>

FreedomFromRailsToTrailsTakings.dwt

FreedomFromRoundabouts

<u>FreedomFromRuralCleansingNew.dwt</u>

<u>FreedomFromWaterTakings</u>

<u>CurrentPropertyBattles.dwt</u>

EmbattledPropertyOwnerStoriesNew

FreedomToOwnLandWithAllodialRights.dwt

<u>FreedomFromEnvironmentalExtremism</u>

<u>FreedomFromManCausedGlobalWarmingMyths.dwt</u>

Number	Communist Manifesto Political Goals by Karl Heinrich Marx 1848
1	Abolition of private property in land and application of all rents of land to public purpose.
2	A heavy progressive or graduated income tax.
3	Abolition of all rights of inheritance.
4	Confiscation of the property of all emigrants and rebels.
5	Centralization of credit in the hands of the state, by means of a national bank with state capital and an
2	exclusive monopoly.
6	Centralization of the means of communication and transportation in the hands of the state.
7	Extension of factories and instruments of production owned by the state; the bringing into cultivation of
	waste lands, and the improvement of the soil generally in accordance with a common plan.
8	Equal obligation of all to work. Establishment of Industrial armies, especially for agriculture.
9	Combination of agriculture with manufacturing industries; gradual abolition of the distinction between
	town and country by a more equable distribution of the population over the country.
10	Free education for all children in government schools. Abolition of children's factory labor in its present
	form. Combination of education with industrial production, etc.



THE PROBLEM - PART 22

<u>V. View 2 - Reasons Why "Representative" Systems of "Government" Inherently Destroy Individual Free Choice</u>

"If you can doubt at points where other people find no impulse to doubt, you are making progress." Chuang-Tzu

"Representative" "governments" are predestined to FAIL because... (note: representative include any government employee, most especially representatives, senators, executives, mayors, council members, judiciary and non government bodies who claim too)

- 1) Individual sovereignty, rights & power cannot be delegated or represented to anyone or by anyone, they are endowed by God.
- 2) How can a "Representative" represent you, when they do not understand and sell out the highest fundamental and founding laws of the land, i.e. Laws of Nature and Nature's God, the Declaration of Independence and the success and intent of the American Revolution?
- 3) "Representative" systems of "government" are in reality representative of ego, power & greed using thuggery & force disguised as "legislation".
- 4) Manmade charters claiming supremacy or power over Citizens without individual consent are crimes against the Citizens and a free society.
- 5) The Laws of Nature & Nature's God is the Supreme Laws of the land NOT the charters or branches of the central banker's government.
- 6) "No law making power can be safely entrusted or represented to anybody for any purpose whatever." Lysander Spooner
- 7) Manmade "governments" are designed to transfer & centralize power & force to special interest groups thru deception & lies.
- 8) Manmade government is created to transfer power by force from the natural born to self serving politicians, lawyers & bankers by design.
- 9) History confirms the American "limited government" has not worked, especially when individual sovereignty is intentionally designed out.
- 10) Many American Revolutionaries foretold these high truths & history has confirmed them correct, e.g. Jefferson & Paine.
- 11) The transfer of individual sovereignty and power to date was designed into the U.S. constitution AND state constitutions.
- 12) All American charters EXCEPT the Declaration of Independence and LONANG (Laws of Nature & Nature's God) were poisoned.
- 13) "Divine Rights of Kings" was seeded into the founding charters by special interest groups.
- 14) So called "constitutional limited governments" are in name only and is a tool of special interests to centralize power.
- 15) Fuzzy concepts such as "representative", "constitutional", "republic", "limited" are blue pills (blissful ignorance of glamour & illusion) versus the red pill of reality herein (embracing the hard truth) using the "Matrix" movie series theme.
- 16) "Judges have been given the "power to {ONLY} interpret" the law. Ours is an "adversary system" of justice. Ours is a "common law" based system of jurisprudence. The STATE is the sovereign, immune from [law] suit or liability; public servants are Immune is the BIGGEST MYTH OF ALL."www.informed.org
- 17) A "representative" model of government represents the municipal & private corporations, their associations and lobbyist foremost, <u>NOT</u> the highest founding & fundamental charters protecting your INDIVIDUAL life, liberty & property.
- 18) The act of "Representation" transfers individual power and sovereignty away from the individual which is an act of taking in itself.
- 19) The current "representative" form of government is an oligopoly representing limited choices of enslavement.
- 20) The current representative system is designed to TAKE individual freedom & liberty by allowing vote differentials to speak for everyone whether "everyone" is the "majority" or the "minority" vs. a free individual who does not want what is imposed on the herd.
- 21) Representatives need to be thoroughly trained & sworn to the fundamental & founding laws of the land ABOVE the constitutions/corporate state bylaws, i.e. LONANG, the Declaration of Independence & the spirit and intent of the American Revolution BEFORE they take office.
- 22) Representatives do not know who they represent personally, nor can they, because the ratio of people they claim to represent is too large.
- 23) Representatives have misrepresented American precious uniqueness & traditions into a nation of franchised "Stepford" municipalities.

Slide From The Brotherhood of Darkness - A Treatise on The Current System of Control in America

John (Jack) R. Venrick

www.FreedomFob

<u>V. View 3 - Reasons Why "Representative" Systems of "Government" Inherently Destroy Individual Free Choice</u>

"The system is rigged. You can't win by joining a political party or forming a new party. During the last 100 years the two major parties have discouraged many voters because they have made it very difficult... for those who oppose the status quo. "The CONstitution That Never Was", R. Boryszewski

- 24) "Hayek questioned the ethics of a system"in which <u>it is not a majority of givers who determine what should be given to the unfortunate</u> few, but a majority of takers who decide what they will take from a wealthier minority".
- 25) It is more a rule than an exception for politicians to say one thing and do another, the current level of tyranny speaks to this.
- 26) "Limiting" "government" is not unlike "limiting wars", "limiting growth", limited endangered species", "limiting water", "limiting global warming", "limiting natural resource usage", "limiting behavior", "limiting development", a.k.a. "sustaining development", etc.
- 27) It is statistically impossible to "represent" human unalienable rights because they are divinely bestowed at birth, i.e. they are given not represented.
- 28) Artificial legal fiction corporations may be represented because they are like ball bearings and are not natural.
- 29) Gross natural phenomena may be statistically represented with accuracy, however individual natural born are divinely bestowed to be infinitely unique and cannot by their very nature be "represented".
- 30) If you believe you have "elected" "representatives", with the powers you believe you transferred to them, you have empowered them to enslave you.
- 31) The concept that representatives were given the power over your life, property, wages, health, retirement, traditions, family & business is another absurdity on top of the hypocrisy, they have the right to "represent" your birthrights at all.
- 32 The act of "representing" so called majorities & minorities is like herding buffalo, where the direction over the cliff is premeditated by political agenda and ego with little to no input from the natural born Citizens.
- 33) Representatives are controlled by the mandates of the political parties, sources of debt funding & the continual centralization of power.
- 34) Representatives have little control over the inertia of topside heavy global to local hierarchy of greed, deception and power.
- 35) The very act of "representation" has led America to not only being misrepresented, but has led to the creation of a massive predatory "constitutional representative democratic dynasty".
- 36) "Representation" <u>current era</u> enslaves Citizens with an overwhelming stream of illegitimate regulations, taxes, debt, usury, bankruptcy & foreclosure few Citizens can understand, let alone find free air to breathe.
- 37) The intention and skill of the representative may be avatar like, but the illegitimacy of the machinery is the death knell to freedom.
- 38) The universes are held together by divine laws, one of which is free choice & individual consent which cannot be perverted for long.
- 39) To hold hundreds of millions of people hostage in a feudal monarchy system of tyranny and pretend they are "represented", "free" and "vote" is a shocking statement of absurdity.
- 40) Conversely, those representatives & senators who comprehend this message fully will be charged with the duty to return the power stolen from the individual natural born American to the true and honest sovereigns in this land, the American natural born.
- 41) Representatives in a true and honest republic cannot bind the natural born sons and daughters of the land; they assure they are completely & absolutely free by threading all legislation to the highest fundamental and founding laws of the land.
- 43) More "representative" legislation is done in back room deals without Citizen knowledge, than otherwise. Conversely, so called "representative" government is an agenda dialectic giving its victums several bad choices while intentionally not addressing the core issues.

John (Jack) R. Venrick

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Slide From The Brotherhood of Darkness - A Treatise on The Current System of Control in America



<u>V. View 4 - Reasons Why "Representative" Systems of "Government" Inherently Destroy Individual Free Choice</u>

"It wasn't the world being round that agitated people, but that the world wasn't flat." Dresden James, Author

- 44) Representatives have lost control of themselves, the cereal agencies, the courts & the executive branches.
- 45) Representatives cannot give or represent charity or love or welfare as government officials. This is not the role of a true & honest republic. Only humans can give love from one individual heart to another. Private charities, churches, synagogues & local communities may give charity.
- 46) Representatives are not in touch directly or indirectly with the INDIVIDUAL natural born except for a "vote" or campaign donation.
- 47) Representatives have forgotten and/or ignore American's most sacred & highest fundamental and founding laws of the land.
- 48) Representatives have sold out to the corrupt BAR, municipal associations, judicial progressive de facto "laws" & tax collection agencies.
- 49) Representatives have sold out to the central banks scheme of "grants" of debt in exchange for individual unalienable rights.
- 50) Representatives have breeched & violated the most sacred ring-pass-not of unalienable rights of the natural born.
- 51) The current global to local hierarchy of power has funded an avalanche of takings of the highest laws of the land.
- 52) Because Representatives have no liability or accountability for their actions and because the parties and system screen out true and honest free choice and because everything they "represent" is debased entirely on a system of monarchial monopolies of revenue by extortion and force, these people represent no one but themselves and the banksters, liewyers, political parties and self serving global to local public and private corporation shadow government parading as a dictatorship in republic clothing.
- 53 Representatives live in a world of "Sound of Silence" ignoring the highest fundamental and founding laws of the land thereby allowing and perpetuating a global to local massive taking of private and public property and our local traditions.
- 54) Even the best representatives are rendered ineffective after the highest fundamental and founding laws of the land are ignored.
- 55) This massive global to local Brotherhood of Darkness have hypnotized most of the representatives and the state Citizens to believe that stealing (e.g. regulating, taxing, usury) private and public property is necessary, acceptable and glamorous.
- 56) "In short, they virtually say, that this government exists for itself alone; and that all the natural rights of the people, to property, liberty, and life, are mere baubles, to be disposed of, at its pleasure, whether in time of peace, or in war. "Lysander Spooner
- 57) A so called "representative government" which is unable, unwillingly and even powerless to anchor the highest fundamental & founding laws of the land cannot claim it is representative, i.e. it is representative of a den of vipers not the American natural born.
- 58) Far too many representatives believe they have a duty to remold human nature. "Man is a rational animal, a social animal, a property owning animal and a maker of things. He is social in the way that wolves and penguins are social, not social in the way that bees are social. The kind of society that is right for bees, a totalitarian society, is not right for people. ...humans are social, but not eusocial" http://encyclopedia.farlex.com/Eusocial

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<u>V. View 5 - Reasons Why "Representative" Systems of "Government" Inherently Destroy Individual Free Choice</u>

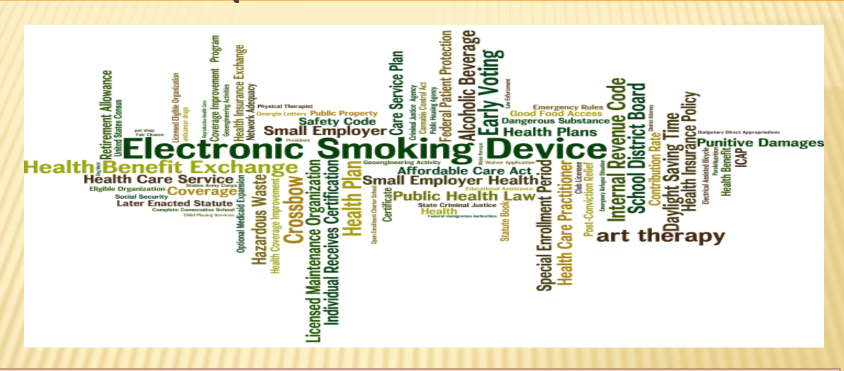
Therefore the very idea of a lawmaking government necessarily implies a denial of all such things as individual liberty, or individual rights. Lysander Spooner

Breaking the Rules to Rise to Power: How Norm Violators Gain Power in the Eyes of Others - Abstract Powerful people often act at will, even if the resulting behavior is inappropriate—hence the famous proverb "power corrupts." Here, we introduce the reverse phenomenon—violating norms signals power. Violating a norm implies that one has the power to act according to one's own volition in spite of situational constraints, which fuels perceptions of power. Four studies support this hypothesis. Individuals who took coffee from another person's can (Study 1), violated rules of bookkeeping (Study 2), dropped cigarette ashes on the floor (Study 3), or put their feet on the table (Study 4) were perceived as more powerful than individuals who did not show such behaviors. The effect was mediated by inferences of volitional capacity, and it replicated across different methods (scenario, film clip, face-to-face interaction), different norm violations, and different indices of power (explicit measures, expected emotions, and approach/inhibition tendencies). Implications for power, morality, and social hierarchy are discussed. http://medicalxpress.com/news/2011-05-powerful.html

- 59) The act of representation does not convey power or authority from the individual American natural born nor does it authorize the use of power or authority of any kind for any reason over their individual sovereignty.
- 60) In a true & honest free republic the natural born may never be taxed; they may only be billed for services they personally contract.
- 61) Once a "representative" system of "government" removes free choice from the equation of freedom, individual freedom, liberty & unalienable rights are quickly taken by simple majorities & minorities who given the chance, will take at the expense of others.
- 62) Representatives have long ago lost control to the global to local manipulators before the quill penned the "constitutions".
- 63) True and honest representation is done on an individual heart to heart basis NOT on political group levels through political agendas.
- 64) The American natural born & naturalized have no superiors, though many government & non government type servants like to pretend they are.
- 65) 80 to 99% of all legislation and the very organization of all levels of American government (cities, counties, states and federal) as well as THEIR colluding & complicit non government associations go against the highest fundamental and founding laws of the land, i.e. the Laws of Nature and Nature's God, the spirit, intent and success of the American Revolution and the Declaration of Independence.
- 66) Once you allow one person or one private or public organization or one "government" to breech one of the highest fundamental and founding laws to take from one natural born or naturalized Citizen, you have created the hole in the dam which will destroy the nation.
- 67) Turning a blind eye on the highest laws of the land instantly redefines truth into legal fiction which in turn creates a cascading self fulfilling accelerating paradigm of takings over generations turning a free country into a slave state operated only by an exponential explosion of debt, usury, illegitimate taxes and false prosparity for profit and power by the few who have a stake in the takings.
- 68) The End of Representation: How Congress Stifles Electoral Competition Check this link out too confirm this point out further.

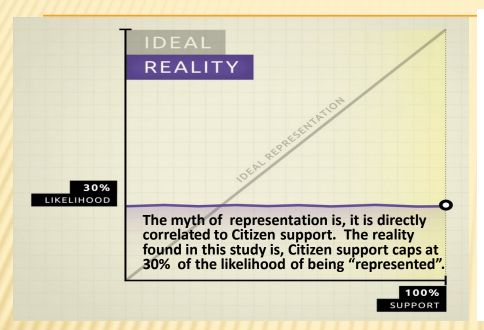
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THE PROBLEM - PART 26 TRACKING BILLS -MOST FREQUENT KEYWORDS FROM BILLS READ ON BILLTRACK50



- 1) BillTrack50 does a great job in analyzing the ever bloating bill process by the 50 states and US Congress, check out there website and services . https://www.billtrack50.com/Products/ComparisonMatrix
- 2) What do you see in the above chart that is substantive, e.g. which eliminates the wage, pension and property tax taking, regulatory taking, usury, property rights taking and all other violations of your unalienable rights?
- 3) <u>I see little.</u> It is alleged that even the Social Security Trust Fund has been robbed all \$2.6 trillion. There is no guarantee to your most basic pension in old age and even if there were, would you trust the government?

THE PROBLEM - PART 27 - IDEAL VS. REALITY REPRESENTATION



Those **same companies got \$4.4 trillion in taxpayer support** — earning a return of 750 times their investment.

It's a vicious cycle of legalized corruption.



As the cost of winning elections explodes, politicians of both political parties become ever more dependent on the tiny slice of the population who can bankroll their campaigns.

To win a Senate seat in 2014, candidates had to raise \$14,351 every single day. Just .05% of Americans donate more than \$10,000 in any election, so it's perfectly clear who candidates will turn to first, and who they're indebted to when they win.

In return for campaign donations, elected officials pass laws that are good for their mega-donors, and bad for the rest of us.

- 1) As a matter of self defense under the current era of government taking first and asking later, we are left with tracking, rating and educating ourselves versus fixing the reality that representation has devolved to subverting individual state Citizen sovereignty and free will.
- 2) Check out the two graphs above for a reality shock, click on the graphs, if you do not get it yet.

THE PROBLEM – PART 28 – VOTER DEMAND IS BEING REJECTED BY THEIR OWN REPRESENTATIVES



WA State Initiative Measure 960 Passed (2007) 51.24% to 48.76% an Act relating to tax and fee increases imposed by state government

- > Read this amazing Act here
- > Excerpts below from Measure 960
- > "THE GOVRNMENT CONSISTENTLY RECEIVES REVENUE GROWTH MANY TIMES HIGHER THAN THE RATE OF INFLATION EVERY YEAR
- 1) PROTECTING TAXPAYERS BY REQUIRING PUBLICATION OF COST PROJECTIONS, INFORMATION ON PUBLIC HEARINGS, AND LEGISLATORSÊ SPONSORSHIP AND VOTING RECORDS ON BILLS INCREASING TAXES AND FEES
- 2) PROTECTING TAXPAYERS BY ALLOWING EITHER TWO-THIRDS LEGISLATIVE APPROVAL OR VOTER APPROVAL FOR TAX INCREASES
- 3) PROTECTING TAXPAYERS BY REQUIRING AN ADVISORY VOTE OF THE PEOPLE WHEN THE LEGISLATURE BLOCKS A TAX INCREASE FROM A PUBLIC VOTE
- 5) PROTECTING TAXPAYERS BY REQUIRING FEE INCREASES TO BE VOTED ON BY ELECTED REPRESENTATIVES, RATHER THAN IMPOSED BY UNELECTED OFFICIALS AT STATE AGENCIES "
- 6) Close to half (51%/49%) of the voting Citizens of Washington State do NOT want the sovereign state Citizen in control of the government.
- 7) When the state Citizens are in control requiring Citizen votes

- on every bill, it is a new ball game. Tim Eyman has proven this. When the 2/3 majority rule to increase taxes is passed, there are no taxes passed.
- 8) Then in 2010 the Washington state suspended the people vote of 2/3 vote to raise taxes and increased taxes \$6.7 billion over 10 years.
- 9) Two small tax increases costing taxpayers \$194 million (over 10 years) prompted voters to pass an Eyman initiative 1185 in 2012 reemphasizing the 2/3 majority rule.
- 10) What the state Citizens really need is a super majority ³/₄ vote to pass any tax taking!
- 11) Then voters reinstated the 2/3 vote before raising taxes in 2010, Read this incredible story here by Tim Eyman.
- 12) <u>Can you believe this? Not only are these so called</u> representatives not representing the state Citizens, they are repeatedly not doing what they are told!
- 13) Of course <u>wages and private property cannot be taxed at all</u> and cannot be voted on to be taxed in a true and honest free Republic . Hard to believe? Do your <u>homework here.</u>
- 14) American's have been thoroughly brain washed to believe we need to tax wages, pensions and private property, i.e. our "representatives" misrepresent us into slavery.
- 15) Must Read how WA State voters are rejecting tax increases In "Washington" while the Legislature declares these tax takings as "emergencies" neutralizing citizens' referendums.

THE PROBLEM – PART 29 – WASHINGTON STATE TRYING TO SHUT DOWN THE INITIATIVE PROCESS AND TIM EYMAN INITIATIVE KING

House Finance Says Times Up, Leave Before Eyman's Time is up





Here are more examples, if you need them, how at least half the government despises the Citizens.

- WA State AG (extreme left) tries to sue Eyman on a trumped up charge and is having a hard time making that stick.
- Then WA state, predominantly liberal "representatives" start creating anti-initiative bills.
- Then the WA State House Finance Committee try to shut him up when Tim brings in a stack of email protesting a proposed capital gains income tax bill, see Tim's email letter & video to the right.
- Then Tim Eyman is gaveled down and silenced for criticizing politicians' hypocrisy.

VIDEO: "Mr. Eyman, your time is up, the light is red, you need to leave now" -- I didn't!!

Tuesday, February 20th, 2018

To: Our thousands of supporters throughout the state (cod to the media, house & senate members, and Governor, and other candidates for office)

From: Tim Eyman, Jack Fagan, & Mike Fagan, Fighting for Taxpayers for 20 years, 425-493-9127, tim_eyman@comcast.net, www.VotersWantMoreChoices.com

Definition of fascism: "A government system that forcibly suppresses opposition and criticism."

At Friday's 8 am hearing on House Bill 2967, the capital gains income tax, I wore a suit and tie and carried with me a stack of written testimony sent by supporters opposed to the bill.

They only allowed us 1 minute of testimony. After just 20 seconds of me talking about our supporters' written testimony and explaining why the folks pullin' the wagon can't, on a work day, drive to Olympia for a hearing, a security guard was called over, stood over me, glared down at me, and said: "Mr. Eyman, your time is up, the light is red, you need to leave now." Right away, Mike Gustavson, the man next to me, immediately responded "The light is not red, it's yellow, his time isn't up. This is unacceptable."

You can watch it all here: https://tinvurl.com/v7prnmrk

THE SOLUTION TO ALL THESE PROBLEMS ABOVE IS REPRESENTATION BY **CONSENT** OF THE GOVERN

THE ESSENCE OF GOVERNMENT IS THEFT.

Consent Defined

- 1) "A concurrence of wills.
- 2) Consent is an act of reason, accompanied with deliberation, the mind weighing as in a balance the good or evil on each side.
- 3) It supposes a physical power to act, a moral power of acting, and a serious, determined, and free use of these powers.
- 4) It is an act unclouded by fraud, duress, or sometimes even mistake.
- 5) As used in the law of rape "consent" means consent of the will, and submission under the influence of fear or terror cannot amount to real consent."
- 6) Source: Black's Law Dictionary, 5th Edition
- 7) "Consent of the Governed" defined by John Locke & Thomas Jefferson, <u>link here</u>.

"..That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed,

-That whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or to abolish it, and to institute new Government,.." The Declaration of Independence, Thomas Jefferson.

"All truth passes through three stages. First, it is ridiculed, second it is violently opposed, and third, it is accepted as self-evident."

- Arthur Schopenhauer German philosopher, 1788-1860.

THE SOLUTION - PART 1

Solution Front End

The sovereign state Citizen

The Flies in the Bill Passage Ointment

- Here is the Montana State Legislative bill passage process flow chart to the right.
- 2) Amazingly, there is no vetting with the state or U.S. Constitution or Declaration of Independence or the state Citizens.
- 3) There is no vetting with the Laws of Nature and Nature's God, LONANG.
- 4) There is no vetting with our 70 unalienable rights.
- 5) Bills are shoved thru because it is more difficult to declare the bill void after it passes than preventing passage of the bill at the front end.
- 6) The current bill process forces state Citizen's who wish to challenge the bill, once passed, to go to court after the fact at great expense, time and risk.
- 7) There is no coordination with the voters, no pro and con statements nor rebuttals of the pro and con statements for the people to see both sides more clearly.
- 8) Public comment periods are political tokenism with no power given to the state Citizen voters to shut the bill down with a simple majority vote.
- 9) The bill passage process should involve a constant voting of the sovereign state Citizen voters so America is truly represented.

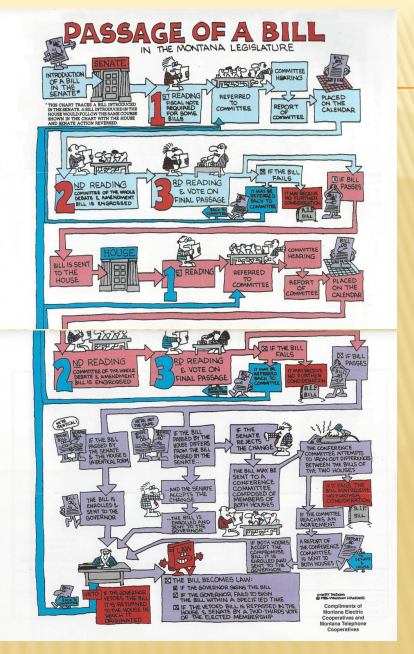


on This Bill BEFORE it was introduced



And this bill is vetted with its State and USA Constitutions BEFORE it is introduced.





VI. The Top 10 Characteristics of Bottom-Up vs. Top-Down Societies

"Self-reverence, self-knowledge, self-control – these three alone lead to sovereign power." Alfred, Lord Tennyson

We Are Free Here

We Are Forced Here

"A thing long expected takes the form of the unexpected when at last it comes."

Α	В	С	D	E			
Characteristic	Bottom-Up Societies	Log of Power	Top-Down Societies	Log of Force			
1	Love	500	Fear	100			
2	Freedom(Enlightenment)	700	Control	112			
3	Non-Coercion	350	Force	150			
4	Local Control	200	Centralized Planning	175			
5	Abundant Creativity	200	Stifled Creativity	100			
6	Optimism	310	Despair	50			
7	Strong Families	500	Breakdown of Families	30			
8	Personal Responsibility	310	Dependence	125			
9	Universal Opportunity	310	Concentrated Power	100			
10	Prosperity	310	Poverty	20			
Total		3690		962			

Note: Log = Logarithm. For this case the log base is 10 raised to the power of the applicable number in the table, e.g. Log10 of 2 is 10 squared = 100. Log Freedom/Log Control = 1 X 10 to the power of 588, i.e. Freedom is near infinitely more powerful than control.

Credit to http://www.commonsenserevisited.com/ AND "Power vs. Force" by David R. Hawkins, M.D., Ph.D http://happy-firewalker.blogspot.com/2009/06/dr-david-hawkins-map-of-consciousness.html

Applying Dr. David R. Hawkins "Power vs. Force" findings to www.Commonsenserevisted.com society types;

 A bottom-up society using individual power is 1 X 10 to 2,728 more powerful compared to a top-down society based on force, i.e. infinitely more powerful.

Slide From The Brotherhood of Darkness - A Treatise on The Current System of Control in America

John (Jack) R Venric

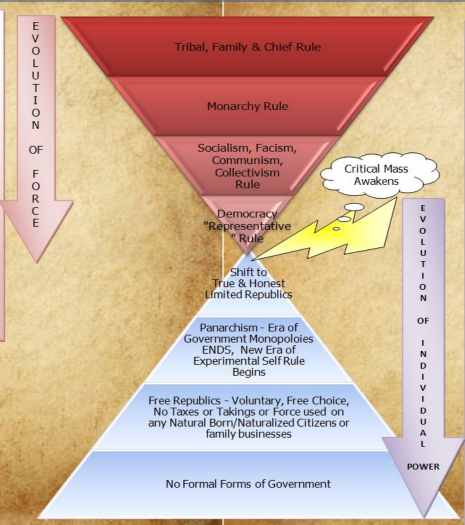
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VII. The Evolution of Self Rule - Systems of Centralized Force Evolving to Individual Power

ERA OF FORCE

- Force & power is Centralized
- Deception & fear stampede the masses
- Criminal & innocent behavior blurred
- Wars & Foreign Entanglement
- Monetary & Economic Instability
- Bankruptcy of Muni. Corps.
- Confiscation of private & public property
- Increasing Global Elite Control
- UN Agenda 21
- Global Warming Lies
- Alternative Energy Lies
- **Endangered Species Lies**
- Environmental Lies
- Media & Education Lies
- Rapid Regulatory, Usury & Tax
- Abandonment of Fundamental & Founding Laws of the Land
- Loss of Individual freedom. liberty, unalienable rights

"We can easily forgive a child who is afraid of the dark; the real tragedy of life is when men are afraid of the light." Plato



ERA OF INDIVIDUAL POWER

- Individual free choice & consent
- Force used only on harden criminals
- Power & Sovereignty taken back by American Natural Born Citizens
- Muni Corps dismantled
- Executive offices force & power removed
- Government & non gyt. Agenda Councils dismantled
- Central Banking System dismantled
- Private value based mints restored in all states, competing coin & currency
- Government cereal agencies dismantled
- Government employees sworn to new oaths of higher laws of land under severe penalties
- Government employees become liable for any property damages they cause directly or indirectly
- > Political grant funding ends
- Lobbying ends
- Police State Ends All weapons of public law enforcement are transferred to local militias. Public law enforcement vehicles sold to public. Law enforcement returns to street beats
- Legislature, executive & judiciary serve for low or free and rotate for short terms for the honor not self
- > Remaining government services which cannot compete in the free private market are dismantled
- All forced tax collections & regulations upon the natural born/naturalized are discontinued

Slide From The Brotherhood of Darkness - A Treatise on The Current System of Control in America



THE SOLUTION – PART 4 - Distinguishing Dynasties vs. Limited Republics

XI. View 1 - Current Democratic Dynasties vs. True and Honest Limited Republics

			True & Honest
	"Government" Attribute	Current Era of Democratic Dynasties	Limited Republics
	1. Citizens are indoctrinated to believe they are free when they are ruled by majorities and minorities.	<u>Yes</u>	<u>No</u>
	2. Citizens are taught to believe we live in a democracy not a republic where majority votes commit the minority who do not want any part of what the majority wants.	<u>Yes</u>	<u>No</u>
	3. Individual Natural born & naturalized power is kidnapped by despotic government and globalist groups.	Yes	No
	4. Multi-billion dollar government cereal agencies manipulate and are manipulated by outside extreme government and non government groups while pretending to solicit "citizens" concerns after agenda is set.	<u>Yes</u>	<u>No</u>
	5. Natural born and naturalized Citizens are indoctrinated to believe political subdivisions and municipal corporations have the power to control them.	<u>Yes</u>	<u>No</u>
	6. Natural born and naturalized Citizens are indoctrinated to believe government charters control them.	<u>Yes</u>	<u>No</u>
	7. Citizens are forced to conform to an artificial dialectic created by the elite and state of two terrible choices.	Yes	No
	8. Government is allowed to used the theory of adhesion contracts against the natural born/naturalized Citizens.	Yes	<u>No</u>
	9. Government is allowed to go into debt and obligate the Citizens and use debt to create more tyranny.	<u>Yes</u>	<u>No</u>
	10. Government is used by the central banks to launder crimes of usury, fiat currency and debt.	<u>Yes</u>	<u>No</u>
	11. Globalist groups are allowed to short circuit America's traditional processes.	<u>Yes</u>	<u>No</u>
	12. All private & public property is confiscated by de facto legal, environmental & false flag "emergencies" to collateralize fraudulent debt, usury, wars, takings & growing police state.	<u>Yes</u>	<u>No</u>
	13. Citizens are brain washed to believe they are responsible for artificial political subdivisions & municipal corporations acts of forced taxing, debt, tyrannical regulatory codes & use of armed police.	<u>Yes</u>	<u>No</u>
ĝ	14. The state is allowed to expand itself into every industry, education including the manipulation of population, growth, water, shorelines, and public and private property and lives of every Citizen.	<u>Yes</u>	<u>No</u>
Š	15. The fundamental and founding laws of the land are superseded by relative progressive manmade "laws" which do not thread to the highest laws of the land.	<u>Yes</u>	<u>No</u>
	16. Local militias are replaced by local to global tyranny and a growing police state.	Yes	No
	17. Government employees are allowed to become arrogant & despotic & believe they are given the divine rights of kings to rule over American natural free born while given no rights at all over Citizens.	Yes	<u>No</u>
	18. Education, media, monetary, military and financial systems are held together by deception and tyranny.	<u>Yes</u>	No
	19. Artificial creations by man/women, e.g. private and public corporations including all forms of government are bound by majority decisions if written into their bylaws and charters.	<u>Yes</u>	<u>Yes</u>
	20. Natural born Americans & naturalized are bound by corporate, political, organizational or geographical subdivisions or their charters or lawyers, politicians, bankers, et al.	<u>Yes</u>	<u>No</u>
	21. Citizens are stampeded and herded like animals into nonsense high density political subdivisions fit for ants and bees not human beings. Humans are social, NOT eusocial like ant and bee colonies.	<u>Yes</u>	<u>No</u>
	22. Representatives are pressured to force upon the American natural born/naturalized services that can only be legitimately contracted for by the individual.	Yes	<u>No</u>
	23. The medieval concept of eminent domain (old English - dead man's hand) started with European monarchies & the church fighting over private property when the owner left no male heirs. This is stealing; limited republics cannot steal property at the point of a gun. "Just compensation", is payment for an act of violence.	Yes	<u>No</u>

John (Jack) R. Venrick

R. Venrick
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THE SOLUTION - PART 4 - Distinguishing Dynasties vs. Limited Republics

XI. View 2 - Current Democratic Dynasties vs. True and Honest Limited Republics

"Believe not because some old manuscripts are produced, believe not because it is your national belief, believe not because you have been made to believe from your childhood, but reason truth out, and after you have analyzed it, then if you find it will do good to one and all, believe it, live up to it, and help others live up to it." The Buddha

"Government" Attribute	Current Era of Democratic Dynasties	True & Honest Limited Republics
24. Individual Citizens who do <u>NOT</u> wish to pay or participate in majority decisions are left alone &	<u>No</u>	<u>Yes</u>
respected for their individual decisions.		
25. America & Americans are rebels and independent thinkers; this attribute is in their history & blood,	<u>No</u>	<u>Yes</u>
this is to be honored and protected at all cost. This is the true and honest nature and purpose of a		
FREE Republic.		
26. Majority rule is <u>only</u> imposed on manmade artificial legal fiction creations, i.e private & public	<u>No</u>	<u>Yes</u>
corporations may impose decisions upon their employees during work hours if they do not violate the		
higher laws of the land.		
27. Majority votes by Citizens <u>cannot</u> empower public corporations or bodies to take individual	<u>No</u>	<u>Yes</u>
property, wages or traditions.		
28. Natural born individual Americans ONLY agree to bind themselves through personal contracts	<u>No</u>	<u>Yes</u>
which must meet stringent contract law requirements, e.g. offer, acceptance, exchange of value, no		
coercion or deception.		
29. The American natural born & naturalized rule the courts, laws, legislature, executives & land by	<u>No</u>	<u>Yes</u>
individual jury nullification of the laws and trial by jury of peers (people who know you) & grand jury.		
30. All private property in America is allodial and cannot by touched by lien, eminent domain,	<u>No</u>	<u>Yes</u>
regulations, codes, zoning, usury, taxes, executive orders, local or national "emergencies" of any kind.		
31. No political body, public or private corporation can bind an American natural born without his/her	<u>No</u>	<u>Yes</u>
direct written contract which is witnessed, signed, done without duress and being fully informed.		
32. American natural born and naturalized individuals are sovereign, supreme and free born with NO	<u>No</u>	<u>Yes</u>
exceptions.		

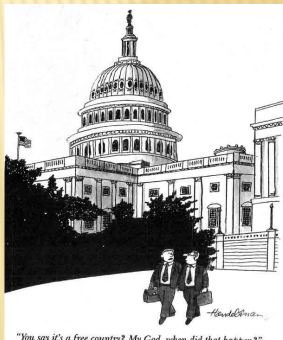
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THE SOLUTION - PART 5

Great Screening Questions – For municipal, state & federal and non government bodies

If the answer to ANY OF the following is YES then vote NO

- Would it run counter to the constitution, federal or state, in any way?
- 2) Would it affect or diminish private ownership of anything?
- 3) Would it cost the individual any (permit, money, tax, fee or freedom)?
- 4) Would it require permission in any form?
- 5) Would it cause any growth in government or bureaucracy?
- 6) Would it add any new public employees?
- 7) Does it lack a sundown clause?
- 8) Does it yield to federal coercion?
- 9) Does it include: and for other purposes?
- 10) Have you personally approved this through your public representative?
- 11) Can you confirm that the majority of sovereign Citizens have approved this regulation, legislation or code?
- 12) Does it allow more illegal immigration?
- 13) Does it take away any of your 70 some unalienable rights?
- 14) Does it tax or burden your wages or private property which is absolutely not allowed in a free Republic despite what the muni, state or federal government does?
- 15) Does it create or give more power to a municipal, state or federal agency? Credit: I received these great questions from Laura Lee O'Neil here in Montana and have added questions 11 through 15.



"You say it's a free country? My God, when did that happen?"

"You say it's a free country? My God, when did that happen?"

THE SOLUTION - PART 6

The State Initiative Process - About

- 1) 24 states have the initiative process
- 2) Conversely 26 states have no initiative process
- 3) 23 states have the referendum process
- 4) Conversely 27 states have no referendum process
- Over half the states have no initiative or referendum process
- 6) Data Source: http://www.iandrinstitute.org/states.cfm
- Only 16 states have a direct initiative process to propose a constitutional amendment.
- Only 14 states have a direct initiative process.
- Great read "Comparison of statewide Initiative Process" http://www.iandrinstitute.org/docs/A Comparison of Statewid e landR Processes.pdf
- The vast majority of the states have no consistent way for the sovereign state Citizens to control its own government AND...
- Even with the state initiative and referendum process there are near insurmountable road blocks set up by our representatives, e.g. LIMITING THE TERM OF THE INITIATIVE TO TWO YEARS!
- In Washington State, the extreme left thru a very liberal ex King County Municipal Corporation council member, Bob Ferguson, now WA AG, is suing the King of Initiatives, Tim Eyman, Read.





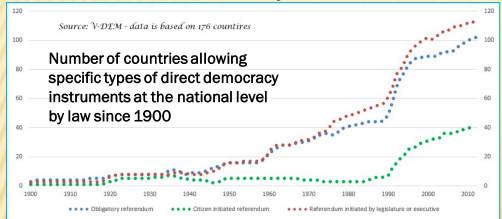
Eyman's attorney responds to Attorney General's press conference where he announced a lawsuit which seeks to impose a \$2.1 million fine & a lifetime ban on all future political activity by Eyman:

- Good News "Direct democracy continues to grow in importance throughout the United States. Citizens and are increasingly using initiatives and referendums to take the law into their own hands, overriding their elected officials to set tax, expenditure, and social policies. John G. Matsusaka's For the Many or the Few studies a century of budget data from states and cities to provide the first comprehensive, empirical picture of how direct democracy is changing government policies." Source: "For the Many or the Few: The Initiative, Public Policy, and American Democracy (American Politics and Political Economy Series)"
- Great Editorial Review https://www.amazon.com/Many-Few-Initiative-Democracy-Political/dp/0226510824
- Continued next slide.

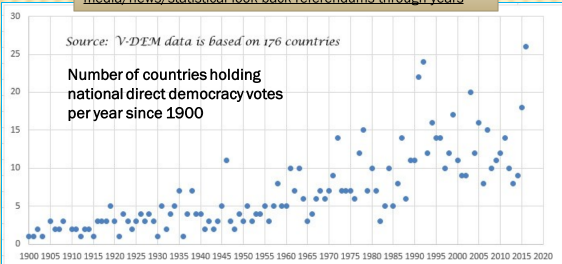
SOLUTION - PART 7



The Growth Of Direct Democracy -

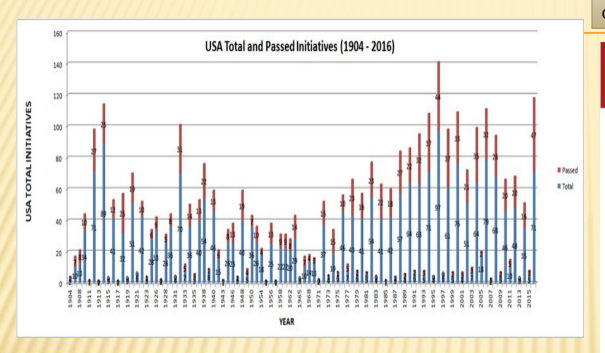


Source for both graphs: https://www.idea.int/news-media/news/statistical-look-back-referendums-through-vears



- 205 countries and territories around the world (80%) have legally provided for at least one form of direct democracy at the national level.
- Yet 36 American states (72%) DO NOT have the direct initiative process.
- And 34 states (68%) do not have the direct constitutional amendment process.
- And 27 states (54%) do not have the direct referendum process.
- And those states who do have the "direct democracy" process are strictly limited by the state.
- The sovereign state Citizen must take back their individual control and participation in all levels of government without restrictions! NOW.

SOLUTION - PART 8



- 1) Initiatives have been alive for over one hundred years in America.
- 2) 37% of the total initiatives passed in the first half of this 112 years versus
- 3) 41% passed in the second half.
- 4) This lack of growth in the passing initiatives over the total initiatives confirms the increasing resistance by government and the Non government Organizations to state Citizen rule.

Here is another example below that Consent of the Govern would put the break on all political tax & regulatory taking.

REQUIRED READING: What Unlimited Government Costs Us

Friday, January 5th, 2018

With our initiatives in effect from 2007-2012, the Legislature raised taxes \$6.9 billion. Without our initiatives in effect from 2013-2017, the Legislature raised taxes \$23.7 billion. Our November 30 update highlighted this amazing comparison: http://conta.cc/2zPRDBU

A national columnist and activist recently wrote about it. It's required reading: http://thisiscommonsense.com/2017/12/20/what-unlimited-government-costs-us/

Seattle Democrats control the House and Senate this legislative session which starts on Monday. That means our wallets, our rights, our liberty, and our freedom will be in extreme danger for the next 60 days. That's why on Monday, we're filing our initiative for 2018: "We Don't Want An Income Tax" which prohibits the state and any local government from imposing an income tax, especially a capital gains income tax. With taxpayers under siege, we can't just sit around and wait and react to the Democrats' tax-hiking schemes — by then, it'll be too late. We must stay on offense. Democrats are relentless in their pursuit of higher taxes — we have been and must continue to be equally relentless in our pursuit of lower taxes.

The best way to fight the Democrats' tax-hiking schemes is by taking our case directly to the people. That's why we're moving full steam ahead with We Don't Want An Income Tax.

Jack, Mike, and I are committed to protecting taxpayers. But we can't do it alone. We need everyone's help.

Jack & Mike Fagan & Tim Eyman.

THE SOLUTION – PART 9 – THROW THE BUMS OUT AND START ALL OVER AGAIN

Here are more examples supporting how we are being INTENTIONALLY misrepresented.

- 1) The following book titled **The Battle Over Citizen Lawmaking** confirms that direct democracy has become a prey to its own success.
- 2) Our so called lawmakers cannot stand it when their employers, the sovereign state Citizens, tell them what to do.
- 3) Check out the summary of the book here
 - http://www.cappress.com/books/isbn/9780890899687/The-Battle-Over-Citizen-Lawmaking#
- 4) More supporting material
 - × http://www.iandrinstitute.org/library.cfm
- 5) The sovereign state Citizens have never given government employees our Power of Attorney.
- 6) NO government employee elected or otherwise may not vote or act for us or make laws upon us without our individual consent in a true and honest limited free Republic.

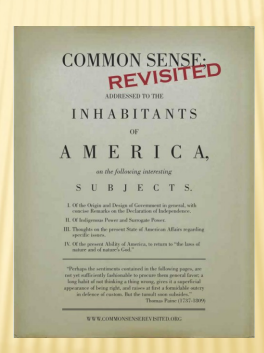


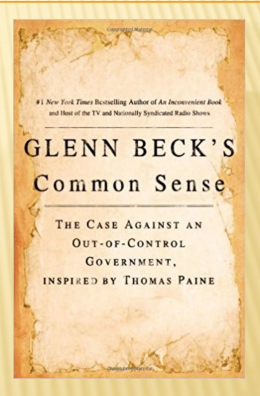
Ray Stevens says Throw the Bums Out - Click picture

- 7) Elected representatives and senators who do not obtain consent of their peers thereby take an exploitive and de facto role manufacturing a fake consent of the govern.
- 8) "We have found the problem and the solution AND it is us" taking back the reigns of those who believe they can "represent" us without individual consent.

THE SOLUTION - PART 10 - COMMON SENSE

- Those who believe Thomas Paine has no common sense or that common sense is relative have been quite successful in morphing a once free republic of consent into a democracy by "represented" political consensus.
- ✓ Glenn Beck's book "Common Sense" is a Must Read modern version update of Thomas Paine's original work.
- ✓ Common sense is not relative and it is a tool in short supply which American's must quickly recover or we are doomed.
- Common Sense Revisited by Clyde Cleveland and Team is a must read. Click on the cover page to the right and read. To order link here http://www.commonsenserevisited .com/

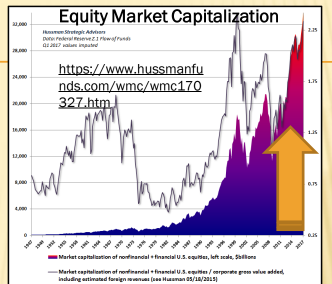


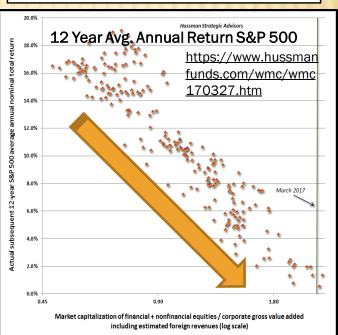


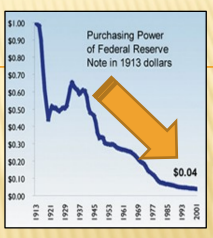
THE SOLUTION- PART 11 – GOLD THE FINAL STANDARD

Gold – The Final Standard

- The people know gold is the only legitimate monetary standard but had no vote.
- There is a new book out reestablishing the viability of gold as the basis of a monetary standard.
- Steve Forbes has touted this book at length in a number of Op Eds in his monthly "Forbes" magazine, most lately October 24, 2017.
- I cannot find this latest Forbes Op Ed online but here is a 2012 version with a similar message titled "Golden Rule for Prosperity".
- Nathan Lewis is the author of a number of books on gold and is considered to be in the ranks of Friedrich von Hayek, Ludwig von Mises and others.
- Nathan Lewis latest book "Gold the Final Standard" is now available for free on line, <u>here</u>. Check it out!
- Fiat money slowly enslaves free countries and turns them into debtor nations who are then manipulated by the globalist and central banks.
- Tax taking of your wages and private property, usury, wars, regulations upon your unalienable rights are just the first stages of a monetary system NOT based on gold.





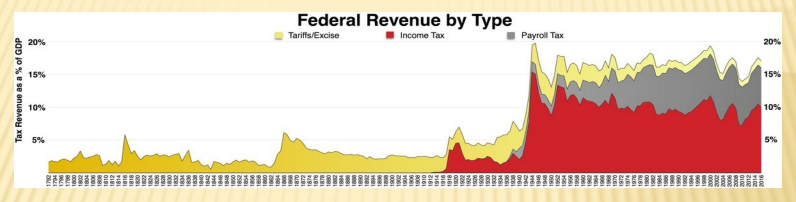


Pump & Dump -Tax & Take With Usury

- 1) Purchasing Power of the dollar = 0.
- 2) Market capitalization of equities is obscenely high ramped in 30 years...
- 3) Average annual 12
 Year total return of the S&P 500 has dropped from 18% to 0.6% for the coming 12 year period per John P.
 Hussman, PhD of the Hussman Funds.
- 4) https://www.hussmanfu nds.com/wmc/wmc170 327.htm

THE SOLUTION - PART 12 -

GET THE DEEP STATE OUT OF OUR POCKETS, OFF OUR PROPERTY AND OUT OF OUR LIVES - NO TAX TAKING ON WAGES, PENSIONS AND PRIVATE PROPERTY NO EXCEPTIONS



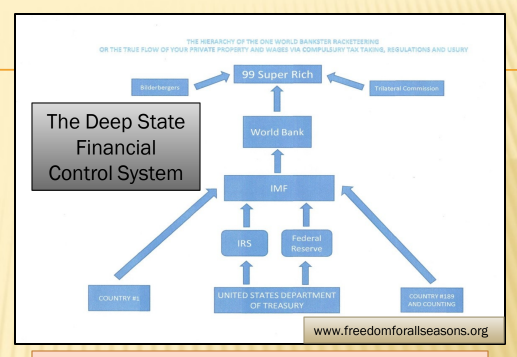
- 1) America lived primarily on tariffs and excise taxes to 1913, over some 136 years after the revolution.
- 2) Then President Wilson and the banksters centralized the banking system thru the unFederal unReserve and the rest is history with massive tax takings upon our wages, pensions, savings and private property. See above graph from Wikipedia.
- 3) Then the deep state swallowed America whole with the creation of the unFederal unReserve in 1913 after decades of like efforts. The Deep State lives on your private property. Must read "The Creature from Jekyll Island" by Edward Griffin.
- 4) Then FDR took the USA off the gold standard in June 5, 1933.
- 5) Then inflation, usury, regulatory and tax taking exploded across all levels of government.

- 6) Then more debt, usury and barbaric regulations were piled on all Americans by WWI, WWII, Korea and Vietnam, et al.
- 7) The Creature from Jekyll Island was born and feeds on fear, tyranny, force, and massive corruption all by misrepresentation of the sovereign state Citizens and the consent of the govern.
- 8) Even today there is NO law which compels a sovereign state Citizen to pay or withhold taxes from his or her wages or pensions.
- 9) The income tax system is voluntary and most Americans do not have "taxable income" and are not liable for income taxes as defined in the statutes levying taxes.
- 10) Yet we are compelled to approve and sign this taking "voluntarily"!
- 11) The income tax is an excise tax and cannot be forced, so they force you to sign!

THE SOLUTION - PART 13 - THE GOLD IN THE STATES

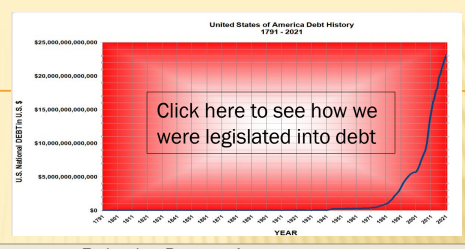
States Must Set Up Their Own Gold Coin and Currency

- The states must establish their own gold based coin and currency and protect themselves from the collapsing Federal Reserve debt based coin and currency.
- 2) A growing number of states have thought of this already http://money.cnn.com/2012/02/03/pf/states_currencies/
- 3) Here is some history recap t a gold standard againshttps://www.thebalance.com/what-is-the-history-of-the-gold-standard-3306136
- 4) We need to get the big banks out of our monetary system and our pockets.
- 5) This means the states must create their own gold and silver coin and currency redeemable in same.
- 6) States need to encourage private gold and silver mints and reserves.
- 7) States need to separate themselves and their sovereign state Citizens from global monetary entanglement with the Federal Reserve, IMF, World Bank, Bank of International Settlement.
- 8) This business revenue has the potential to greatly reduce tax taking and stop the criminal act of taxing wages and private property, e.g. homes.



- 9) Before the U.S. Federal Reserve there was no need of an income tax, i.e. tax on wages, pensions, retirement.
- 10) Inflation is caused by the Federal Reserve over printing of debt based currency to reap/rape usury from US.
- 11) This false value currency steals you time and your freedom.
- 12) Check out this series on YouTube. This is episode 4 link below which is one of the best.
 - https://www.youtube.com/watch?v=iFDe5kUUyT0
 - Keyword search YouTube using "The Biggest scam In The History of Mankind – Hidden Secrets of Money.
- 13) Chart above developed by FreedomForAllSeasons.
- 14) You may like Glenn Beck explanation better, 40 minutes.

THE SOLUTION - PART 14 TO USA UNREPRESENTED DEBT IS



- This YouTube video is worth watching 10 Myths About Government Debt
- https://www.youtube.com/watch?v=EPjrFjAxwlw
- The short take is America is bankrupt and all tapped out.
- The solution is to cut spending by 10% and get the debt down ASAP and keep it down
- > Tax taking is oppressive and tax reduction is stimulating.
- At the same time you cannot tax wages, pensions or private property as this goes against all the fundamental and founding charters and actions of America for good reasons.
- Here are more reasons you cannot touch wages, pensions & private property -http://www.freedomforallseasons.org/WhyPrivatePropertyAndWagesCannotBeTaxed.pdf
- Slide 39 shows what can and cannot be taxed.
- Everything got much worse on December 23, 1913 with the questionable passing of the

unFederal unReserve Act

- This phony fiat currency system destabilized America forever
- As we lost gold and silver backed coin and redeemable currency and
- Slid into debt based paper, America slid into the swamp, i.e.
- Out of control debt, insane regulatory tyranny and agencies, inflation, increasing fraudulent taxation, war, one world government global to local strangulation
- Read "The Creature From Jekyll Island" by Edward Griffin re. the banking system and how it came about
- More good reading here http://www.freedomforallseasons.org/MustRead MustSubscribeMustSupportMustSee.asp

THE DIVINE SOLUTION - PART 15 - THE LAW OF ONE

"I felt in need of a great pilgrimage, so I sat still for three days."
Kahir

The Law of One – The Divine Standing of Free Will and Free Choice

- 1) I heard about the **Law of One** series of 5 books sometime around 2013 and bought the first book and was so impressed I bought books 2, 3 & 4, book 5 is a bio.
- 2) This material is profound for those who are willing to open their minds otherwise this material is not for you.
- 3) I found these books helped me to clarify right and wrong.
- 4) The only reason I bring this material to your attention is the wisdom provided regarding free will and free choice while it is mirrored against enslavement.
- 5) This is not easy material to read however, it is extremely rewarding.
- 6) Here is a sample of my notes from the books which will give you a hint of the nature of the material.
- 7) The Law of One means there is one creator or all things are one creator, offered for clarification herein.
- 8) There are at least three "distortions" or meanings/biases in the books: 1st is Free Will, 2nd is Love and 3rd is Light.
- 9) The Law of Free Will is considered the prime directive.
- 10) "Polarity is a created illusion".
- 11) "The entire universe is built to reinforce Free Will."
- 12) "Free will acts as a catalyst"
- 13) Unsolicited advice is a negative path to control people.
- 14) The Law of One = The Law of free Will = the Law of Contracts Which is NOT EQUAL to Politically Created Law

- 14) "We do not offer service where none is requested."

 I love this statement by RA. In today's experiment with socialism half the Citizens do not want the services because they have to pay for the other half who does.
- 15) "Questioner: Could you give an example of negative polarization sharing love of self? It would seem to me that would deplete negative polarization. Could you expand on that concept?
- 16) Ra: I am Ra. We may not use examples of known beings due to the infringement this would cause. Thus we must be general.
- 17) The negatively oriented being will be one who feels that it has found power which gives meaning to its existence precisely as the positive polarization does feel. This negative entity will strive to offer these understandings to other-selves, most usually by the process of forming the elite, the disciples, and teaching the need and rightness of the enslavement of other-selves for their own good. These other-selves are conceived to be dependent upon the self and in need of the guidance and the wisdom of the self."
- 18) This material is online free here:
 - a. http://www.lawofone.info/
 - b. http://www.llresearch.org/library/the_law_of_one_pdf
 http://www.llresearch.org/library/the_law_of_one_pdf
 - c. https://www.voutube.com/watch?v=63o9cu570Dg
 - OR Books
 https://www.amazon.com/s/ref=nb_sb_noss_1/144-7525325-8238302?url=search-alias%3Daps&field-keywords=the+law+of+one+series

THE SOLUTION - PART 16 THE RISE OF THE FREEDOM LEGAL FOUNDATIONS, COWBOYS IN WHITE HATS

Freedom Legal Foundations

- Mountain States Legal Foundation
- The Institute for Justice
- Pacific Legal Foundation
- Judicial Watch
- American Center for Law and Justice
- Kogan Law Group
 - ➤ American Stewards of Liberty The Art of Demanding Coordination with the Government
- 1) And you thought you had a right to trial by jury of your peers, click on case below by PLF.
- 2) The consent of the govern has long been replaced by a self representing and self empowering system which has only a pretense to representation.

Why juries matter when you're up against the government



Joined by our friends at Reason and American Civil Rights Union, PLF filed an amicus brief urging the Supreme Court to grant Brott v. United States, a case about whether property owners are entitled to a jury when the government takes their land.

Read More

- "There are three conclusions to draw from this nearly quarter century battle by MSLF against the federal government for Michigan landowners:
- The United States as a property owner is truly the world's worst neighbor – it is obstinate, imperious, and cold blooded;
- 2) The federal government, which owns the "world's largest law firm," is relentless in its litigation against citizens cost is irrelevant; and
- Only MSLF can afford the decades – long legal battles necessary to prevail against so great and unrelenting a foe of property rights."

Quoted from Mountain States Legal Foundation letter to author dated 9-15-2017

THE PROBLEM AND SOLUTION - PART 17 - COORDINATION

Coordination - use it or lose it.

- 1) American Stewards of Liberty has used the Coordination strategy for nearly 15 years with such victories as stopping the Trans Texas Corridor, defeat of the Conservation and Reinvestment Act (CARA) and the National Heritage Rivers Act, help to delist unwarranted species protection, stopped the listing of the Dunes Sagebrush Lizard, helped to convince policy makers to abandon plans to give BLM law enforcement powers over local sheriffs, launching the coordination strategy nationwide in November 2006 when only two local governments using the approach..
- 2) Congress now calling on President Trump to Implement Coordination

AMERICAN STEWARDS

uly 2017

Coordination Successfully Litigated – in Texas

By Dan Byfield



INSIDE

Legal Analysis of FLPMA Coordination Provision

page 2

Arizona Landowners
Celebrate Removal of
Vole from Endangered
Species List

page 3

Controversial Decision to List Yellow-billed cuckoo Challenged

page 4

www.FreedomForAllSeasons.org

American Stewards of Liberty (ASL) has utilized the Coordination strategy for nearly 15 years. It has proven to be one of the most effective and successful tools to ensure important decisions are made in concert with local citizens.

Even with that success, we have had to do everything in our power to convince and prove to the federal and, where appropriate, state agencies, that they must coordinate with local governments.

Since the beginning, most agencies we've brought to the table have either denied they were required to coordinate with local governments or that somehow it didn't apply to them. It has been extremely challenging, but we have managed to bring every agency we've needed into the coordination process. It has taken thousands of letters, countless meetings, dozens of training sessions, and in some instances, legal and political pressure to accomplish our mission.

The minimum coordination criteria were set forth by Congress in 1976, under the Federal Land Policy and Management Act (FLPMA). These are the statutes that direct the Bureau of Land Management on how it is to manage the federal lands under its jurisdiction. Coordination is a major part of FLPMA and their accompanying regulations.

This is also found in the National Forest Management Act, which requires the U.S. Forest Service to coordinate. And, one of the broadest applications is found in the National. Environmental Policy Act (NEPA) requiring federal agencies to perform Environmental Impact Statements for major federal projects and to coordinate with local governments.

We utilize all these federal statutes to bring agencies into coordination with local governments – mainly county governments, but soil and water conservation districts, municipalities and school districts as well.

It has always been our contention that Congress was very deliberate in crafting the coordination language requiring federal agencies to coordinate with States, local governments and Indian Tribes. But, agencies have interpreted statutory language to benefit their agendas rather than the will of the legislative body making the laws.

As fate would have it, this past year brought two separate opportunities — one in federal court and the other in state court — to litigate coordination statutes.

The first was in federal court where we helped counties from six Western states and a soil and water conservation district file suit in Utah challenging the Bureau of Land Management's new resource planning rules called Planning 2.0 (Kane County v. DOI). These rules, among other things, would have drastically altered the ability of local governments to utilize coordination as a means to protect the health, safety and welfare of their citizens. And, they would have affected more than 175 million acres in 11 Western states.

THE PROBLEM & SOLUTION - PART 18 - COORDINATION

- Read this letter from American Stewards of Liberty which is the merger of two strong pro property rights groups American Land Foundations and Stewards of the Range in 2009.
- The topic sentence reads, The Federal Rail Authority ordered Texas DOT NOT to coordinate with the county, see third paragraph.
- 3) This is more proof, if you need it, that the Deep state agenda is an aggressive cancer.
- This slide shows you the problem with the solution.
- 5) Representation alone does not work and as anyone who has awaken understands, individual state Citizens MUST
 - ORGANIZE, ORGANIZE, ORGANIZE.

AMERICAN STEWARDS

January 30, 2018

Dear Member,

Thank you for supporting American Stewards of Liberty in 2017. Your financial assistance is a blessing for which we are very grateful. Enclosed is a record of your giving for 2017.

This past year, we successfully adjudicated our coordination strategy in state district court that was then upheld by the appellate court. This was a major milestone and tremendous victory!

A county utilizing coordination in Texas to fight the High-Speed Rail sued the Texas Department of Transportation (TXDOT) for refusing to coordinate. As the "co-lead" agency planning the high-speed train, the Federal Rail Authority ordered TXDOT not to coordinate with the county.

The decision ordered by the District Court stated: "...the Texas Department of Transportation has a duty to coordinate planning, to the greatest extent feasible, with the Waller County subregional Planning Commission with respect to the implementation of the high-speed railway...between Dallas and Houston..."

This was a victory not only for our organization confirming the validity of coordination, but for you and all the local entities fighting for our future.

This year brings the hope that our president will sign the Executive Order we helped bring to the White House, requiring federal agencies to coordinate their land use plans, policies and programs with State and local government to the greatest extent possible. Your support for this effort could prove to be the defining moment that changes the way federal government treats landowners and local government entities.

It is our belief we finally have an administration that understands local control and the importance of private property. Mandating federal agencies to coordinate from the top down will change the way they do business and will benefit every landowner and every citizen.

Thank you for your support and it is our sincere hope that you and your family have a blessed and successful new year. May God bless you and your family!

With great appreciation,

Dan Byfield

624 S. Austin Avenue Ste. 101 . Georgetown, Texas 78626 . 512-591-7843 . www.americanstewards.us

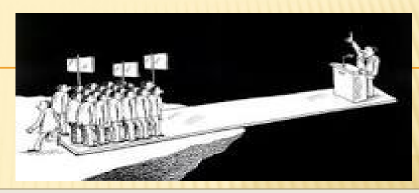
THE SOLUTION - PART 19 - CONSENT OF THE GOVERNED DEFINED

Consent of the Governed

- 1) In political philosophy, the phrase consent of the governed refers to the idea that a government's legitimacy and moral right to use state power is only justified and lawful when consented to by the people or society over which that political power is exercised. This theory of consent is historically contrasted to the divine right of kings and had often been invoked against the legitimacy of colonialism. Article 21 of the United Nation's 1948

 Universal Declaration of Human Rights states that "The will of the people shall be the basis of the authority of government". Source:

 Wikipedia
- 2) As if we need the UN telling us what is moral when America was founded on the American Revolution, Laws of Nature and Nature's God, the Bible. America has its own charters greatly limiting any government while not only requiring consent of the government but giving the sovereign state Citizens the rule, i.e. We The People. Government employees were not given Power of Attorney!
- 3) The following is a classic real live example of how "elected" public state employees have gone against the consent of the govern.



- 4) Tim Eyman and crew have filed another initiative for 2018 following his \$30 Car Top initiative in 2017 which is receiving polling of 85% pro and 15% con. He has had to do this multiple times because WA State so called "representatives" not only to not ask or listen to their employers, the sovereign state Citizens, they subvert them at every turn.
- 5) Tim Eyman's new 2018 initiative is titled "We Don't Want an Income Tax" and asks the voters "Is An Income Tax Wanted? It will prohibit the state and any local government from imposing any kind of income tax, especially a capital gains income tax. Read here.
- 6) The point herein is if the legislative, executive and judicial systems were working correctly in a true and honest Republic, initiatives and referendums would not be necessary because the vast majority of the consent of the governed would never be given because the voter would be asked while pros and cons laid out clearly for all to understand.
- 7) The consent of the governed is not asked, we are told. We live in a devolving legislative, executive and judicial system.
- 8) WA State is the 19th highest tax collection state in the nation. This includes an illegal 2% private home sales excise tax taking plus a 10% sales tax taking plus an illegal private property tax taking to name a few. Now they want a state capital gain tax taking on top of the federal capital gain tax taking. This greed is what drove The Boeing Company out of the state of Washington and what ultimately drove us out.

THE SOLUTION – PART 20 – NO SCHOOL TAX TAKING ON RETIREMENT COMMUNITIES

Why all municipals are the same and why they should not be

- 1) The deep state have created a prison state forcing tax taking, regulatory and usury upon everyone without consent of the govern.
- It is especially clear when you look at the 3141 muni county corporations and see the same structure.
- 3) For example, it appears there is only one retirement community within one county which is not forced to pay school taxes and that is Sun City West, sixth Q&A in list, click link.
- 4) Age restricted senior communities should never have to pay school taxes, let alone any state citizen, there are no true and honest laws supporting such taking. <u>Link here to learn why.</u>
- 5) The people making the decisions on who pays taxes are the ones who are directly benefiting from the tax taking and intentionally subverting the consent of the govern, e.g. the teachers union.

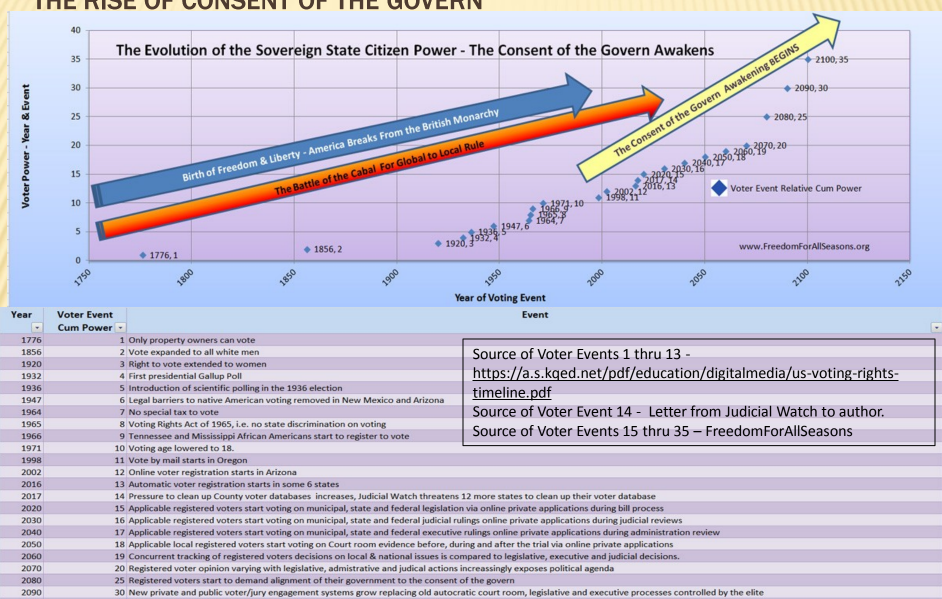


- 6) Wages and pensions are never taxed in a true and honest free Republic.
- 7) The fact that retirement districts have not been established shows again the lack of "representation" in America.
- 8) Homestead and Allodial titles should never be taxed, veteran property owners should never be taxed and most especially senior citizens and any Citizen that home schools should not be taxed

THE FINAL SOLUTION - PART 21 - THE RISE OF CONSENT OF THE GOVERN

35 "Some things aren't visible until you're truly ready to see them." RZA

2100



THE FINAL SOLUTION - PART 22 - WHAT AND WHO CAN BE REPRESENTED

Numbe ~	ITEM ▼	YES -	NC -	COMMENTS
	What and Who Can be Represented			
1	Physical characteristic of inanimate objects, e.g. ball bearings			Inanimate objects may be statistically sampled & represented without your consent
2	Certain physical characteristics of humans, height, weight, race, religion,	>		May be represented by statiscally sampling without your consent
3	The political, social, emotional characterics of humans	>		May be represented by statiscally sampling without your consent
4	An attorney given your consent, e.g. to perform your legal work	~		Done with your consent
5	A CPA or accountant given your consent, e.g. to do your financial busines	~		Done with your consent
6	A professional engineer given your consent, e.g. to consult or design a pr	~		Done with your consent
7	An architect given your consent, e.g. to draw up building plans	>		Done with your consent
	Your doctor or denist given your consent to tend to your health	~		Done with your consent
8	Someone who enters into a legal contract with you	~		Done with your consent
9	Someone who enters into a personal or financial bond with you	~		Done with your consent
10	Your parents		1	Love doesn't automatically convey your personal consent
11	Your friend		~	Friendship doesn't automatically convey your personal consent
12	Anyone who does not know you, e.g. a non government organization		V	Strangers cannot give your consent
13	Public elected officials		>	Your vote for a winning public elected person does not convey your individual consent for them to take and rule over your life, private property, wages or pensions
	Created by www.FreedomForAllSeasons.org			·

- 1) Few people in your life are given your personal consent to do business with your life, private property, wages, pensions or assets let alone elected public officials who you have clearly given no consent to rule over you.
- 2) This table is an attempt to convey a perspective on who you, as an American sovereign state Citizen, legitimately convey your consent to do business versus what may be represented without your consent.
- 3) The bottom line regarding true and honest representation is no American state Citizen in his right mind conveys any power over his life, property, wages, pensions to a public elected official.
- 4) In other words, political parties and government elected officials have covertly assumed power over your life, private property, wages and pensions with no direct consent by you.

A CONTROVERSIAL SOLUTION – PART 23 – A CONVENTION OF STATES OR "DONE OF THE ABOVE"

- 1) Article V of the U.S. Constitution allows for two thirds (34) of the several states to call for a Convention for proposing Amendments.
- 2) Then 38 states must ratify any proposed amendments before they become part of the U.S. Constitution.
- 3) By the map at the right it appears 12 states have passed Convention of the States Resolutions.
- 4) 8 states have passed COS Resolutions in one house.
- 5) 23 have "Active Legislation in 2017.
- 6) Here is a "Case for a Convention of States"
- 7) Here are cases AGAINST Article V Convention of the States by very credible freedom lovers.
- 8) <u>Bankrupted States = Con-Con & Newstate Constitution by Nancy Levant December 2008</u>
- 9) Powerful Forces Now Calling For a Constitutional Convention by Tom DeWeese May 2010
- 10) <u>Constitutional Convention Can Not Be Controlled by Tom</u> DeWeese October 2011
- 11) Some thoughts on the Article V Issue by Tom DeWeese April 2014
- 12) OR "None of the Above" by Tom DeWeese
- 1) CON CONs are NOT the answer as this is the same ole political "representation" gaming the same ole game!
- 2) To effect real change there is a much better way. State Citizens MUST take back control of all government legislation, regulations, judication & administration. Does this sound impossible?
- 3) Now you know the answer and why Americans are prisoners of the state, i.e. we must do the "impossible".



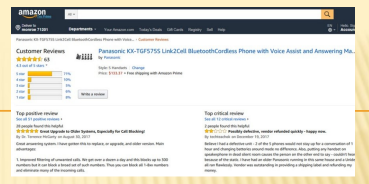
https://conventionofstates.com/

http://www.conventionusa.org/

http://foavc.org/

https://www.youtube.com/watch?v=4y6cPDSa3Y8

SOLUTION EVOLUTION – PART 24 - POWER TRANSFERRED TO CONSENT OF THE GOVERN



How do we evolve the current top down surrogate power to bottom up sovereign state Citizen power?

- ➤ All federal government agencies are currently mandated by congress to coordinate with the state Citizens in their planning, see Slides 57 thru 59.
- The next step is to mandate that all states and their municipal corporations, incorporated and unincorporated also coordinate with the state Citizens in ALL their decision making.
- ➤ State and municipal registered voters will then vote online for all legislation, municipal codes BEFORE THEY ARE INTRODUCED AND BEGIN THE PROCESS OF APPROVAL AND AFTER THE BILL IS PASSED. Why waste time on a bill unless the majority of Citizens are not for it, rhetorical question.
- ➤ The process of voter testimony before government councils, typically one to two minutes, will be replaced by online voting of the bill, acts, regulations, codes, et al, not unlike Amazon customer feedback, see above.

- ➤ This process improvement is a huge savings in time and trouble to the voter who must take time off from work then travel a great distance combined with the frustration of appearing for such a short period of time.
- ➤ This automated voter feedback system will also greatly reduce government hearing time to sort out how to handle bills, acts, regulations, codes, etc.
- ➤ At the same time, private opinion sampling businesses can be encouraged to also develop online polling systems of registered voters to bridge and augment more official evolving state and municipal online systems.
- Once the public awakens to the power of their vote, the sun will set on political agenda hearings like WA State House Finance Committee shutting down Tim Eyman representing thousands of voters, see Slide 39.
- ➤ This same process of vetting legislative bills with State Citizen votes can be used for administrative and judicial branches.

LESSONS LEARNED

- 1) The sovereign state Citizen <u>has not AND cannot</u> delegate their power to THEIR elected government employees.
- Your representative, senator, governor, attorney general & public employees are NOT YOUR designated Power of Attorney.
- 3) <u>INDIVIDUAL CONSENT</u> of the registered voters BEFORE ALL legislative, executive and judicial <u>decisions IS</u>
 REQUIRED IN A TRUE AND HONEST FREE REPUBLIC,
- 4) PLUS vetting of ALL legislative, executive and judicial decisions WITH LONANG, Declaration of Independence, Bill of Rights, applicable state and American constitution,
- 5) SO HELP ME GOD...SAY IT OUTLOUD,
- 6) Free Will and Free Choice is a Divine Bestowed Gift which is an Unalienable Right of all humans born and most especially Americans whose founders made a dam good attempt to establish a free Republic based on <u>CONSENT</u> of the Governed.
- 7) To "represent" DOES NOT give your individual consent to tax, take, regulate your body, wages from your labor or your private property. Adhesion contracts are NOT consent! "Represent" does not give anyone your power to contract away your free choice, your life or your property
- 8) A true and honest free Republic bestowed by the divine, does not war on and spy upon its own state Citizens.
- 9) The transfer of YOUR power from individual consent to "represent" is the most vile taking of all, done with great deception slowly over generations so as not to be obvious.
- 10) We are programmed to believe "represent" is equivalent to consent, this is the great lie we are now waking up too.

- 10) A true and honest free Republic founded in the divine spirit cannot take what is not given up by its Citizens' freely, nor translate what is not offered to what is "represented", nor may a free Republic morph into a wolf while claiming to righteously "represent" the sovereign free state Citizens who have not given their individual consent.
- 11) The government is merely a utility to provide services by free choice paid for by those sovereign state Citizens individually contracting for such services.

12) A TRUE AND HONEST FREE REPUBLIC is NOT:

- ✓ an insurance company,
- ✓ a health care service.
- ✓ a welfare agency,
- ✓ a political party,

13) Nor does IT:

- ✓ manage the weather,
- ✓ manage so called "endangered species",
- √ fund or provide "alternative" energy,
- ✓ convert or transfer public land for special uses,
- ✓ permit or deny reasonable use there of,
- ✓ "license" unalienable rights of state Citizens for state revenue or any other reason.
- ✓ subsidize or support "minimum wage".
- 14) The government maintains a strong border to secure the states and the sovereign state Citizens as a fundamental founding requirement.
- 15) A free Republic protects its own state Citizens FIRST before it tries to save the world and bring in the destitute.
- 16) A true and honest free republic does not go into debt nor create worthless fiat coin or currency to support international one world order banking cartels for its own self interest.
- 17) A free Republic does NOT tax, regulate and charge usury upon the wages, pensions, private property of its sovereign state natural born and naturalized Citizens to fund its crimes, legislated, "judicated" or administrated.

THIS MATERIAL HAS BEEN PREPARED AND RESEARCHED BY

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Rollins, Montana

- www.freedomforallseasons.org
- Pioneer Family of Montana Early Settlers
 - Both Sides of My Family
- This Certificate is on my Mother's side
- Pioneer Family of Wisconsin
- Pioneer Family of Nebraska
- The Boeing Company 30 Years Service Retired
- Montana State University
 - B.S. Electrical Engineering
 - M.S. Applied Science
 - Business Administration
 - Industrial Engineering





