

US-OBSERVER VICTORY SPOTLIGHT

Patron attacked by bouncer then charged - VINDICATED

By Edward Snook Investigative Reporter

Bend, Oregon - On September 7, 2011 a local business owner, his wife and friend were subjected to a chain of events that quickly turned an evening of enjoyment into one that the local business owner stated, "has changed my life forever." The business owner asked that his name remain confidential at this time, due to his involvement in the community. He has since, taken the offense to proclaim his innocence against a false arrest and assault IV (4) criminal



Bouncer Stephen Turel

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US-OBSERVER CLIENT A FREE MAN!

RICO Case - DISMISSED! Florida's "Good Ol' Boy's Club" conspiracy to convict the innocent?

By Joseph Snook Investigative Reporter

Pensacola, Florida - On March 20, 2012, Defendant Rusty Liscoe was subpoenaed for a deposition with Prosecutor John DuBose. On March 21, 2012 the First Judicial District of Florida, Escambia County dismissed all criminal RICO (Racketeering Influenced Criminal Organization) charges they had held over 63 year-old Rusty Liscoe's head since he was charged with serious felony crimes on July 8, 2010.



Rusty Liscoe - RICO charges Dismissed



Prosecutor Russ Edgar (sentence) and her level of involvement in the business, which was the same as Rusty Liscoe, who is now a free man.

Four defendants, including Liscoe hired the US-Observer on September 6, 2011 and one other defendant was included free of charge due to the severity of her charges (possible 90 year

Another owner involved, Jeanne Weyburn of Pensacola, was never charged. Weyburn received a letter

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Shining a light on Dysfunction

Prineville, Oregon - On May 15, 2012 Crook County District Attorney Daina Vitolins will be elected to serve another term in office. The only word to describe any county that would allow such a person to serve in this capacity is Dysfunctional...

Vitolins attempted to prosecute Jerry Keller in 2011, on completely ludicrous criminal charges. BLM Ranger Benjamin Renfro had trumped up a case against Keller and he had quite an ally in Vitolins - his wife Tammara is Vitolins assistant. Keller had simply confronted Renfro about the expensive Hummer he was driving around Prineville, Oregon in off-fire-season. You see, Keller, even though he is one of the nicest men the US-Observer has had the pleasure to serve, also takes his duty to speak out

about government waste, inequality and abuse very seriously.

When Keller came to the US-Observer, we investigated his case and then we delivered a mass publication to Crook County, Oregon, informing the citizens of the

infraction, which is nothing more than a traffic ticket. This enabled Vitolins to use the unconstitutional practice of denying Keller his right to a jury trial. Read past in-depth articles on this case at www.usobserver.com.

Well, the crooks in Crook County, Oregon tried to silence Keller and it hasn't worked. Keller is now making signs and exhibiting them in front of the Crook County Courthouse and in front of his property on the highway outside of Prineville.

We highly commend Jerry Keller for being responsible and we all cheer his efforts to obtain clean government. Responsible, concerned and accountable people are very rare these days, even in the ranching/farming community of Crook County. - You are a hero to the US-Observer Jerry Keller... ★★★



malicious actions taken against Keller by DA Vitolins. When Vitolins realized the public was aware of her abuses, she simply dropped the criminal charges against Keller and conspired with Judge George W. Neilson to convict Keller on an

Conflict of Conflicts: 'Cussing' Judge Under Suspicion

By US-Observer Staff

Vancouver, Washington - Washington State Superior Court Judge John Wulle is under investigation by the Washington State Commission on Judicial Conduct for cussing out defendants in his Courtroom (announced on February 21, 2012 in a press release). Some have cheered the judge on for putting "punks" in their place. In fact, there is a Facebook page launched supporting Wulle, calling him the "People's Judge." In spite of all of the support Wulle has garnered, the US-Observer decided to dig a little deeper and discovered that Judge Wulle has skeletons in his closet.



Judge John Wulle

Wulle is represented in this investigation by former Vancouver City Prosecutor Josephine

Townsend, who herself was also the subject of disciplinary action by the Washington State BAR for unethical conduct. Townsend was allegedly fired from her position by Vancouver City Attorney Ted Gathe, although he allowed her to

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INSULT TO INJURY Dementia patient scammed - now convicted for perjury!



Charles Duty & Grandson

By Ron Lee A Verbal Assassin Column

Abingdon, Virginia - Having dementia, Charles Duty gets things mixed up from time to

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By Edward Snook Investigative Reporter

While you, the complacent, uninformed citizen, have been sitting on your lazy butts, doing nothing to save our country and our freedoms, the rest of us have been busy studying our constitutions and learning to recognize and identify its enemies, its

Malfeasance of Office A Recipe for Tyranny

fighting the enemies of freedom. Two of the important words to understand are tyranny and malfeasance.

These two words best describe the behavior of many of our elected and appointed officials in government. They are given too much in pay. They have too much power. They have too much immunity and too little accountability to the people



What do these men have in common? - Find out on Page 6

violators and those that would pervert its meanings, its intent and its ownership.

We the people, that have chosen to fight back and have learned that it is paramount in importance for us to learn the meanings of certain words when

they serve. Last but not least, they swore an oath to the people to uphold and defend the U.S. and Oregon Constitutions against all enemies foreign and domestic, and when they violate that oath they have committed an illegal act.

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**9 Principles**  
The 9-12 Project is designed to bring us all back to the place we were on September 12, 2001. The day after America was attacked we were not obsessed with Red States, Blue States or political parties. We were united as Americans, standing together to protect the values and principles of the greatest nation ever created.

**12 Values**

**The 9-12 Project**

We are submitting resolutions through our organization for passage, that if adopted by the entirety of the United States, our country would be in a much better place.

**RESOLUTION**

**Oppose Passage of United States Senate Bill S. 1698 and H.R. 3166 Entitled "Enemy Expatriation Act"**

**Whereas:** The Enemy Expatriation Act is similar to the National Defense Authorization Act (NDAA), signed into law by President Obama on December 31, 2011.

**Whereas:** This bill gives the U.S. Government the power to revoke your citizenship, your Rights as a U.S. American citizen, if the government believes you are merely supporting acts against the United States.

**Whereas:** Article 3, Section 3:1 of the United States Constitution, states, "Treason against the United States shall consist only in levying war against them, or in adhering to their enemies, giving them aid and comfort. No person shall be convicted of Treason unless on the testimony of two witnesses to the same overt act, or on confession in open court."

**Whereas:** Article 1, Section 8:11 of the United States Constitution gives the sole authority to declare war against our enemies to the United States Congress.

**Whereas:** Since the United States Congress has made no declaration of war since World War II, who is to say who are the enemies of the United States of America?

**Whereas:** Does an American Citizen who speaks out against no-win wars, income taxes, the Federal Reserve Bankers, etc., become an Enemy of the United States of America?

**Whereas:** The Enemy Expatriation Act violates the Bill of Rights, Article I, pertaining to the subject of freedom of speech, and to petition the government for a redress of grievance. It also violates other portions of the U.S. Constitution.

**Whereas:** When you add the Enemy Expatriation Act to the National Defense Authorization Act (NDAA), you have so many violations of our Constitution and Bill of Rights that our President becomes a dictator of the United States of America.

**Therefore be it resolved: The Cave Junction, Oregon Chapter of the 9.12 Project, who are members of the Tea Party, oppose the passage of Senate Bill S.1698 and H.R. 3166 for its violation of the Constitution and Bill of Rights, #'s 1, 4, 5, 6, 8, 9 and 10 pertaining to freedom of speech, to petition the government for a redress of grievance, to be secure in their persons, due process of law, speedy trial by an impartial jury, cruel and unusual punishment inflicted, and the Writ of Habeas Corpus. The true question is: Who are the real enemies of the people of America? We request that the United**

**States Congress reject Senate Bill S.1698 and H.R. 3166.**

*This resolution adopted by the 9.12 Project Members of the Tea Party at its regular meeting held on February 22, 2012.*

*William D. Waggoner*  
William D. Waggoner, Chairman  
1920 Thompson Creek Rd.  
Selma, OR 97538

*Tom Acord*  
Tom Acord, Secretary  
P.O. Box 3280  
Kerby, OR 97531

The 9-12 mission is to inspire individuals and groups to connect with their communities through education, service and dedication to the 9 Principles and 12 Values to which we have committed.

**The 9 Principles**

1. America Is Good.
2. I believe in God and He is the Center of my Life.  
God "The propitious smiles of Heaven can never be expected on a nation that disregards the eternal rules of order and right which Heaven itself has ordained." from George Washington's first Inaugural address.
3. I must always try to be a more honest person than I was yesterday.  
Honesty "I hope that I shall always possess firmness and virtue enough to maintain what I consider to be the most enviable of all titles, the character of an honest man." George Washington
4. The family is sacred. My spouse and I are the ultimate authority, not the government.  
Marriage/Family "It is in the love of one's family only that heartfelt happiness is known. By a law of our nature, we cannot be happy without the endearing connections of a family." ~Thomas Jefferson
5. If you break the law you pay the penalty. Justice is blind and no one is above it.  
Justice "I deem one of the essential principles of our government... equal and exact justice to all men of whatever state or persuasion, religious or political." ~Thomas Jefferson
6. I have a right to life, liberty and pursuit of happiness, but there is no guarantee of equal results.  
Life, Liberty, & The Pursuit of Happiness "Everyone has a natural right to choose that vocation in life which he thinks most likely to give him comfortable subsistence." ~Thomas Jefferson
7. I work hard for what I have and I will share it with who I want to. Government cannot force me to be charitable.  
Charity "It is not everyone who asketh that deserveth charity; all however, are worth of the inquiry or the deserving may suffer." ~George Washington
8. It is not un-American for me to disagree with authority or to share my personal opinion.  
On your right to disagree "In a free and republican government, you cannot restrain the voice of the multitude; every man will speak as he thinks, or more properly without thinking." ~George Washington
9. The government works for me. I do not answer to them, they answer to me.  
Who works for whom? "I consider the people who constitute a society or a nation as the source of all authority in that nation." ~Thomas Jefferson

**The 12 Values**

Honesty; Reverence; Hope; Thrift; Humility; Charity; Sincerity; Moderation; Hard Work; Courage; Personal Responsibility; Gratitude. \*\*\*

**The 9-12 Group Meets at 7 p.m. Every 2nd and 4th Wednesday Each Month**

**Location:**  
Rogue Community College  
"Belt" Building in Kirby, OR

**Continued from page 1 • Cussing Judge Comes Under Suspicion**

resign rather than be formally fired.

But here's the clincher. Wulle has been presiding over a lawsuit against the City of Vancouver and ruling on several issues involving the unprofessional conduct of Josephine Townsend. After presiding over the case for four years and ruling on the discoverability of Townsend's communications, Judge Wulle decided to hire Townsend to represent him in the investigation by the Commission on Judicial Conduct. Clearly this is an outrageous conflict of interest and a huge cover-up.

Dr. Kathy Marshack has been the subject of a series of stories in the US-Observer regarding the harassment she has experienced at the hands of Vancouver City officials. In order to protect herself, Marshack filed a lawsuit against the City of Vancouver in 2008. During the course of the case she discovered malicious defamation by Josephine Townsend and Citizen Advocate Jim Jacks. Based upon this shocking new evidence, she filed an Amended Petition in 2011, and filed a Summary Judgment motion in early 2012. Judge John Wulle was assigned to her case in 2008.

Dr. Marshack was puzzled that Judge Wulle was so one-sided in his opinions early on in the case. For example, he demanded that Dr. Marshack develop an exhaustive time line of evidence to provide to Assistant City Attorney Alison Chinn, even though most of this evidence is public record in the City's own files. This project cost Dr. Marshack thousands of dollars and several months of attorney and employee time in order to catalog all of the City's documents for them. Judge Wulle also ruled for the City, allowing them to withhold evidence, even though it is clearly relevant. For example, Judge Wulle ordered that the City could redact (or delete) significant portions of Josephine Townsend's correspondence and emails. Yet Townsend's malicious conduct was part of the



**Josephine Townsend**

harassing her. Instead of helping, Jacks colluded with Townsend and Landis and wrote and/or spread a report dismissing Marshack's complaints and accusing her of being a "diagnosed Functional Sociopath" and unfit to practice her profession of psychology.

Townsend told Jacks that Marshack's psychologist Dr. Frank Colistro diagnosed her a sociopath in written reports and oral testimony before the court; a total fabrication according to a sworn affidavit by Dr. Colistro and evidence at the Courthouse. Jacks did not discuss his "findings" with Marshack so she had no way to defend herself. Instead, he ran

with these outrageous lies and issued a memorandum to Vancouver City Hall, labeling Dr. Marshack a sociopath who is an unfit psychologist, who has an anger problem, and who believes that she does not have to follow the law.

According to a recent sworn affidavit, Jacks explained that he interviewed Townsend who verified Dr. Marshack's supposed diagnosis. Without interviewing Dr. Marshack or Dr. Colistro to verify the veracity of what Townsend told him, Jacks wrote to the



**Jim Jacks**

Vancouver City Manager that he had "factual information" on Dr. Marshack. The report was allegedly circulated to the Mayor, City Manager, City Council members, City Attorney's office, the police, the Planning office and Code Enforcement. Jacks stated in his affidavit that he was an over-worked City

**Continued on page 13**

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Continued from page 1 • RICO Case DISMISSED!



Pictured from left to right: Cliff Killingsworth - Clint Killingsworth - Robert Beasley - David Ingram - John DuBose - Pam Bondi - Rick Scott - Russ Edgar - Bill Eddins

from Prosecutor John DuBose on February 22, 2012, which stated that DuBose didn't have any evidence in front of him at that time that showed she committed any crime.

An infamous man once said that there are only two ways to completely eliminate a business partner, "Kill them or have them put in prison."

This article exposes alleged crooked businessmen aided by totally corrupted public officials to FRAME and prosecute innocent business partners in order to allegedly achieve the goal of - "Kill them or have them put in prison."

Let us introduce the players in this "Good Ol' Boy's Club" as reported:

- Cliff and Clint Killingsworth - (Business partners who allegedly conspired against other partners)
• Robert Beasley (Killingsworth's Attorney)
• David Ingram - (100% Biased Law Enforcement Investigator)
• John DuBose - (Corrupt and Incompetent Assistant Prosecutor)

- Scott Tatum - (An embarrassingly corrupted court appointed defense attorney) - not pictured
• Pam Bondi - (Florida State Attorney General)
• Rick Scott - (Florida State Governor)
• Russ Edgar - (Escambia County's Chief Special Prosecution Attorney)
• Lindsey Rodgers - (Vindictive ex-wife of one defendant) - not pictured
• Bill Eddins - (State Attorney - First Judicial Circuit of Florida)
Here are the real victims - the business partners who were falsely arrested and charged:

- Jimmy Rodgers
• Sheila Rodgers
• Pepper Rodgers
• Rusty Liscoe
• Pamela Fanning

OPPORTUNITY COMES KNOCKING

During the month of January 2010, Pepper Rodgers' company, Top Level Consultants (TLC) was retained by his father, Jimmy Rodgers new company, The Comfort Club (TCC) as a sales force outsource.

Pepper's wife at the time, Lindsey Rodgers reportedly did not like the idea of him working on the road. Soon, Lindsey began communicating with Jimmy's partners, Cliff and Clint Killingsworth, which eventually led to an effort to disrupt and destroy the business and criminalize the other partners.



Clint Killingsworth during commercial with Pam Fanning prior to her arrest.

Continued on page 13

Continued from page 1 • Patron attacked by bouncer then charged - VINDICATED

charge.

During their visit at Stars Cabaret Night Club in Bend, Oregon the three patrons stated the bartender was abnormally rude and unprofessional. After a very short period of time at the establishment the local business owner's wife was informed that she was "cut off from alcohol."

The business owner (patron) stated, "I wasn't pleased with the way we were treated, and wanted to know why? I was okay with leaving, but as a business owner, I wanted to inform management that I felt the way we were treated wasn't acceptable."

Stephen Turel, a bouncer at the establishment had reportedly informed the patron that they could rightfully refuse service to anyone. Although the patron was visibly okay with that decision, he informed Turel that he would still be in contact with the owners.

According to the police report, Turel stated that the patron turned towards him with his arms raised and fists clenched. Turel told Bend Police Officer Schneider that he "pushed the patron backwards, because he was unsure of what was in his hands."

Video surveillance was obtained from the establishment which clearly disproves Mr. Turel's statements that the patron "clenched his fists," as well as other false statements made to the police by Mr. Turel.

owners. We should note that according to US~Observer sources, Steven Turel's name prior to 1997 was Steven Updike. We are currently investigating the name change and the reason for it.

FALSE CRIMINAL CHARGES - EXTORTION VIA PLEA-BARGAIN ATTEMPTED

Prior to viewing video surveillance, the Deschutes County District Attorney's Office offered a plea-bargain wherein the patron would plead guilty, complete 60 hours of community service, have alcohol evaluation and treatment, no alcohol or bars, no contact with the alleged victim, a fine of \$567.00, and two years of supervised probation.

After the patron's attorney made contact with the prosecutor, the assistant prosecutor stated that a civil compromise would be acceptable to the District Attorney's Office if the alleged victim, Stephen Turel and patron were willing to accept, which would ultimately let Mr. Turel and the patron settle this dispute outside of a court room.

After viewing the video surveillance the District Attorney's Office offered a new plea deal. The new offer dropped the charges from Assault IV down to a non-criminal violation, which is comparable to a traffic citation.

Upon receiving the new plea offer, the patron decided that he was not willing to accept any offer, since he was physically assaulted by Mr. Turel and rightfully defended himself.

It was confirmed upon a records check that the patron - the alleged defendant, has no criminal history whatsoever.

Deschutes County Assistant Deputy District Attorney Matthew Nelson and his boss, District Attorney Patrick Flaherty had both been given the same evidence as this writer, which clearly shows that Mr. Turel is absolutely not a victim. Furthermore, Turel's key statements to the officers are clearly lies when compared to actual video surveillance, which is irrefutable.

CONTINUED ATTEMPTED EXTORTION

On April 10, 2012 - just one day before trial

was scheduled to start; the prosecutor contacted the patron's defense attorney with another plea offer. The new offer by the prosecutor would drop all charges against the patron if he agreed to pay restitution (Mr. Turel's medical bill - a reported \$150.00). Standing firm, the patron quickly rejected the offer and said, "Unless all charges are dropped, I will be moving forward with a jury trial."

THE FACTS

Since September 7, 2011 the patron appeared in court several times, he has had multiple doctor visits for medical issues, lost many days of work (as a business owner), paid thousands in legal fees, was told he couldn't consume, possess or be in an establishment that served alcohol and he has been painfully stressing the outcome of this incident that he knew he was innocent of.

FOUR plea-offers were given to the patron. First was the one carrying an assault IV (4) guilty plea, probation, fines, classes, etc. Second was the offer in compromise where he could settle out of court with the bouncer, which would ultimately cost him \$5,000.00 for a crime he never committed.

THE REAL VICTIM - REAL CRIMINAL

It is obvious after reviewing all of the evidence in this case that Stephen Turel lied to the police. An innocent man was arrested and

put through seven months of agony for an alleged crime that he never committed. Had the patron not had legal representation, investigative resources and funds available to fight, he most likely would be another innocent victim of the justice system.

One question still remains: Why hasn't Stephen Turel been charged with filing a false police report? District Attorney Flaherty has absolute evidence that Turel filed a false report and get this; an eye-witness statement was obtained wherein it was noted that Mr. Turel has been seen on other occasions acting violent towards patrons and then calling the police.

If you have any information regarding this case or any other involving District Attorney Patrick Flaherty or Assistant Deputy District Attorney Mathew Nelson, please contact the US~Observer at editor@usobserver.com or call 541-474-7885.

Editor's Note: Former Deschutes County District Attorney Michael Dugan lost his office in the last election in May of 2010, due in large part to his attempted false prosecution of Kevin Driscoll (view Driscoll articles by going to our Vindicated page at www.usobserver.com) and the US~Observer's exhaustive coverage of the case. Corrupt Assistant Prosecutor Jody Vaughan conducted the false prosecution of Driscoll for Dugan and she was relieved of her job when Flaherty took office.

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# In The News

WHAT THE?! SPOTLIGHT

## Illegal aliens get top-notch health care, say immigration officials



# ICE

During FY11, the following number and types of health care services were provided:

- Intake Screenings: 231,367
- Physical Exams: 110,680
- Sick Calls: 160,663
- Urgent Care Visits: 14,957
- Emergency Room/Off-Site Referrals: 16,819
- Dental Visits: 34,523
- Mental Health Interventions: 57,982
- Chronic Disease Interventions: 129,549
- Prescriptions Filled: 337,293

Figures from ICE.gov

By Jim Kouri  
Law Enforcement Examiner

If a Mexican national wishes access to a full array of healthcare services, all they need do is cross the border into the United States and make certain they're captured by agents from the U.S. Immigration and Customs Enforcement's (ICE).



Providing quality healthcare to illegal aliens who are in ICE's custody is an important and challenging task — one that Assistant Director for ICE Health Service Corps (IHSC) Dr. Jon Krohmer claims is taken very seriously, officials at the Department of Homeland Security said in a statement on Tuesday.

The ICE Office of Enforcement and Removal Operations (ERO) ensures the safe and humane conditions of confinement for aliens detained in ICE custody. This includes the provision of reliable, consistent and appropriate health services.

IHSC, which falls under ERO, is comprised of more than 900 Public Health Service-commissioned officers, federal civil servants and contract support staff. Their mission is straightforward: to serve as the medical authority for ICE on a wide range of medical issues, including the agency's comprehensive detainee health care program, according to DHS officials.

However, at this point only estimated costs for this healthcare program are available and vary between \$50 million and \$150 million per year.

ICE Health Service Corps (IHSC) provides direct care to approximately 15,000 detainees housed at 21 IHSC-designated facilities throughout the nation. In addition, IHSC oversees the medical care provided to an additional 17,000 detainees at non-IHSC staffed detention facilities across the country. Whenever necessary, it authorizes and pays for off-site specialty and emergency care, consultations and case management, according to ICE.

"A detainee's health care begins the moment they walk through the facility's doors," said Dr. Krohmer. "Within the first 12 hours of their

admission, all detainees undergo a preliminary health screening, which includes an evaluation of the individual's medical, dental and mental health status and within the next 14 days, a more detailed physical examination takes place."

Because so many of these detainees are either new arrivals in the country or haven't had access to health care in the past, Dr. Krohmer said it is not unusual for serious health problems to be diagnosed at these screenings.

"We're finding out about health issues that even they didn't even know about and in most cases are able to begin treatment," he said.

However, some observers find Dr. Krohmer's findings disturbing.

"I'm more concerned with illegal aliens who may enter the U.S. carrying a serious -- even deadly -- disease that may be highly contagious. Why don't IHSC physicians and medical staff concentrate on screening immigrants coming from nations that may have serious health problems?" asks former NYPD police officer and emergency medical technician Nick D'Amato.

The continuity of care not only lasts during the individual's period of detention, but also throughout their removal to their country of origin. Before any detainee boards a plane to be removed from the United States, they must first undergo an evaluation to make sure they are fit to fly, according to officials.

In order to continually upgrade the quality of medical services they deliver, IHSC not only actively complies with the Performance Based National Detention Standards, but is also instrumental in the standard's continuous upgrades and improvements. "My staff and I are aware that detainee health care is an ever-evolving issue and that just like in the general population, health care priorities are constantly changing," said Dr. Krohmer. "We are working to develop a more systematic approach to our health care system within the detention facilities."

For instance, ICE recently streamlined the treatment authorization request. This application — used to formally request a specialized medical procedure that falls outside the scope of what IHSC can provide — is now typically reviewed and approved within 24 hours.

Krohmer added that plans are underway to forge a more uniform health care system among the IHSC facilities, enabling them to work together more cohesively.

"Sounds to me like illegal aliens are getting better health care than American citizens who are poor or homeless and can only receive emergency medical treatment at hospitals. It's a disgrace," said Mike Baker, a political strategist and attorney. ★★★

## Another way to kill U.S. farmers: Seize their bank accounts on phony charges

By Rady Ananda  
Food Freedom News

Monsanto's Food and Drug Administration can't close down small dairies and private food clubs fast enough, bursting on the scene with guns drawn as if the criminalized right to contract for natural foods we've consumed for millennia deserves SWAT attention.

Now, Obama has the Dept. of Justice going after small farmers under the post-911 "Bank Secrecy Act" which makes it a crime to deposit less than \$10,000 when you earned more than that.

"The level we deposited was what it was and it was about the same every week," Randy Sowers told Frederick News. The Sowers own and run South Mountain Creamery in Middletown, Maryland.

Admittedly, when the Sowers earned over \$10,000 in February, and learned they'd have to fill out paperwork at the bank for such large deposits, they simply rolled the deposits over to keep them below the none-of-your-business amount, rather than waste time on bureaucratic red tape aimed at flagging terrorism or other illegal activities.

"Structuring," explains Overlawyered.com, "is the federal criminal offense of splitting up bank deposits so as to keep them under a threshold such as \$10,000 above which banks have to report transactions to the government."

While being questioned, the Sowers were finally presented with a seizure order and advised that the feds had already emptied their bank account of \$70,000. The Dept. of Justice has since sued to keep \$63,000 of the Sowers' money, though they committed no crime other than maintaining their privacy.

Without funds, they will be unable to make purchases for the spring planting.

When a similar action was taken against Taylor's Produce Stand last year, the feds seized \$90,000, dropped the charges, and kept

\$45,000 of Taylor's money.

Knowing that most farms operate on a very thin margin, such abuse of power wipes out a family's income, and for a bonus, the feds enhance

then.

The Maryland Dept. of Agriculture had no trouble hitting up the Sowers for a recipe in its Buy-Local cookbook; but Cassella must've missed that public service, or it's what drew his attention —

"Ah! A small dairy! Let's rob them of their cash, those evil Big Dairy competitors.

They probably sell raw milk under the table. Even if we find no evidence of wrongdoing, we'll keep their money anyway." (Cue Curly's, "yuh, yuh, yuh.")

City Paper reports that in 2011, "Maryland brought 14 of the nation's 99 structuring cases, making it the top state for such prosecutions. Nationally, the numbers have been rising; the 2011 figures are up 8.8 percent from the year before and up 57.1 percent from five years ago."

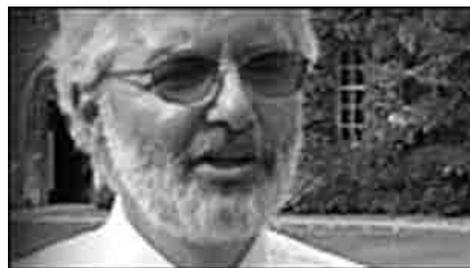
Funny, Bank of America, Goldman Sachs, and other criminal banksters are still in operation, despite committing millions of acts of fraud during mortgage reassignments. But the DOJ prioritizes squashing family farmers since it's easier to pick the low-hanging fruit than do battle with well-financed criminals who've illegally seized the homes of millions of US citizens.

Former Maryland assistant U.S. attorney Steven Levin told the paper, "The emphasis is on basically seizing money, whether it is legally or illegally earned. It can lead to financial ruin for business owners, and there's a potential for abuse here by the government."

Ya think? The Bank Secrecy Act was modified after 9/11, another in a long line of Constitutionally-abhorrent laws enacted by officials who cannot prove they were elected to office (given those elections were held on electronic voting systems that can be hacked without leaving evidence of the crime).

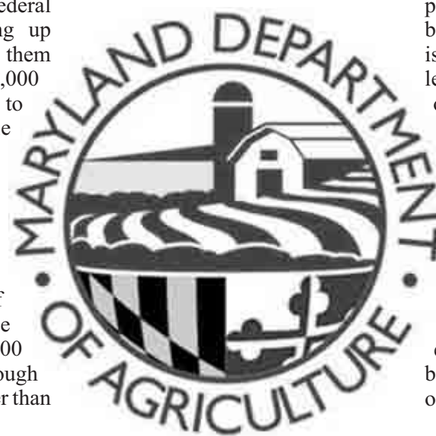
With the current Administration's Agenda 21 focus on destroying the natural food and herb industry, is it not unsurprising to see unconstitutional terrorist legislation used on innocent, law abiding citizens?

★★★



Assistant U.S. Attorney Stefan Cassella

Michael Taylor behind all this, Obama's dairy dog. Who you'll find, instead, is US district attorney Stefan Cassella. He's the first to head the DOJ's Asset



Forfeiture & Money Laundering Section, created in 2009, having wrote the books on it. He cut his teeth on seizing \$1.2 billion from real money launderer, BCCI. Guess his focus has changed since

## USAID training foreign workers for English-speaking jobs

By Caroline May  
The Daily Caller

While the president has been urging "insourcing," the government has been sending money to the Philippines to train foreign workers for jobs in English-speaking call centers.

According to New York Democratic Rep. Tim Bishop and North Carolina Republican Rep. Walter Jones, this is unacceptable and "shocking."

The pair are calling on the United States Agency for International Development (USAID) to immediately suspend what is known as the Job Enabling English Proficiency (JEEP) program.

According to Jones' office, in 2010, after the two men compelled USAID to end a similar training program in Sri Lanka, the agency assured the congressmen that they would "conduct a review to ensure the project will not take any jobs away from Americans."

In a letter to the USAID administrator, Rajiv Shah, Bishop and Jones expressed their displeasure at learning of the effort they thought the agency had explicitly promised against.

"I believe it was reasonable to

conclude from that statement that your agency's outsourcing training program was terminated, particularly in light of President Obama's 'insourcing' initiative announced earlier this year," the pair wrote. "Therefore, I was shocked to learn that USAID has used taxpayer dollars to invest in outsourcing training programs in the Philippines at the expense of American workers."



Philippine Call Center

stability in Mindanao by teaching English to youth in conflict-prone areas to help them pursue gainful employment in tourism, nursing and other locally-based industries and to break the cycle of violence which had gripped that region of the Philippines," a USAID spokesperson told Business Week, adding that it is set to expire at the end of the year.

The congressmen want it gone yesterday. "Using Americans' hard-earned taxpayer dollars to fund the training of foreign nationals to take our jobs is absolutely crazy and totally unacceptable," Jones said in a statement. "Uncle Sam is over \$15 trillion in debt and unemployment is still elevated because of policies like this, and it's got to stop."

The pair pledged in their letter to "use every legislative option available to permanently prohibit USAID from engaging in such practices in the future."

"I support the international development mission of USAID but my top priority is protecting American jobs and American taxpayers," Bishop concluded. "I anticipate working closely with USAID in a bipartisan manner to ensure that none of its programs overseas will hurt workers here at home." ★★★



# CISPA Passes With Tea Party Support

By Erik Kain  
Forbes.com

CISPA was passed in the House largely along party lines. Why are small government advocates voting to bring more government to the internet?

CISPA, or the Cybersecurity Intelligence Sharing and Protection Act, passed the House yesterday. The bill is full of problematic intrusions into individual privacy and online liberty, and yet those members of the House who associate themselves with limited government

were largely responsible for its passage.

"The complete roll call shows 206 Republicans voting for the bill, 28

against," writes reason's Tim Cavanaugh. "Democrats went 42 to 140 in the opposite direction."

Of these Republicans, "47 of the 66 members of the House Tea Party Caucus" also supported the bill, notes Patrick Cahalan.

"For those tricky with the math," Cahalan continues, "this means 88% of the overall GOP members (casting a vote) voted yea, 23% of the Dems (casting a vote) voted yea, and 71% of the Tea Party (casting a vote) voted yea (Paul and Pence didn't cast a vote)."

Worse still, the bill underwent some last minute changes, which may have made CISPA even worse than in previous iterations.

TechDirt's Leigh Bredon points out that under the final version of CISPA the, "government would be able to search information it collects under CISPA for the purposes of investigating American citizens with complete immunity from all privacy protections as long as they can claim someone committed a "cybersecurity crime". Basically it says the 4th Amendment does not apply online, at all."

One important thing to glean from this, especially when held up in contrast with the defeat of SOPA and PIPA, two bills aimed at combating online piracy, is that once you tack the word "security" onto a bill it becomes far more toxic to oppose.

The Tea Party may be the small government wing of the Republican Party, but when it comes to national security suddenly limiting the state becomes far less critical. If SOPA had been billed as a cybersecurity law, it may have found a great deal more support in congress, and had a better time resisting internet backlash. For opponents of anti-piracy laws, this is an important thing to bear in mind.

Furthermore, internet companies that recoiled at the intellectual property implications of SOPA were much more agnostic when it came to CISPA, with some actively supporting the bill. Though many civil liberties groups these companies allied themselves with in opposing SOPA were as incensed by CISPA as well, many internet companies remained largely on the sidelines.

In other words, CISPA doesn't threaten the bottom line of these big tech companies the way SOPA did, even if it is just as noxious for other reasons.

"CISPA permits both the federal government and private companies to view your private

online communications without judicial oversight provided that they do so of course in the name of cybersecurity," said Texas Republican, Ron Paul—who did not cast a vote on the bill (perhaps for political reasons.)

And as Paul Tassi notes, CISPA is "a slippery slope, and we shouldn't be handing the government access to our personal information, even if that personal information is in fact innocuous."

So why does a bill that lets government into some of the most private areas of our personal

lives garner such support among self-avowed small government conservatives?

National security has become the last bastion of big government on the right,

even within the more libertarian-leaning Tea Party caucus. Bastiat's Broken Window Fallacy only applies to stimulus spending, not to military spending. And big government intrusions into privacy in the name of national security are justified even when they grow government in deeply troubling ways.

If there is a silver-lining it may be the fact that the Obama administration has threatened a veto.

"The White House came out Wednesday with a strongly-worded statement slamming CISPA and pushing its regulatory approach in a threat to veto CISPA, writing that "cybersecurity and privacy are not mutually exclusive" and calling CISPA an intelligence bill rather than a security bill that treats civilians as subjects of surveillance," writes Forbes cybersecurity expert, Andy Greenberg.

But as Greenberg notes, the Obama administration also threatened a veto of the National Defense Authorization Act – a veto Obama failed to deliver.

The passage of CISPA is timely. As the NSA continues construction on its biggest spy center in the Utah desert, the laws needed to fully utilize that technology haven't caught up yet.

"The National Security Act of 1947 – to which CISPA is a proposed amendment – doesn't reference acts of cybercrime," Fidelis Security Systems CEO, Peter George told me. "Today, cybercrime is a very real threat to our national security and the law needs to evolve to provide adequate protection and I personally believe we will be able to better protect ourselves through this collaboration."

The privacy implications of the Cyber Intelligence Sharing and Protection Act are serious, however. No matter how badly our security laws may need to be updated, doing so in a way that threatens the privacy of law-abiding citizens is a bridge too far. Serious discussions about cybersecurity should take place, and maybe we do need to update our cybersecurity laws to better grapple with modern-day threats.

If anyone in our government ought to understand the dangers of big government intrusions into our personal lives, it should be the Tea Party. With a vote on the bill largely falling on party lines, however, it appears that the the promise of a truly limited government caucus in the US Congress is one that we should not pin any hopes to. ★★★

**"47 of the 66 members of the House Tea Party Caucus also supported the bill"**

## RUMORS OF WAR

# U.S. has 'successful plan' for Iran

(RT.com) - America's plan B for Iran "will be successful," promises US defense secretary, Leon Panetta. Reports suggest this is no sable rattling, as the US strike groups deployed to the Persian Gulf may be carrying some 430 Tomahawk missiles.

Washington has not yet dropped its "all options" stance towards Iran, who, they fear, may be building nuclear weapons. The confirmation was obtained by CNN's Wolf Blitzer from Panetta on Thursday.

"We are prepared with all options on the table if we have to respond," Panetta said, adding that "there are plans" to deal with Iran if the country does not give up its nuclear ambitions.

"I don't think there is any question that if we have to implement that plan, it will be successful," he added.



USS Abraham Lincoln

The submarine USS Georgia, which is also navigating the waters, is estimated to be carrying 154 Tomahawks. Another submarine, assigned to an amphibious assault group, is reported to have 12 cruise missiles at its disposal.

All this gives a total figure of at least 430 Tomahawks with a range of 1,700 km on a routine voyage around the waters of the Persian Gulf. The missiles would be able to take out Iran's air-defense system in its entirety and turn its military airfields into rubble, experts tell Interfax.

With all the military build-up in the area, Washington says the first round of nuclear talks with Tehran gave them "positive" feelings. However, no alleviating of sanctions against Iran's economy has so far been debated in the White House, as Secretary of State Hillary Clinton

### Weapon of choice

The Tomahawk is a submarine- or ship-launched cruise missile typically used to attack fixed targets, such as communications and air defense sites. The earliest versions appeared in 1991's Operation Desert Storm.

#### Specifications

- Weight 3,200 lbs. (1,450 kg)
- Range 690 mi. (1,100 km)
- Speed 550 mph (880 kph)
- Length 20.5 ft. (6.3 m)
- Diameter 20 in. (51 cm)
- Wingspan 8.7 ft. (2.7 m)



This practical approach sees two American aircraft carriers, their battle groups, several submarines and additional Marines deployed to the Gulf waters. Both the US Navy and the Pentagon say the commissions are "routine."

Nevertheless, assessments made by Interfax news agency say that the group headed by the USS Enterprise alone has taken at least 130 Tomahawk missiles to the Persian Gulf.

The other group, which has the USS Abraham Lincoln as its flagship, has as many long-range cruise missiles of the same class. This group was last reported to be patrolling the Arabian Sea, where the US Navy says it is providing air support to NATO troops in Afghanistan.

declared on Monday.

The USA seems to be between a rock and the hard place regarding the issue of Iran. On the one hand, Washington says they want Iran to drop nukes, but diplomacy comes first. On the other hand, the US has to restrain Israel as its Prime Minister Benjamin Netanyahu has branded the first round of talks with Iran an international "freebie" for the country. He also makes it a point of mentioning at least once a month that Tehran is "an existential threat" to Israel.

Iran denies it is trying to build nuclear weapons, saying also it is their right to produce nuclear energy and radioactive treatment for cancer patients. ★★★

## YOUR HEALTH

# Dental X-rays linked to brain tumors: US study

(AFP) - People who get regular dental X-rays are more likely to suffer a common type of brain tumor, US researchers said on Tuesday, suggesting that yearly exams may not be best for most patients.

The study in the US journal Cancer showed people diagnosed with meningioma who reported having a yearly bitewing exam were 1.4 times to 1.9 times as likely as a healthy control group to have developed such tumors.

A bitewing exam involves an X-ray film being held in place by a tab between the teeth.

Also, people who reported getting a yearly panorex exam -- in which an X-ray is taken outside the mouth and shows all the teeth on one film -- were 2.7 to three times more likely to develop cancer, said the study.

A meningioma is a tumor that forms in the membrane around the brain or spinal cord. Most of the time these tumors are benign and slow growing, but they can lead to disability or life-threatening conditions.

The research, led by Elizabeth Claus of the Yale University School of Medicine, was based on data from 1,433 US patients who were diagnosed with the tumors between the ages of 20-79.

For comparison, researchers consulted data from a control group of 1,350 individuals who had similar characteristics but had not been diagnosed with a meningioma.

Dental patients today are exposed to lower radiation levels than they were in the past, but the research should prompt dentists and patients to re-examine when and why dental X-rays are given, said Claus.

"The study presents an ideal opportunity in public health to increase awareness regarding

the optimal use of dental X-rays, which unlike many risk factors is modifiable," she said.

The American Dental Association's guidelines call for children to get one X-ray every one to two years; teens to have one every 1.5 to three years, and adults every two to three years.



The ADA said in 2006 there was little evidence to back up the routine use of full-mouth dental X-rays in patients without any symptoms.

Michael Schuller, vice chairman of the department of neurosurgery at Cushing Neuroscience Institute, part of the North Shore Long Island Jewish Health System in New York, said he was not shocked by the findings.

"This should come as no great surprise given the connection between radiation and meningioma development that has been established in various other contexts," said Schuller, who was not involved in the research.

"The chance of these tumors arising in patients who were X-rayed yearly still was low. Nonetheless, dentists and their patients should strongly consider obtaining X-rays less often than yearly unless symptoms suggest the need for imaging."

*US-Observer Editor's Note: I wonder what the TSA thinks about this study, seeing as though they liken their "scanning" machines to dental visits... ★★★*



# GM to build 2013 Cadillac XTS in China this year

By Melissa Burden  
The Detroit News

General Motors Co. announced Monday at the Beijing auto show that it will begin building its all-new 2013 Cadillac XTS sedan in China this year and later will build the ELR luxury electric coupe in the country.

The production announcements mark a significant step in GM's push for Cadillac to become a global brand.

"Introducing the XTS is part of our strategy of adding one new model per year to our Cadillac lineup in China through 2016 to address the needs of luxury car buyers nationwide," GM Chairman and CEO Dan Akerson said in a statement.

ELR technology details, production location and its Chinese introduction date will be announced at a later time, according to a news release. The XTS will be available in the fourth quarter in China and will be manufactured by Shanghai General Motors, a partnership between GM and SAIC Motor Corp.

The announcement follows a report earlier

this month in The Detroit News that GM was expected to announce at the auto show that it would build XTS in China later this year. Joel Ewanick, GM's global chief marketing officer, also told The News that the all-new Cadillac ATS, a compact luxury sedan, and the popular

midsize CTS sedan will eventually be built in China.

Ewanick said GM will build its brand in China and then Europe to grow the brand over the next decade.

Currently, only the Cadillac SLS, an extended length luxury sedan, is built in China.

Cadillac imports the CTS, SRX crossover and Escalade from plants in the United States and Mexico.

GM began selling Cadillacs in China in 2004. Sales have grown from essentially zero at the end of 2007 and early 2008 to 30,000 last year. Its 2011 sales were up 72.8 percent from 2010.

Cadillac also expects to double its dealer network of about 50 in China in the next year or two, Cadillac spokesman David Caldwell previously has told The News.

★★★



Cadillac XTS

# These Jackson County, Oregon, Officials are Stealing Your Rights, Property and Your Children's Future



**Commisioner Don Skundrick**

541-245-2580  
621 Fernwood Dr.  
Medford, OR 97504

**Commisioner Dennis "C.W." Smith**

541-944-3911  
2654 Brownsboro Hwy.  
Eagle Point, OR 97524

**Commisioner John Rachor**

541-826-8804  
9536 Pumice Ln.  
Central Point, OR 97502

**According to a recent budget committee meeting, each commissioner makes an annual salary of \$91,603.00. This DOES NOT include any insurance, expenses and retirement they are granted.**

## ARE THEY WORTH IT?

**Why should the people pay for these "public servants" to live like kings when the common person can't provide the same for their own families?**

Continued from page 1 • Malfesance of Office ...

**Tyranny:** Merriam-Webster Dictionary (A) a government which absolute power is vested in a single ruler (B) the office, authority, and administration of a tyrant.

**Malfesance:** Merriam-Webster Dictionary defines Malfesance as wrongdoing or misconduct especially by a public official. Blacks Law Sixth Edition: Malfesance is a wrongful act which the actor had no legal right to do, or any wrongful conduct which affects, interrupts, or interferes with performance of official duty, or a act for which there is no authority or warrant of law or which a person ought not to do at all, or the unjust performance of some act, which party performing it has no right to do.

**Malfesance of Office:** Due to laws varying from state to state, there are several definitions for 'malfesance of office.' The simple explanation would be, it could be a criminal or civil action that is brought against a public official - elected or appointed - when they abuse the power that was entrusted to them by the people and the people suffer a loss because of that abuse.

Most state constitutions have provisions describing grounds for impeachment when it comes to punishing an official for malfesance of office. A few states use statutes to lay out grounds for impeachment. Oregon has the only state constitution that has taken the position that public officers shall not be impeached, but may be tried in the same manner as other criminal offenses.

Our **Oregon Constitution** in the **Amended Article VII Section 6** clearly states that Public Officers shall not be impeached but incompetency, corruption, malfesance or

delinquency in office may be tried in the same manner as criminal offenses, and judgment may be given of dismissal from office, and such further punishment as may be prescribed by law.

**Oregon law states, in ORS 8.670:** The District Attorney shall institute proceedings before magistrates for the arrest of persons charged with or reasonably suspected of public offenses, when the district attorney has information that any such offense has been committed, and attend upon and advise the grand jury when required.

As an example of **malfesance of office** we will use a case and issue that we have reported on and that is the documented proof of Jackson County's successful and unconstitutional elimination of Jury Trials in civil cases in Jackson County, Oregon.

The issue of **malfesance of office** is the misconduct by a public official, dereliction of duty and failing to uphold their oath of office as was the case with our previous Jackson County Commissioners Jack Walker, Dave Gilmore, and Sue Kupillas, when on February 05, 2003, in our opinion, they conspired with their county administrator Sue Slack and county counsel Doug McGerry and Circuit court administrator Jim Adams to steal the constitutional rights of due process in civil cases as guaranteed by the U.S. and Oregon Constitutions from the citizens of Jackson County.

This was accomplished by the attorneys working for different branches of government, perverting the intent and wording of Oregon's Constitution, **Article VI Section 10** regarding home rule charters to fit their agenda.

Jackson County's county counsels has been advising county commissioners both past and present that the phrase contained in **Article VI Section 10**, "a county charter may provide for the exercise by the county of authority over matters of county concern" allegedly gives authority to Jackson County to deprive its citizens their constitutional rights to due process!

In case (COD2010-00669) **Curt Chancler v Jackson County**, Commissioners Rachor, Skundrick and Smith are all guilty of malfesance of office because of their misconduct as public officials, dereliction of duty and failing to uphold their oath of office. These commissioners continually empower county employee Donald Rubenstein, to use quasi-judicial powers that deprive the public of their constitutional rights. Rubenstein, not impeded by any constitutional safeguards, fines and liens the properties of the people who stand before his mock juryless court.

Commissioners Rachor, Skundrick and Smith all swore an oath to uphold and defend the U.S. and Oregon Constitutions. Rachor and Skundrick are reportedly big boys in the business world. Maybe they should have stayed there and not have sworn an oath to something they apparently don't understand. Dennis Smith has



**County Administrator Danny Jordan**

*Including perks - makes over \$200k annually!*

541-774-6003  
4127 Cherry Lane  
Medford, OR 97504

**Base salary:** in 2009 - \$170,060.00

**Monthly housing allowance:** \$1,000

**Monthly automobile allowance:** \$649

**Monthly communications allowance (cellphone, Internet):** \$300, with \$20 increases every other year. An additional \$300 is provided every third year to replace equipment

**Severance package:** An amount equal to three years' salary and benefits; compensation, salary and benefits owed for the remainder of the contract period; continued health insurance, car allowance and other benefits for three years

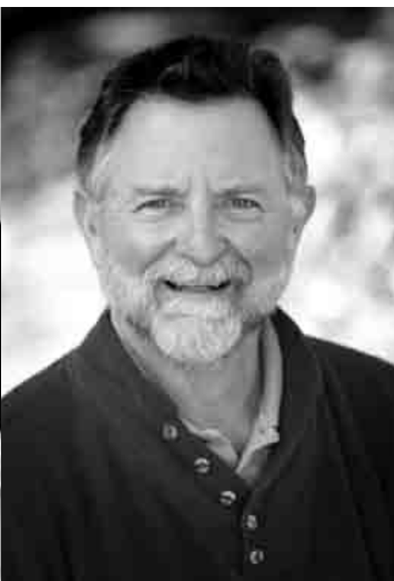
**Loan:** The administrator can have only one outstanding loan at a time with the county, but is able to have up to three separate loans during the contract period.

*Information from the September 18, 2011 Medford Mail Tribune article, "Jackson County commissioners praise administrator Danny Jordan, as details of his contract come to light."*

**Who's more guilty?  
Those above who are in charge,  
or the HENCHMEN that do the dirty work?**



**Code Enforcement Officer Jason Zanni**



**Commissioner Appointed Hearings Officer Donald Rubenstein**

been at the public feed trough for so long, and has held so many public offices that required an oath; he should have known the constitutions by heart!

Commissioners, "I will have it my way" Rachor; "Freeway by-pass" Skundrick; and "What's in it for me" Dennis Smith showed they were up to their ears in malfesance when they did nothing to stop the fraud and extortion in the Chancler case, after they were informed that the actions of Mr. Rubenstein were no more than a county commissioner sanctioned Ponzi scheme with a twist.

The twist is, if you refuse to pay their extortion for the \$1190.00 nonrefundable fee for a type II verification of non-conforming status application, they will fine you \$600 and place a cease and desist order against you for operating your business. If you continue to operate your business there will be a \$10,000.00 a day fine levied against you.

As stated above, our Oregon Constitution clearly lays out how these oath-violating criminals are to be dealt with when they abuse the rights of the people - treat them like the criminals they are! And, also stated above, it is law that the District Attorney of the county SHALL institute proceedings against those suspected of such public offenses!

Well, District Attorney Mark Huddleston, you are in luck, because we have located a truck-load of Jackson County's oath-violating, committers of malfesance of office and they are in elected and appointed offices near you. To make it even easier

# Judicial Cowardice - A Stench Rolling Across America

By Devvy Kidd  
(Originally published by  
NewsWithViews.com)

**"Is there anything more shameful than the man who lacks the courage to be a coward?"**

--Peter Blaunder

On April 10, 2012, another Obama/Soetoro ballot access hearing took place in New Jersey. Objectors were represented by superior legal counsel, Mario Apuzzo. Barry Soetoro's attorney's argument can only be described as delusional:

"Obama's attorney made a motion to dismiss the Objection in its entirety. She argued that it was not relevant to being placed on the ballot whether Mr. Obama is a 'natural born Citizen,' where he was born, and whether he was born to U.S. citizen parents. She said that no law in New Jersey obligated him to produce any such evidence in order to get on the primary ballot."

What Ms. Hill is saying is that anyone can be a presidential candidate on their state ballot. Doesn't matter where the individual was born or whether he was even born to U.S. citizen parents. The hell with the U.S. Constitution and why the framers grand fathered in the clause about 'natural born citizen'.

The implications behind such lunacy, never mind stomping on the U.S. Constitution, are horrendous. But, of course, the useful fools who serve their master don't give a damn. They care only for their paychecks and protecting the empty suit camped out in our White House.

Mario argued the meat of ballot qualification regarding candidates for U.S. president:

"We argued that Mr. Obama under the Constitution has to be a 'natural born Citizen.' We argued that under New Jersey law (the state constitution, statutes, and case law), Mr. Obama must show that he is qualified for the office he wishes to occupy and that includes showing that he is a 'natural born Citizen,' which includes presenting evidence of who he is, where he was born, and that he was born to two U.S. citizen parents. We argued that the Secretary of State has a constitutional obligation not to place any ineligible candidates on the election ballot. Judge Masin denied Obama's motion to dismiss and the case proceeded to trial."

The "trial" was another farce:

"After calling to the witness stand Mr. Moran and Mr. Purpura, who gave testimony as to why they brought the ballot challenge, and introducing documents showing there is a question as to Mr. Obama's identity, I called Brian Wilcox to testify as an internet image expert. Mr. Wilcox was going to testify on how the Obama April 27, 2011, long-form birth certificate has been altered and manipulated either by computer software or by a human or both, producing a forged document, and that since the image is not reliable, we need to see the original paper version. Obama's lawyer objected to my proffered testimony. I then offered that I would not need to have Mr. Wilcox testify, provided that Obama stipulated that the internet image of his birth certificate could not be used as evidence by either Judge Masin or the New Jersey Secretary of States and that he presented to the court or the Secretary of State no other evidence of his identity or place of birth.

"Judge Masin also asked Obama's attorney whether she would so stipulate. She did so stipulate, agreeing that both the court and the Secretary of State cannot rely on the internet birth certificate as evidence of Obama's place of birth and that Obama has produced no other evidence to the court regarding his place of birth. She also argued that Obama has no legal obligation to produce any such evidence to get on the primary ballot. Judge Masin then took the issue under advisement. Having produced absolutely no evidence of his eligibility for the Office of President, Judge Masin will decide whether as a matter of law Obama has a legal duty to produce such evidence

before he may be placed on the New Jersey ballot in light of the pending objection filed against him. If he decides that he does, then the Objection will be successful. If he decides that Obama has no such legal obligation, the Objection would fail on the first issue.

"The second issue that Judge Masin addressed was whether the definition of an Article II 'natural born Citizen' includes the requirement that the child be born to two U.S. citizen parents. Judge Masin relied heavily upon the fact that no court in the nation has yet ruled that Mr. Obama had to have two U.S. citizen parents at the time of his birth. I explained that most cases regarding Mr. Obama have been ruled in his favor on procedural grounds rather than on the merits of the definition of a 'natural born Citizen.' He relied heavily upon U.S. v. Wong Kim Ark (1898) and its use of the English common law to define U.S. citizenship. We also discussed the Indiana Ankeny decision and the Georgia ballot access cases. I explained how Wong did not hold that Wong was a 'natural born Citizen,' but only a 'citizen of the United States' under the Fourteenth Amendment which does not define an Article II 'natural born Citizen.' I explained that Wong distinguished between a 'citizen' and a 'natural born Citizen,' explaining how Justice Gray used Horace Binney's distinction between both classes of citizens. I argued that it is error to rely upon Wong as though it held Wong to be a 'natural born Citizen.'"

Both the judge and Barry's attorney agreed the Internet birth certificate released by the impostor in the White House cannot be used as evidence to prove his place of birth. A huge admission that made absolutely no difference to the gutless coward wearing a black robe.

Several hours after the fake trial, Deputy Director and Administrative Law Judge, Jeff S. Masin, emailed Mario to inform him he believes the malignant narcissist in the White House was born in Hawaii and is therefore eligible, ignoring completely the 'natural born citizen' requirement.

Soetoro's attorney made a very important admission:

"Then Masin turned to Hill and asked her directly:

"Is it your legal position that the document on the Internet is irrelevant to this case?"

"Hill replied, 'Yes.'" Masin then asked:

"And indeed you concede that Mr. Obama has not produced an alleged birth certificate to the Secretary of State.

"Hill at first said, 'It has been released nationally,' but then admitted that she did not know personally that Obama had given any such document to the Secretary of State, nor did she intend giving such a document to the court today. But she also argued, after Judge Masin asked her repeatedly, that Obama need not produce any evidence at all.

"Apuzzo told CNAV during a recess in the hearing that this was the most stunning thing that any lawyer for Obama had ever admitted, in an Obama eligibility case or in any other case. When the hearing finally adjourned at 12:30 p.m., Apuzzo was confident of prevailing on this point.

"He observed that Hill, after objecting to everything that Apuzzo tried to introduce into evidence, offered no evidence on her own behalf and even admitted that the infamous PDF document was legally worthless."

Without a single piece of verifiable evidence and completely ignoring the U.S. Constitution as to eligibility requirements for a presidential candidate, Judge Masin checked his manhood at the door and will forever be a coward.

The same thing happened recently with the hearings in Georgia recently:

"It's official: the corruption goes all the way to the top of the Georgia judicial branch. This week the Georgia Supreme Court denied our

motion for an emergency injunction to delay the certification of the Georgia Democratic Presidential primary election results. Yesterday the Georgia Secretary of State certified Obama as the winner of that election.

"There's an old saying in law: reasonable minds can differ on almost any argument. Our motion for injunction was an exception to the rule. No reasonable, unbiased person would have denied this motion. We were asking for something that wouldn't have harmed the defendant in any way. Delaying certification of the primary election results for a few weeks would not have changed the outcome of the election and would not have cost a dime. When granting an injunction will harm no one, and denying the motion will arguably destroy the Constitution, what possible reason could be given for denying the motion? Apparently the answer for the Georgia Supreme Court is: None.

"The order denying our motion was one sentence: 'Upon consideration of Applicant's 'Emergency Motion for Preliminary Injunction,' the motion is hereby DENIED.'"

"You can see the order on our web site. Such one-sentence orders are not unheard of. However, in this case issuing a one-sentence denial reflects an unbelievable level of disregard for the importance of this motion. Add to that the fact that a denial is completely unsupportable considering the relief requested, and you can see why this ruling is so appalling. Essentially the Georgia Supreme Court said: We deny your request for relief that would have harmed no one, and we have so much contempt for your request that we're not going to bother explaining our shocking ruling.

"The Court also waited to rule until an appeal to the U.S. Supreme Court was impossible. Liberty Legal Foundation filed our emergency motion seven days before the Georgia Court ruled. As you can see from our filings on our web site we gave the Georgia Court all the information it needed, including the lack of harm that would result from granting our motion. Both LLF and Georgia Representative Mark Hatfield pointed out to the Court the date on which the Secretary of State planned to certify the election. Yet the Court sat on our filings for seven days, then ruled on the day certification had been planned.

"If we had been given one or two days we could have filed an emergency motion with the U.S. Supreme Court. Currently the Justice assigned to review such motions from Georgia is the most Constitutional originalist, Justice Clarence Thomas. I'm sure that the Georgia Supreme Court is aware that Justice Thomas would have been our next step, had we had time to file another motion. The Georgia Court ensured that such review was not possible by waiting until the last day to rule before our motion became moot. It is possible that this timing was nothing more than a busy court not being able to rule faster, but after what we have seen in Georgia, do you believe that? Even if that is true, what does it say about this Court's level of respect for the importance of this case? The Court didn't even bother to spell our client's name correctly!"

In my lifetime I have never seen such cowardice by public servants, elected or appointed, including the Outlaw Congress.

Never. Not in any of the worst political scandals in my lifetime.

All to protect someone who, through fraud, lying and cheating, has usurped the highest office in our land. The actions of Judge Masin, Judge Malihi and the entire Georgia Judiciary shame all the blood spilled on the battlefield to birth this republic. If Patrick Henry were alive today, he would spit in their face and call them out for being the yellow bellied cowards they are.

We know why. To deny Soetoro a place on any ballot in the 50 states is an admission he was not eligible in 2008 and he's not eligible in 2012. Such an admission would create a

# Devvy Kidd

*"That liberty [is pure] which is to go to all, and not to the few or the rich alone."*

—Thomas Jefferson



Investigative journalist Devvy Kidd is well known for her comprehensive columns on today's most pressing issues.

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## Knowledge is Power

constitutional crisis never seen before in our land. Every bill the usurper has signed into "law" is null and void as is every treaty and action Soetoro has taken masquerading as our legitimate president.

There are many critical major issues we are fighting: Agenda 21, Monsanto poisoning us, massive spending an unpayable debt; an endless list to be sure.

However, when enough people lose faith in our court system, anarchy is sure to follow.

**If judges refuse to uphold laws passed by their state legislatures, and federal judges continue to ignore the U.S. Constitution, why should anyone obey any laws?**

Judicial cowardice must become a major issue in this country. Depending on the level of judge, many can be removed by recall. Removal from the bench varies by state. Usually state supreme court justices are appointed by governors. In November 2010, determined citizens in Iowa threw three of their Supreme Court Justices off the bench for their decision to allow a legal fiction called 'same sex marriage'. There was a lot of sniveling, but the only thing that counts is the will of the people and the determined people in Iowa had their way.

It can happen in every state, it just takes boots on the ground. In New Jersey, here is the law:

New Jersey Statutes 52:14F-4 - Administrative law judges; appointment, terms; compensation; recall.

New Jersey Statutes- Title 52- Chapter 14F - § 52:14F-4 - Administrative law judges; appointment, terms; compensation; recall.

4. Permanent administrative law judges shall be appointed by the Governor with the advice and consent of the Senate to initial terms of one year. During this initial term, each judge shall be subject to a program of evaluation as delineated in section 5 of P.L.1978, c.67 (C.52:14F-5). First reappointment of a judge after this initial term shall be by the Governor for a term of four years and until the appointment and qualification of the judge's successor.

That makes it more difficult, but if large groups like 9/12 or Tea Party

chapters got together and hounded their governor to remove Masin, they can succeed. While Gov. Chris Christie has been made some sort of 'conservative' hero by dullard's like Sean Hannity, beware of the wolf dressed in sheep's clothing. But, if you want something bad enough, like the good people in Iowa, you go after it.

Make Judge Masin a household name for being a coward by getting on talk radio, writing letters to the editor. Make that judge (or a judge in your state that needs to be removed from the bench) such a pariah in the public's eye, they resign. It can be done. I know it was done in California. Citizens attempted to recall a state senator. They didn't succeed with signatures, but his reputation was so justifiably ruined, he never ran for office again.

If I lived in New Jersey I would get my volunteers together, get my permit and stand outside the building where Masin hears cases (Office of Administrative Law, 9 Quakerbridge Plaza, Mercerville, New Jersey 08619) with a huge banner which reads: 'Judge Masin is a coward who does not believe in the law'. Have a one page flyer to hand out which gives an overview of the trial and explain his gutless decision. Make your flyer about the law, not politics: Regardless of your political affiliation, or even if you have none, no one is above the law, not even Obama/Soetoro. And, stay with it until you succeed.

My volunteers and I did it for nine months outside the "Federal" Reserve building in Denver, CO., in 1993. In freezing cold temperatures to blistering sun, holding our huge banner to abolish the "Fed" - 80 years is enough! People flocked to us for a copy of my *Why A Bankrupt America* booklet, which I gave out for free. Even local police on their horses wanted to know why we were there and took a copy of my booklet. People hopped off the bus, grabbed my booklet and hopped back on. We educated thousands. Not ten or twenty people, but thousands.

Every time some judge renders yet another decision to completely ignore the crimes of Barry Soetoro aka Barack Hussein Obama, it is another step towards a totalitarian system that will crush us. We must stop the stench. That will only happen by unifying and acting no matter the sacrifice. ★★

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# COMMENTARY Your Right to Speak Out

## Civil War Has Begun: America Is Fatally Deceived



By Greg Evensen  
NewsWithViews.com

The war of northern aggression began forming in the 1840's as the government even then, moved further and further away from a constitutional republic. Vitriolic debate about growing, indifferent central taxation coursed through the halls of Congress in the 1850's. Dire threats were taking shape by 1858, and there was no turning back by 1860. For those who understand our Republic and the efforts to sustain freedom, in spite of all out war waged upon it then and since the end of the last internal struggle, the federal economic/banking/political/internationalist/polic state has had but one goal. That is, the internal destruction of the sovereign states and the imposition of a socialist government tyranny under the ongoing protection of the federal court system and the threat of military intervention to achieve the final dark victory against the American people.

Mirroring the run up time frame to our first "civil war" (regardless of your position) the past 100 years at a minimum, have witnessed the attainment of expansionist socialist government benchmarks in every area of public life. As a result, we are now hovering at the doorstep of open warfare with government and virtually all government agencies.

I am convinced that "evolution" does exist, only not in the theory that you would expect. The fact is that government in general has evolved from a modest and necessary central coordinating point between the outside world and the state governments into a world crushing behemoth that knows no bounds, nor restraint, except in its devouring of more rights, freedoms, money, resources and common sense with every move it makes. Being the ravenous beast it has become, there is no apparent way to slow or stop it, short of its destruction. Those who have raised and fed the beast simply shove more "food" its way with

an outcome predictable and fatal to those living with it.

Home and church schooling has evolved into values killing public education. Rational, theoretical universities have become radical beds of dark indoctrination that have mutated into world governance training centers led by amoral communist adherents producing evil minions like Bill Ayers, Eric Holder, and Barack Obama. Family physicians have evolved into factory pharmacy shells dancing on puppet strings to the insurance companies. Community banks have evolved into enforcers for the Federal Reserve's nation killing currency manipulation. Churches are "tax-exempt" wastelands to pastoral Biblical liars and denominational slick programming, preaching everything socially unimportant yet void of truth about the only Savior of mankind, Jesus Christ.

Is there a way to truly measure how far we have come in America towards complete and utter national ruin? Perhaps this quote will give you some measure of the void that stands between ALL of us and those who "govern" us at this moment.

**"I will not allow my oppressors to dictate to me the means of my resistance."**

--(Credit to follow shortly)

Did this quote come from a prisoner of war, perhaps? A former French defender from Nazi occupied Europe? A Chinese dissident? A Russian peasant from Stalin's Soviet dream state?

Before I give you the source, could you imagine yourself in a national catastrophe so great that you were forced to adopt this position so that the armed legions swarming through the country would have no doubt recognizing your iron clad resolve? Have you embraced this level of ABSOLUTE resistance to what is now unfolding in the United States of America? We will either choose this day, life and the struggle that we must now endure for our failure to safeguard freedom in our homes, churches, schools and government, or our only choice will be to count the moments before we attain our eternal life in either Heaven or Hell. The ultimate final breakdown of the two options left to us. Life---or death.

As you leave our historical Republic in the pages of history, let's conduct an exit interview and see where you stand before becoming a death state citizen.

**PART ONE:**

Do you excuse every human indignity government agencies create?

Do you laugh at and imitate immoral conduct where you see it?

Do you agree with comedians who demean Christian women or Christian ideals?

Do you laugh at serious Christian positions made to look bad by the subversive American Civil Liberties Union or Homeland Security partner the communist leaning Southern Poverty Law Center?

Do you accept Muslim extremism in schools or on city streets because "it is only fair" and the "Christian" thing to do, while supporting atheist haters that demand an end to all things edifying Jesus?

Does the evil now observable in our nation through the FBI surveillance programs, FDA tyranny in poisoned food production, killer vaccinations, USDA SWAT teams invading natural product farms and overseeing GMO fields, police developing and using crowd dispersing microwave weapons, sonic disruptors, and compliance light weapons, chemical trails in our skies, staffing advertisements for internment camps, and abortion as a procedure so comfortable we consider it a health benefit, alarm you at all?

Did you ever reach a point where you could clearly see that the people in America who warned you of this insidious slide in to an ongoing climate of deceit, distraction, disinterest in anything that did not entertain you, and destructive to all moral and civic actions, was happening to you?

Did you decide that self-deception was favorable to knowing the truth?



**PART TWO:**

Death has become the symbol of America and our national flag has become the "Jolly Roger" flag of pirate days, the skull and crossbones. We may not manufacture anything anymore, but we can wage warfare like real

professionals. Death is our trademark if you provide abortion, death comes from our food, death comes from our skies, death is found in perverted sexual activities, death is growing in our fields, death is crawling the unclean floors of our hospitals, death is the sweetener in soft drinks, death in smoking, death in dietary obesity, death to border security, death is found in illicit drugs, death by drones, death by euthanasia, death by Tasar, death by cops if you move wrong, death by government edict, and of course it all results in the death of freedom, common sense, morality, responsibility, accountability, liberty, a noble personal destiny, and death ultimately to your soul.

All of the above are examples of governmental, regulatory, military action, police enforcement, corporate policy, and regulatory sanctioned "lawful" death. --- When law becomes evil and tyrannical, then revolution becomes our duty.

The man who is attributed with the quote I gave is a person I neither hold in any regard nor respect. His life reflected huge amounts of hypocrisy, deceit and subversive links. However, the quote reflects an enduring reality regardless of the point of originality. Have we come full circle.....perhaps?

---Martin Luther King is the reputed author.

King was regarded as a "leader" in a cultural struggle that took on the status quo within the "government." It resonated because people felt oppression and knew instinctively that it was wrong. What happened?

Why was it wrong then, yet we tolerate that oppression today not as a race of people, but as an entire nation?

It is in part because we had no entitlement culture in America in 1957? People were not receiving subsidies for behavior. They knew that government actions were wrong and had to change. As production, medicine and government were all reflective of basic expansion that refined life without defining it even then, we were on a dangerous slope. "Innocent growth" in all venues of American life opened up new possibilities for the exact kinds of change that Barack Obama and Congress sought to use to rule, control and buy the population masses and city cultures without limitation. The more that we desired the more we received as long as Washington was granted the "right" to regulate us into "get the government goodies" chains right up to the slamming of the steel door of our national prison.

Continued on page 14

## 19 Things The Talking Heads On Television Are Being Silent About

By Michael  
endoftheamericandream.com

If the talking heads on television don't tell us about something that happens, does it make that event any less real? Of course the answer to that question is quite obvious, but unfortunately way too many Americans allow their realities to be defined by what they hear from the mainstream media. Way too many people use phrases such as "if that was true I would have heard about it on television" to deflect conversations that are starting to become uncomfortable. Critical thinking is a skill that is in short supply in America today, and most Americans seem content to let their televisions do their thinking for them. Sadly, the pretty people on television do not spend a lot of time talking about the things that are truly important. Instead, they love to talk about the latest celebrity scandal and they love to divide people into groups and get them fighting with one another. In this day and age, it is absolutely critical that we all learn to think for ourselves. The talking heads on television are concerned with keeping their bosses happy and with keeping the ratings up. Most of them are not really concerned about what happens to you. They just want you to keep watching them so that they can continue to earn their inflated salaries.

Unfortunately, most Americans seem perfectly content with the "infotainment" that they are getting from the major news networks, so major changes to the mainstream media are not likely to happen any time soon.

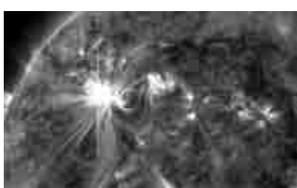
For those wanting something different, you will have to seek out alternative sources of news (such as this website) that are willing to discuss the truly earth shattering events that are continually taking place all over the globe.

So what are some of the things that the mainstream media has been ignoring?

The following are 19 things that the talking heads on television have been strangely silent about....

**#1 Strange Things Happening On The Sun**

A lot of really weird things have been happening on the sun lately. For example, recently there was a tornado on the sun that was five times larger than the earth. The following is



how this solar tornado was described by a recent Wired article....

Over the course of three hours, this behemoth reached up from the sun's surface to a height of 125,000 miles, or roughly half the distance between the Earth and the moon. The hot gases were whipped up to nearly 186,000 miles per hour. In comparison, the wind speed of terrestrial tornadoes generally reaches a paltry 100 miles per hour.

**#2 Fukushima**



Fukushima has turned out to be the worst nuclear disaster in human history and it is far from over. In fact, there is still the potential that an earthquake or an explosion could cause the crisis at Fukushima to become far more dangerous than ever. In fact, some officials have even discussed the possibility of evacuating Tokyo if a worst case scenario plays out.

Mitsuhei Murata, a former Japanese ambassador to Switzerland, wrote the following in a March 25th letter to UN Secretary General Ban Ki-moon....

I was asked to make a statement at the public hearing of the Budgetary Committee of the House of Councilors on March 23. I raised the crucial problem of NO.4 reactor of Fukushima containing 1535 fuel rods. It could be fatally damaged by continuing aftershocks. Moreover, 50 meters away from it exists a common cooling pool for 6 reactors containing 6375 fuel rods!

It is no exaggeration to say that the fate of Japan and the whole world depends on NO.4 reactor. This is

confirmed by most reliable experts like Dr. Arnie Gundersen or Dr. Fumiaki Koide.

Please allow me to inform you of an initiative being taken by a former UN official who is endeavoring to have the Nuclear Security Summit take up the crucial problem of NO.4 reactor of Fukushima. He is pursuing the establishment of an independent assessment team. I think his efforts are very significant, because it is indispensable to draw the attention of world leaders to this vital issue.

So just how serious is the threat posed by the spent fuel pool at reactor number 4?

Well, just check out the following assessment from a Japanese news source....

One of the biggest issues that we face is the possibility that the spent nuclear fuel pool of the No. 4 reactor at the stricken Fukushima No. 1 Nuclear Power Plant will collapse.

The storage pool in the No. 4 reactor building has a total of 1,535 fuel rods, or 460 tons of nuclear fuel, in it and the storage pools are barely intact on the building's third and fourth floors. If the storage pool breaks and runs dry, the nuclear fuel inside will overheat and explode, causing a massive amount of radioactive substances to spread over a wide area.

The worse-case scenario drawn up by the government includes not only the collapse of the No. 4 reactor pool, but the disintegration of spent fuel rods from all the plant's other reactors. If this were to happen, residents in the Tokyo metropolitan area would be forced to evacuate.

**#3 Mount Fuji In Japan About To Erupt?**

Mount Fuji in Japan had been dormant for about 300 years, but in recent months there have been a lot of signs that the volcano is waking up. If Mount Fuji were to experience a full-blown major eruption, millions of Japanese could potentially die and the Japanese economy would immediately collapse.



The following is from an article that was recently posted on The Extinction Protocol....

Continued on page 11

"Congress has not unlimited powers to provide for the general welfare but only those specifically enumerated.  
... A wise and frugal government... shall not take from the mouth of labor the bread it has earned."  
--Thomas Jefferson

# COMMENTARY

## What Many Churches and the S.P.L.C. Have in Common



By Chuck Baldwin  
NewsWithViews.com

Those of us who believe in constitutional government, the Bill of Rights, personal liberty, and State autonomy are beginning to taste what German theologian Dietrich Bonhoeffer and pastor Martin Niemoller experienced back in 1930's Germany. These two great lovers of God and freedom were ostracized and eventually persecuted by both Germany's political and social societies and by "German Christians." History does have a way of repeating itself, doesn't it?

Anyone who does not recognize that America is rapidly being transformed into a fascist state is as dumb as Balaam's ass. No, dumber! At least the ass had the sense to stop when it realized it was heading smack into God's wrath.

For all intents and purposes, the US Constitution is dead; the Bill of Rights is dead; the vision of the Founding Fathers is dead; and federalism and republicanism are also dead. What we have left is a blend of socialism, welfarism, fascism, statism, and warfarism, with fascism becoming the dominant "ism" of the bunch.

If you want to know where America is quickly heading, go watch the movie "The Hunger Games," currently playing in theaters everywhere. Or read Orwell's "1984," or Huxley's "Brave New World." Or better yet, take your eyes off ESPN just long enough to take a good look outside. America, as "the land of the free," is disappearing. It is already unrecognizable from the country I grew up in, not to mention the country that our Founding Fathers fought and died to create. What happened in fascist Germany is happening right now in America. And one of the telltale marks of this emerging fascist society is the way people who believe in constitutional government, liberty, and individualism are being treated by the mainstream media, mainstream religion, and mainstream politics.

For years, the mainstream media has characterized constitutionalists, patriots, and traditionalists as "far-right," "extremist," "radical," etc. Establishment politicians in both major parties have likewise branded anyone who would not subscribe to their big-government agenda.

Groups such as the Southern Poverty Law Center (SPLC) have regurgitated the same inflammatory rhetoric, throwing "racist" and "anti-government" into the mix. And since 9/11/01, the Nazisque Department of Homeland Security has picked up the hype and fomented fear and suspicion of anyone so identified in the hearts of law enforcement personnel nationwide. Now, just like in Nazi Germany, even churches and professing Christians are getting into the act.

For the sake of their precious 501c3 non-profit corporation status, many churches are becoming little more than government disinformation centers. Instead of energizing

men and women with the message of Christian liberty (of which the Gospel is at the center), churches are busily sedating them. The Caesars' "bread and circus" scheme had nothing over the "music, smoke, and entertainment" scheme of the modern American church. Instead of giving young people the scriptural tools necessary to be the champions of liberty, they are providing the opiate by which they will sheepishly take the Mark of the Beast. And woe be unto any Christian who decides to step outside these politically correct religious boxes!

In his blockbuster book, "Hitler's Cross," Erwin Lutzer wrote, "The crisis of which he [Bonhoeffer] spoke was only partly a conflict between Hitler and Christianity. It was primarily a struggle of the church against itself; it was the struggle of the false and true, the swastika and the Cross. It was a struggle within a church that had voluntarily embraced the German nationalism of the day."

Lutzer continued saying, "The 'German Christians' were committed to bringing the church in line with Nazism." Again he wrote, "The 'German Christians' [were] also known as 'The Faith Movement.'" And again, "These Christians adorned their altars with Nazi flags and had their congregations join in the Nazi salute."

Lutzer points out that the "German Christians" commonly sewed the Cross in the middle of the Nazi flag and enthusiastically embraced what they called Hitler's "positive Christianity." Lutzer rightly notes that Hitler successfully "Nazified" Germany's churches, and that had he not done so, the history of Germany (and the world) would have been drastically different.

It was men such as Bonhoeffer and Niemoller who resisted Hitler's "Nazification" and started what became known as "The Confessing Church." These churches were comprised of pastors and Christians who would not subordinate the scriptures to the dominion and will of the state. They refused to sacrifice the Gospel message of Christian liberty to Hitler's erroneous "Obey-the-government-no-matter-what" interpretation of Romans chapter 13. They refused to allow their churches to be bought off or bribed by government tax deductions and benefits.

How many churches were in "The Confessing Church"? Out of 14,000 evangelical churches in Germany at the time, approximately 800 stayed true to scripture. That's right. About 5% of Germany's churches

and pastors refused to surrender to the fascist state emerging around them. And you know that those 800 churches paid a terrible price for their resolve. They were scorned and snubbed by their "Christian" brothers and sisters. They were called "extremist," "radical," and "anti-government." Friends and coworkers ostracized them. The German national press corps marginalized them. They were blackballed, ridiculed, and shunned. And eventually, they were imprisoned, tortured, and even murdered.

And ladies and gentlemen, right now in these United States, Christians who are part of the modern "Confessing Church" are experiencing the same kind of

mischaracterization, ridicule, and resentment by the mainstream media, the SPLC, and even fellow Christians. Yes, in America today, the SPLC and many churches have the denouncing and hatred of the uncompromising "Confessing Church" in common.

To those of us in the modern "Confessing Church," I ask, "If thou hast run with the footmen, and they have wearied thee, then how canst thou contend with horses?" (Jeremiah 12:5) In other words, if we cannot withstand a little ridicule, if we are unwilling to be ostracized, if we cannot take the mischaracterizations that we are experiencing now, what will we do when it gets serious? If the footmen tire you, what will the horsemen do? I say to you, **"Quit you like men; be strong."** (1 Corinthians 16:13) **"Stand fast therefore in the liberty wherewith Christ hath made us free, and be not entangled again with the yoke of bondage."** (Galatians 5:1)

And to those of you who think you can sit on the fence of popularity and acceptance and yet remain true to Christ and to the principles of liberty, which He established, you are sadly

mistaken. If you think you can be neutral in this fight, you are deluded. If you think that when America has been thoroughly immersed in this baptism of fascism that you and your family will escape unscathed, you are dreaming. What we in the modern "Confessing Church" are experiencing, you will soon experience. Either that, or you will sell your soul and the souls of your children to Satan and his kingdom.

Someone rightly said, "It is dangerous to be right when your government is wrong." Bonhoeffer and Niemoller discovered the truth of that statement; and so are many of us today. But as Sean Connery's character said at the end of "The Wind And The Lion," "Is there not one thing in your life that is worth losing everything for?" Ask yourself, are comfort, acceptance, money, and position, etc., worth losing your liberty for? No, they are not; but liberty IS worth losing everything for! At least Bonhoeffer and Niemoller thought so. So did America's founders. And so do I!

*Chuck Baldwin is a syndicated columnist, radio broadcaster, author, and pastor dedicated to preserving the historic principles upon which America was founded. He was the 2008 Presidential candidate for the Constitution Party. He and his wife, Connie, have 3 children and 8 grandchildren. Chuck and his family reside in the Flathead Valley of Montana.*

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Erwin Lutzer, author

## Liberty and Justice for All Sentence Served Before Verdict?



By Nathan Wentz  
Defense Lawyer

I am going to deviate from the typical topics this time around and get a little more personal.

I recently read an article that I will summarize. The article generally deals with the concept that criminal defendants often suffer severe, and numerous, consequences prior to being convicted. This twisted and unjust reality is compared to the ridiculous dialogue that takes place in the movie Alice in Wonderland where the Queen professes her desire that Alice's sentence must be served before her verdict. The article, for those of us who still care about Constitutional rights and justice, really hits home. For those who believe the article above exaggerates or is the exception rather than the rule I offer the following truth (except for names) account of an actual case.

In September 2011, Bob was issued a criminal citation for Assault in the fourth degree. The citation was issued based upon an incident between Bob and George that occurred at a local bar. Bob was a patron at the bar and George was a bouncer. When the police arrived on scene George told the police that Bob and Bob's wife had been "cut off" from the bar. George said Bob and his wife left voluntarily. George stated that Bob then reentered the bar and began yelling at an employee and was angry about the bill and the fact they had been "cut off." George said that as he attempted to escort Bob out of the bar Bob turned towards George, took an aggressive posture, and punched George in the mouth. George sustained a laceration to his lip that required stitches.

Bob told the police much of the same story. Bob said he was upset regarding how they were treated at the bar. Bob acknowledged that he had been engaged in a verbal altercation with George. However, Bob indicated it was George that laid his hands on Bob first and that Bob responded with a single punch.

The police, more or less, concluded their investigation presumably because they had an "admission" by Bob that he had assaulted George. So, based upon this investigation Bob was thrust into the criminal justice system for the first time in his life.

After 7 long months of being subject to all of the stressors that come with being entangled in the criminal "justice" web including, many court appearances, negative impacts to his work schedule, and sleepless nights, the State dismissed their case against Bob in April 2012, the day before his case was to be heard in front of a jury.

Why did the State change their position? Some of the contributing factors were probably the following:

1) Bob, through exhaustive and grueling

processes, was able to secure video footage from the bar showing that George was, without any question, the first aggressor and that Bob never had been yelling at the alleged employee;

2) Bob was able to secure a witness statement from a person on scene who saw some of the incident and who also knew George to be a violent and aggressive person who she had seen on other occasions following patrons out and across the parking lot even though those patrons were already leaving;

3) Bob politely directed the State to the fact that George weighs about 245lbs where as he, Bob, weighs 185lbs.

Though there may have been other factors leading to the dismissal, you will notice a trend in the list above; namely that Bob procured these critical pieces of evidence. Evidence that, if the State had done a proper and thorough investigation to begin with, would have discovered.

So the next question is, why? Why did it take so long for the State to dismiss the case? The State was given the video evidence in February and at that time an in-depth discussion and review of the case occurred between the State and Bob. However, the State was unwilling to dismiss the case. Bob flatly rejected three separate plea bargains offered by the State. It was not until the day before trial was set to begin that the State finally accepted that Bob was unwilling to be a statistic, so they dismissed the case. Cases such as this are not unique.

So, what is the point? Why are you telling us this? Ultimately the system worked as Bob invoked his right to a jury trial and the State dismissed, right? Bob won, didn't he?

Through the ordeal Bob had to show up to Court and, in order to keep from being immediately taken into custody, agreed to be processed by the jail (i.e. be fingerprinted, photographed, etc). He lost time away from work, his family, and free time. He had to appear in Court several times. He lost sleep and experienced some health problems. The increased stress took a heavy toll on him personally and his relationships. He had to spend a few thousand dollars to secure legal defense. The arrest will remain on his record unless and until Bob is proactive in trying to get it expunged.

Did Bob "win"? Perhaps only he can answer that question. Perhaps Bob, like so many others, succumbed to the belief that his rights are provided at the leisure of the State and his life and liberty are given and taken away at their whim. Perhaps, he is just so exceedingly grateful it is over and he was never subject to incarceration that everything else pales in comparison.

So, you tell me...

Did Bob win?  
Do any of us win?

Know your rights. Stand for freedom. ★



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# Summertime Blues

## Federal Land Closures Coming to a Beach/Park Near You!



By Audrey Hudson  
Human Events

Planning a vacation this summer to Miami's Biscayne Bay for a little fishing?

Think again, because the National Park Service wants to set aside a large swath of the pristine area as a marine reserve zone, so you might have to leave the fishing poles at home. And the boat.

Perhaps horseback riding is more your speed and the family plans to ride through California's Sequoia or Kings Canyon National Parks? Sorry, but all of the permits were pulled for those activities this summer.

Or maybe you just want to lounge on the soft sands of North Carolina's Outer Banks and read a novel, fly a kite with the kids, toss a Frisbee to the dog, and watch dad catch some fish?

No, no, no and no.

Beachcombers along specific stretches of those legendary shores are seeing signs telling them to leave their kites and pets at home, and to watch where they step.

"Leave no footprints behind. Walk in water where footprints wash away," read the signs posted in February by federal officials.

Beaches that once welcomed fisherman to drive up to the water's edge are also off-limits to the vehicles, and so is fishing.

These vacation destinations are all national parks that once encouraged such recreational uses and enjoyment but their new "no trespassing" attitudes have angered the local communities, and some in Congress as well.

In March, Rep. Walter Jones (R-N.C.) challenged the restrictions imposed by the beach signs, which were the result of battles with environmentalists to protect certain species.

The park service that operates the Cape Hatteras National Seashore pledged to replace them, and the new signs will read: "Walk near water's edge. Stay below high tide line."

Still not allowed: kites, pets, vehicles, or fishing. Sunbathing is permissible if you don't mind getting hit by the waves every few minutes.

### BEACH ACCESS

"The federal government needs to remember that Cape Hatteras was established to be a recreational area for the American people," Jones said. "But taxpayers can't recreate without access to the beach. The goal of management ought to be a balanced approach between visitor access and species protection."

Roping off national parks to the public and limiting opportunities for recreation, which in some cases were at the request of environmental groups, is a growing trend that lawmakers say they will examine during an oversight hearing of a House Resources subcommittee on April 27.

Florida's Biscayne National Park is one of the largest urban recreational fishing and boating parks in the United States, but federal park employees say the coral reef is declining; so, boating and fishing must be restricted in certain areas.

Florida Republican Reps. Ileana Ros-Lehtinen, Mario Diaz-Balart and David Rivera are challenging the proposed rule,

which would close off 20 percent of the park to boating and fishing.

"The park service appears to have decided that it knows best, and that allows it to ignore the public in the pursuit of its own notions of sound conservation," a group of Florida marine and fishing organizations said earlier this month in a letter to the editor of Soundings Trade Only Today.

### COMPANIES FOLD AND JOBS LOST

In California, Republican Rep. Devin Nunes says that by eliminating horseback rides to the backcountry, the National



Park Service has essentially blocked the only access that many Americans, including those with disabilities and the elderly, have to wilderness areas. The new restrictions are the result of a lawsuit brought by environmentalists who say the activity may be a threat to nature.

Losing the permits means that at least 15 companies that provided horseback rides are out of work this summer, along with an estimated 500 employees.

"This is just another example of the Obama administration actively killing jobs," Nunes said. "They have the authority to seek permission from the courts to put these folks back to work, yet they have so far refused to entertain the option."

"Ironically, the Obama administration is pushing backcountry horsemen out of business at the same time it is urging Americans to 'get outdoors.' The White

House could demonstrate an interest in protecting these outdoor jobs with a simple act," Nunes said.

Nunes wrote to Interior Secretary Ken Salazar April 17 asking that the administration intervene to reissue the permits.

"The national parks are funded by these taxpayers who have the right to access these parks," Nunes said.

A spokeswoman for the National Park Service said they have received Nunes' letter but have not issued a response. They are also aware of the congressional hearing, but no testimony has been drafted.

A statement from the park service office in North Carolina said the new rules there "will protect and preserve the unique natural and cultural resources of this dynamic barrier ecosystem while permitting the use of vehicles on seashore beaches and provide a variety of safe visitor experiences while minimizing conflicts among various users."

Additionally, the park superintendent of Biscayne National Park says that restricting fishing to 7 percent of that park will increase opportunities for snorkeling and promote a healthy coral reef.

"Biscayne's coral reef is its Old Faithful, the signature feature that draws visitors time and again," Mark Lewis said in an April 9 letter to Soundings Trade Only Today. "Let's showcase the reef and make this the wonderful tourism destination it should be," Lewis said.

Jones has authored legislation specifically to address the situation in North Carolina, which he says would preserve access to the Cape Hatteras National Seashore.

Jones' bill tells Salazar that pedestrian and vehicle access for recreation should be restricted on small portions of the beach and for a shorter period of time.

### PARK SERVICE 'HEAVY-HANDED'

John Couch, who owns the Red Drum Tackle Shop in Buxton, N.C. and is president of the Outer Banks Preservation Association, said the community supports protections for the birds and turtles, but that the park service is being unreasonable and "heavy-handed" by cutting off miles and miles of access to the beaches and the recreation it provides.

"Experiences that visitors expect are now closed off because of hugely excessive and unprecedented buffer zones that just closes off the beach," Couch said. "These are immense obstacles."

Couch says the restrictions have already proven to be bad for the tourism industry.

"These overzealous restrictions have taken a heavy toll on the tackle shop; business is off by 30 and 50 percent. It's bad," Couch said.

"On the other side, the environmentalists have good intentions, but this plan is not working. I'm suffering as a member of the business community. I have no expectation of what to expect," Couch said.

"It's fine and dandy to protect the environment, but at the same time we have a mandate to provide protection of resources, as well as enhance the future and present recreational opportunities. But that's not what's going on. Now it's a single mandate which is to protect the environment," Couch said.

Couch said humans are not the threat to the birds and turtles, but severe storms and predators such as foxes, possums, raccoons, otter, mink and nutria are its natural enemies.

"Man doesn't have a hand in this," Couch said.

During one outing with the Park Service to the beach to discuss the new human restrictions, Couch said he and others watched as a ranger pulled out a rifle and killed a nearby fox "They shot the thing right there in front of us," Couch said.

"We're all for the birds and the turtles, but when government and pressure from environmentalists close down the beach access in an inequitable favor to these birds at the expense of the economy and the visitors, that's wrong," Couch said. "We can protect the birds and provide for the sustainability of the island community."

"We're trying to sell the beach, we're trying to sell family fun, and all our visitors want to do is fish, sun, and pick up some seashells." ★★★



Rep. Walter Jones (R-N.C.)

### Continued from page 6 • Malfeasance of Office ...

for you, you will be receiving a registered letter with the names and offices of these violators before this article is published and we want to work with you to put these unconstitutional criminals under the wheels of justice. The people of Jackson County want these oath violators prosecuted and put out of office. Oh, and I hate to bring this up, but all of this happened on your watch and I thought you might want the opportunity to clean this up before you retire.

For the record, when times were better, the people of Jackson County were content to let the government screw their neighbors out of their rights, money, property and even their children and their freedom, but no longer.

People's priorities change when you don't have a job to go to everyday; your unemployment runs out; your house is in foreclosure; you are getting tired of hamburger helper seven nights a week; and an unmarked wrecker circles your neighborhood, making you afraid to take the car out of the garage. People get down-right testy if you try to take anything away from them, or their neighbors, and they get pretty upset about the officials who continue to "have."

All anyone has to do is walk to any government office - federal, state, county or city - and the people that work there are getting a regular paycheck; their house is probably not in

foreclosure; their daily diet is not an issue; and no one is looking for their car. Do you remember the insurance you and your family had when you were working? Well, the government officials still have premium insurance covering themselves and their families, and it is better than anything you could ever provide for your family - even when you were working in the private sector. And don't you citizens ever forget the lavish retirements that you provide for your public officials!

To be fair, many of the people working in our buildings are just like you. They're just trying to raise their kids and live the American dream. But there are others, the ones that make 6 to 8 times the salary you ever have, with a benefit package that you can't even imagine. These people can give themselves a pay raise anytime they want. They can even borrow the tax-payers money to buy new homes, and they are allowed to make their own employment contracts. Take the time people, to check out Jackson County Administrator Danny Jordan's contract! Jackson County citizens, your hair will stand straight on end...

I understand that his contract is so tight that if he were fired, we the people would have to pay him for four years after he left the job. We would even have to pay for his insurance and car expenses for that time! Remember folks, this is a six figure a year salary, and he's not the only "public servant" to have this

kind of an employment package!

The most troubling part of this is these people swore an oath to protect and defend a document that ensures that we remain a free people, forever, and they have lied and perverted its meanings to give them an unconstitutional power to steal our rights. From your property rights, to your right to be in charge of your own family, many of our "public employees" trample our rights for their own benefit.

We just need to remember, our founding fathers gave us every tool we need to protect and maintain our constitutions and the rights and personal freedoms they guarantee. The only thing we as a people need to contribute is a little integrity, guts and resolve. It's sad that up to this point many of us haven't possessed any of these attributes, but it's not too late.

Citizens from both Jackson and Josephine County have been meeting in Rogue River, Oregon every other Tuesday at 6:30 PM at the Live Oak Grange 120 Gardiner Street and they are learning to fight back. Wake up America's next meeting will be on May-15-2012. Get your friends and neighbors off their lazy butts and come see us! Be responsible and that responsibility might just pay off...

★★★

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By Christina Consolo  
Contributing writer for 'End the Lie'

Thirteen months have passed since the Fukushima reactors exploded, and a U.S. Senator finally got off his ass and went to Japan to see what is going on over there.

What he saw was horrific.

And now he is saying that we are in big trouble.

"The scope of damage to the plants and to the surrounding area was far beyond what I expected and the scope of the challenges to the utility owner, the government of Japan, and to the people of the region are daunting," Wyden wrote in the letter. "The precarious status of the Fukushima Daiichi nuclear units and the risk presented by the enormous inventory of radioactive materials and spent fuel in the event of further earthquake threats should be of concern to all and a focus of greater international support and assistance."

See the letter he sent to U.S. Ambassador to Japan Ichiro Fujisaki, Secretary of Energy Steven Chu, Secretary of State Hillary Clinton, and NRC's Chairman Gregory Jaczko by viewing this article on-line.

But what is so ironic about this is that we have been in this heap of trouble since March of 2011. March 17th, to be exact, when the plume of radioactive materials began bombarding the west coast of California.

And Oregon. And Washington. And British Columbia. And later Maine, Europe, and everywhere in between.

Independent researchers, nuke experts, and scientists, from oceanography to entomology and everywhere in between, having been trying to sound the alarm ever since.

The scientists most upset are those who have studied the effects of radiation on health. I'll say it again, so its really clear: we are in big trouble.

The most preliminary reports of soil contamination are starting to come in from the USGS, who has seemed reluctant to share this information. Los Angeles, California, Portland, Oregon, and Boulder, Colorado, so far have the highest radioactive particle contamination out of the entire US.

That being said, every single city tested across the country showed contamination from Fukushima. What is even more alarming, however, about the numbers coming in, is that they

are from samples taken April 5th, of last year.

The Tokyo Electric Power Company, or TEPCO, has only recently confirmed that there were three meltdowns, and they have been ongoing, unabated, for thirteen months, and no effort has been made to contain them.

Technology has to be developed/invented to deal with the melted out corium under the reactors. Until then, they will keep doing what they have been doing.

TEPCO just keeps dumping water on them, after which they let it pour into the ocean, and steam up through the ground, every second of every day. The jet stream, and a highly dynamic portion of our atmosphere called the troposphere, have been swirling around massive amounts of radioactive particles and settling them out, mostly in rain, over the entire northern hemisphere, especially the west coast of North America, from Alaska down to Baja and even further.

Iodine, cesium, strontium, plutonium, uranium, and a host of other fission products have been coming directly from Japan to the west coast for thirteen months.

Maybe you have heard about sick seals, polar bears, tainted fish, mutations in dandelions and fruits and vegetables, possibly even animals already, and seaweed. In fact the kelp from Corona del Mar contained 40,000,000 bq/kg of radioactive iodine, as reported in Scientific American several weeks ago.

If you don't know your becquerels, its a lot. That's what your pacific fish feed on. And that was only ONE isotope reported. There were up to 1600 different isotopes that have been floating around in our air, pouring out of the reactors, and steaming out of the ground, every second of every day, for 13 months.

And there has been silence from our mainstream media, for which the depths of depravity are so severe I will devote an entire article just to the "why" at a future time.

But back to the research: reports in the past week indicate the pollen in southern California is radioactive now too, and it is flying around, and if you live there and go outside, you are

breathing it in. And so are your children.

Along with fission products blowing over from Japan. And radiation in your drinking water. And in your rain. And in the fish you are eating. And your vegetables. And the milk supply. And its happening every second, of every day. For 13 months. Are you starting to see a problem here?

Problem is, that's not even the biggest problem. The biggest problem is what Senator Wyden is all bent out of shape about, even though independent researchers and nuke experts have been warning about this for a year.

And that is that the Reactor #4 building is on the verge of collapsing. Seismicity standards rate the building at a zero, meaning even a small earthquake could send it into a heap of rubble. And sitting at the top of the building, in a pool that is cracked, leaking, and precarious even without an earthquake, are 1565 fuel rods (give or take a few), some of them "fresh fuel" that was ready to go into the reactor on the morning of March 11th when the earthquake and tsunami hit.

If they are MOX fuel, containing 6% plutonium, one fuel rod has the potential to kill 2.89 billion people. If this pool collapses, as Senator Wyden is now saying too, we would face a mass extinction event from the release of radiation in those rods.

That is, if we aren't in one already. Nuke experts like Arnie Gunderson and Helen Caldicott are prepared to evacuate their families to the southern hemisphere if that happens. It is that serious.

So now you know, if you didn't before. We are in big trouble. Get informed. Start paying attention to this. Every single statement in this article is verifiable, and I will continue to verify and validate the seriousness of this situation at every opportunity I have.

This may be the most important thing you ever pay attention to, for the sake of your family, friends, your neighbors, every one you know and meet, all of humanity.

It's been thirteen months, you have some catching up to do. ★



Fukushima Reactor 4

#### Continued from page 8 • 19 Things The Talking Heads On Television Are Being Silent About

Reports are appearing about unrest and signs of a possible awakening of Mt Fuji volcano in Japan. According to a report which includes an unclear photo of the area, a row of new craters, the largest 50 m in diameter, has appeared on the eastern flank of the volcano at 2200 m elevation. Steam was observed erupting from these vents. The observation joins other signs suggesting a gradual reawakening: A swarm of earthquakes including 4 of magnitude 5 have occurred northeast of Mt Fuji on and after 28 January. An earlier 6.4M quake occurred under the volcano on 15 March 2011. The report also mentions increased activity from a fumarole vent at 1500 m elevation and hot spring areas at the eastern flank observed since 2003. These locations seem to be aligned geographically, and are probably connected. Dr. Masaaki Kimura of Ryukyu University is quoted to admit that there is an increased risk of an eruption on the eastern flank and that the status of the volcano should be closely monitored.

#### #4 Stunning Rise In Volcanic Activity Around The World

All over the world major volcanoes are showing signs of awakening. We are especially seeing a rise in volcanic activity along the "Ring of Fire" that encircles the Pacific Ocean.

#### #5 Global Food Prices Rising Again

According to Reuters, global food prices have risen for three months in a row and are rapidly approaching record levels. The food riots that we have seen in the developing world during past summers could be even worse this year.

#### #6 U.S. Government Debt Downgraded Again

Credit rating agency Egan Jones downgraded the credit rating of the United States from AA+ to AA last week. There was barely a peep about this on the major news networks.

#### #7 500 Million Dollars To Help The IRS Implement Obamacare

The Obama administration is giving the IRS 500 million extra dollars "outside the normal appropriations process" to help them implement the provisions of Obamacare that they are in charge of overseeing.

#### #8 Go To Jail If You Offend Someone On The Internet In Arizona?

A proposed law in Arizona will actually make it a very serious crime to annoy or offend someone on the Internet. So if you live in Arizona, you might want to be very careful about what you say if you leave a comment at the end of this article.

#### #9 Passport Suspended For Not Paying Taxes?

A bill currently going through the U.S. Congress would allow the federal government to suspend your passport if you have unpaid taxes. If you are not able to pay the taxes that you owe, you could end up stuck in the United States indefinitely.

#### #10 Preparations For War In The Persian Gulf

A second U.S. aircraft carrier is on the way to the Persian Gulf. Tensions with Iran continue to increase, and over the past several months there have been all kinds of signs that military preparations are being made for an eventual conflict.

#### #11 Mysterious Mass Deaths

Large numbers of birds, fish, dolphins and whales continue to die all over the globe and scientists do not have any explanation for why this is happening.

#### #12 The Federal Reserve Monetizing U.S. Debt

During 2011, the U.S. Federal Reserve bought approximately 61 percent of all U.S. debt that was issued according to an article in the Wall Street Journal. Federal Reserve Chairman Ben Bernanke promised that he would never monetize the debt, but that is exactly what he is attempting to do.

#### #13 Giant Sinkholes

Enormous sinkholes continue to open up all over the planet. For example, a mammoth 200 foot wide sinkhole recently opened up near a town in Sweden.

#### #14 Increase In Global Earthquakes

As I have written about previously, we have seen a substantial increase in the number of major earthquakes around the globe in recent years. So far in 2012, we have seen four earthquakes of greater than

magnitude 7.0, and all four of them have been along the "Ring of Fire".

#### #15 Increase In U.S. Earthquakes

Scientists are acknowledging that there has been a huge increase in the number of earthquakes in the center of the United States, but they are blaming this increase on fracking.

#### #16 Evacuation Drills At U.S. Public Schools

All over the United States, public schools are conducting "evacuation drills" which involve putting children on buses and taking them to alternate locations. Sometimes the alternate locations are "undisclosed" and parents are only told what the undisclosed locations were after the drills are over.

#### #17 Strange Sounds In The Sky

All over the planet, people are hearing strange noises in the sky. People have come up with all sorts of theories and explanations for why they are happening, but so far the mystery has not been solved and reports of these strange sounds continue to pour in from all over the globe.

#### #18 Crazy Tornado Outbreaks

So far in 2012 the United States has had a very unusual number of tornadoes. In fact, so far we have seen about twice as

many tornadoes as usual. The 2011 tornado season was one of the worst ever, and the 2012 tornado season could end up being even more traumatic.

#### #19 Obama Signs Disturbing Executive Order

A few weeks ago, Barack Obama signed an executive order that would allow him to take control of all food, all energy, all health resources and all transportation resources. This was an update to an old executive order, but the Obama administration made a change that would allow Barack Obama to do this even in "non-emergency" situations. Sadly, the talking heads on television were strangely silent about this.

The world that we live in is becoming increasingly unstable. The political order is being shaken, the financial world is being shaken, the social fabric of our society is being shaken and even the ground under our feet is being shaken.

Previous generations never had to deal with a world that was changing at blinding speed. The rate at which things are moving is almost unimaginable, and it just seems to keep accelerating with each passing year.

We are privileged to live during one of the most exciting times in human history, but it is also likely to be one of the most dangerous times in human history.

The talking heads on television are going to keep telling us that everything is going to be okay and that everything will "return to normal" very soon, but that simply is not going to happen.

Our world has reached a critical juncture, and a time of great shaking is at hand.

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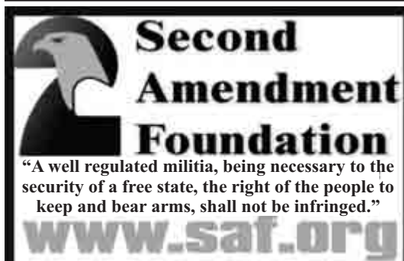
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**Bank of America's War on the Second Amendment**

By Kurt Nimmo  
Info Wars

Bankster giant Bank of America has joined the effort to take down the Second Amendment and deny Americans the right to own and use firearms.

Kelly McMillan, the CEO of McMillan Fiberglass Stocks, McMillan Group International, and McMillan Firearms Manufacturing, recently wrote on his Facebook page that Bank of America has refused to do business with his companies because they sell firearms. Bank of America admitted its decision was political. McMillan's response was to immediately stop doing business with Bank of America.

**Here is Mr. McMillan's post:**

McMillan Fiberglass Stocks, McMillan Firearms Manufacturing, McMillan Group International have been collectively banking with Bank of America for 12 years. Today Mr. Ray Fox, Senior Vice President, Market Manager, Business Banking, Global Commercial Banking came to my office. He scheduled the meeting as an "account analysis" meeting in order to evaluate the two

lines of credit we have with them. He spent 5 minutes talking about how McMillan has changed in the last 5 years and have become more of a firearms manufacturer than a supplier of accessories



At this point I interrupted him and asked "Can I possibly save you some time so that you don't waste your breath? What you are going to tell me is that because we are in the firearms manufacturing business you no longer what my business.?" "That is correct" he says.

I replied "That is okay, we will move our accounts as soon as possible. We can find a 2nd Amendment friendly bank that will be glad to

have our business. You won't mind if I tell the NRA, SCI and everyone one I know that BofA is not firearms industry friendly?"

"You have to do what you must" he said. "So you are telling me this is a politically motivated decision, is that right?"

Mr. Fox confirmed that it was. At which point I told him that the meeting was over and there was nothing left for him to say.

I think it is import for all Americans who believe in and support our 2nd amendment right to keep and bear arms should know when a business does not support these rights. What you do with that knowledge is up to you. When I don't agree with a business' political position I can not in good conscience support them. We will soon no longer be accepting Bank of America credit cards as payment for our products.

Kelly D McMillan Director of Operations McMillan Group International, LLC. 623-582-9635 - www.mcmillanusa.com

It is nice to see a company taking a stand against the banksters on principle, especially when that principle is one of the cornerstones of the Constitution. ★★

**Justice Kagan seeks end of U.S. Constitution, says gun rights leader**

Jim Kouri  
Examiner.com

When U.S. Supreme Court Associate Justice Elena Kagan recused herself during Wednesday's hearing on the constitutionality of Arizona's immigration enforcement law, she received high praise from the nation's news media, including Fox News Channel anchor Bill Hemmer. But there are those who claim Kagan recused herself knowing the case would be a failure for President Barack Obama and the Democrats with or without her participation.

"What would you say if you learned that a member of the highest court in the land has spent the last 30 years openly advocating for the destruction of the US Constitution and even went so far as to accept \$20 million from Shariah Law proponents to accomplish her goal?" asks Alan Gottlieb, president of the Second Amendment Foundation.

"That Supreme Court Justice is Elena Kagan," he bluntly states.

According to Gottlieb, the year after Ronald Reagan entered the Oval Office with the goal of restoring America to greatness, Kagan penned a telling and

disturbing senior thesis titled "To the Final Conflict: Socialism in New York City, 1900-1933."

Gottlieb claims that in that body



Justice Elena Kagan

of work, Kagan lamented that "a coherent socialist movement is nowhere to be found in the United States"; and that, "no "radical party" had yet "attained the status of a major political force." Kagan went on to sound a rally cry for "those who, more than half a century after socialism's decline, still wish to change America."

And this cry for socialism wasn't merely the mindset of a young, impressionable college student. Elena Kagan has spent the rest of her career working to remove the underpinnings of freedom and destroy the American Constitution from within, Gottlieb notes.

"And Kagan's grand plan has worked very well indeed," he

added.  
**HARVARD'S DEAN OF LAW**

After graduate school Kagan went on to become the Dean at Harvard Law School, where she removed Constitutional Law classes from the curriculum, and replaced those necessary and time honored classes with required studies of international law, Gottlieb points out.

And in what appears to be a game of using a mutual enemy's resources to accomplish one's true objective, Kagan also accepted a \$20 million grant from Saudi Prince Alwaleed bin Talal -- a noted Shariah Law proponent -- to implement an "Islamic Studies" program, according to conservative pundits such as Michelle Malkin.

"Lest we think Kagan's intentions are ancient history, take a look at her line of questioning when hearing the ObamaCare case last week. Rather than question the thinly veiled socialist Trojan horse as an affront to our Constitution, Kagan almost seemed willing to defend ObamaCare and salvage the master plan to fundamentally change America into a new Euro-socialist model," Gottlieb said.

"By definition, our Supreme Court is charged with upholding,

defending and preserving the United States Constitution. The Judges on the Supreme Court are meant to protect our freedom, not destroy it. To do otherwise is nothing short of treason," said Gottlieb, who also serves as chairman of AmeriPac, a conservative political action committee.

"Oran's Dictionary of the Law (1983) defines treason as an attempt to 'overthrow, make war against, or seriously injure the [parent nation]," he notes.

Destruction of the Constitution is an attempt to overthrow and seriously injure America. Elena Kagan's lifetime of actions lay bare a clear intention to subvert our Constitution and its founding principles, thereby rendering her unfit for duty as a Supreme Court Justice, according to an AmeriPac statement.

"ObamaCare is not the end of the line. The Supreme Court will continue to weigh the Constitutionality of numerous cases. The fact is that Elena Kagan is an activist judge with hatred toward the very document she is sworn to protect. As such, Elena Kagan must immediately be removed from the bench if our Constitution and America is to survive" Gottlieb warns.★★

**Government's answer to "Fast and Furious" records requests: Blank pages**

By Sheryl Attkisson  
CBS NEWS

For more than a year, CBS News has been investigating the Bureau of Alcohol Tobacco and Firearms' "Fast and Furious" operation and related cases that also employed the controversial tactic of "gunwalking." With Justice Department officials refusing all interview requests to date, CBS News requested numerous public documents through the Freedom of Information Act.

So far, all of the requests that have been answered have been denied in part or in full.

This week, we received a partial response to a request made more than a year ago. It asked for communications involving "Project Gunrunner," the umbrella program for Fast and Furious, from 2010 through April

2011. Specifically, it sought any communications to which any of the following top Justice officials were a party: Attorney General Eric Holder; Lanny Breuer, Assistant Attorney General for the Criminal Division; Kevin Carwile, chief of the Capital Case Unit; and Deputy Assistant Attorney Generals Bruce Schwarz and Kenneth Blanco.

The response includes mostly-blank pages. See the nearly-blank provided to CBS News at [cbsnews.com](http://cbsnews.com)

Federal agencies can legally claim exemptions from the Freedom of Information Act for a number of reasons including attorney-client privilege, law enforcement purposes, and personal privacy. However, they've fallen under sharp criticism from the media and public interest groups in the past

decade as a large number of FOIA requests have languished, sometimes for years.

FOIA was originally intended to expedite the release of public materials to the public and media. However, in practice, FOIA requests are often not even marginally effective at obtaining documents for news reporting. To be most effective and helpful, the requests would often need to be filled in a matter of days or at least weeks.

Few requests filed by this reporter are answered within a year. When and if documents are ever produced, they are often heavily redacted and the timeliness of the information relative to the public interest has long since subsided.

Separately the FBI has denied CBS News all information requested regarding the death of

Border Patrol Agent Brian Terry. Two Fast and Furious weapons were found at his murder scene in December 2010. The FBI stated that the information was withheld because the murder investigation is ongoing. That investigation has now entered its second year.

Republicans prepare contempt citation against Eric Holder over Fast and Furious

CBS News appealed the FBI's denial, arguing that some records had already been made public by FBI to news agencies, that releasing certain parts of its investigative documents would not jeopardize any investigation, and that the FBI should provide, at a minimum, a log of the withheld materials. The appeal was denied. The ATF likewise denied our FOIA request under the basis of "opening investigation."★★

## Articles and Opinions

To the Editor letters for publication are encouraged – they must be typed, a maximum of 1,000 words or less in length. Please submit photographs or artwork. Contact Editor for permission to submit in-depth articles up to 1,750 words, plus graphics. Opposition opinions are welcome.

Always provide a computer disk or E-mail address. Accepted CD, PC or Mac format. Please save all text files in *text only* format.

### E-mail

[editor@usobserver.com](mailto:editor@usobserver.com)

Please **No Faxes** they may lead to errors. *US-Observer* reserves the right to edit for clarity and for space requirements.

Opinions expressed in Letters to the Editor, guest editorials and submitted articles represent the opinions of the authors and are not necessarily those of *US-Observer* or its advertisers.

The goal of *US-Observer* is to ensure “due process” and “equal protection under the law.”

Citizens who have founded and support it believe in the Bill of Rights and Article 1, Section 1, of the Oregon Constitution which states:

*“We declare that all men, when they form a social compact are equal in right; that all power is inherent in the people, and all free governments are founded on their authority and instituted for their peace, safety, and happiness and they have at all times a right to alter, reform, or abolish the government in such a manner they think proper. This enumeration of rights and privileges shall not be construed to impair or deny others retained by the people.”*

**Get involved & send YOUR comments or concerns to the Editor**  
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Continued from page 2 • Cussing Judge ...

employee, and that is why he never contacted Marshack or her therapist. As a result of this report, Marshack was harassed unmercifully, assaulted, falsely arrested, and threatened with the loss of her property rights, her business license, and her professional license.

Jacks left his position as Vancouver Citizen Advocate when he was elected to the Washington State Legislature. He quit his elected position last year by turning in a handwritten note and mysteriously disappeared for several weeks. Eventually the Columbian Newspaper published a front page story that Jacks is an alcoholic and resigned to attend alcohol treatment.

Townsend signed a sworn affidavit on February 13, 2012, in which she states that she had a phone conversation with Dr. Colistro in which he diagnosed Dr. Marshack a “Functional Sociopath.” Townsend claims to have made notes of the phone call but cannot produce them. The court records show that Dr. Colistro never testified or wrote any such report to the court. Plus, Dr. Colistro has signed an affidavit indicating that he had conversations with Townsend, but denied ever diagnosing or telling Townsend that Marshack is a sociopath or unfit to practice psychology. In fact he says in his affidavit that Townsend’s story is a “total fabrication.”

Oddly, Asst. City Attorney Alison Chinn admits that the defaming report was written by Jacks with the help of Townsend and Landis... but that City officials all believed it to be true... and therefore based on this belief Chinn states there is no harm to Dr. Marshack. How can there be no harm when a psychologist is deemed unfit to practice her profession?

The Townsend/Jacks report is riddled with untruths. The evidence is abundantly clear that it is an outrageous lie concocted by Townsend to interfere with Dr. Marshack’s property rights and civil liberties, not to mention her professional reputation. However, Asst. City Attorney Alison Chinn insists on defending these two unscrupulous former City employees. She has submitted Townsend’s affidavit to Judge Wulle as a truthful document. Secondly, she defends Jacks’ failure to check the facts as the result of being an over-worked City employee. Even more outrageous is her assertion that the Citizen Advocate works for the City of Vancouver and therefore has no obligation to speak with the citizen who made the request for help in the first place. Is Jacks the Citizen Advocate or the “City’s Advocate”?

It seems to us here at the *US-Observer* that the Washington State Commission on Judicial Conduct needs to look deeper than Judge Wulle’s occasional epithet, foul gestures, and bigoted comments, and dig into this obvious conflict of interest and cover-up.

For instance, Townsend knew she was accused of misconduct in Dr. Marshack’s lawsuit. She even issued an affidavit about her conduct only days before the news of charges by the Commission against her client Judge Wulle. And Townsend’s affidavit was served up to Judge Wulle by Asst. City Attorney Alison Chinn before Townsend agreed to represent Wulle. It is clearly unethical for Townsend to represent Wulle when she is a material witness accused of the conduct giving rise to the City’s liability. And she is a material witness in a case for which Wulle is the judge and has ruled on issues of her conduct for four

years. Dr. Marshack deserves justice and she deserves to get her life back. How can the City of Vancouver get away with admitting their malicious conduct and yet state that it caused no harm? Dr. Marshack was hounded unmercifully for years. She paid thousands of dollars in legal fees to protect her rights and livelihood. She was falsely arrested. She and her children were traumatized by the constant threats of City officials. Then she has been forced to struggle with her case against a judge who has no concept of his ethical responsibilities to Dr. Marshack and the Constitution of the United States of America.

Most egregious of all is that powerful people in Vancouver like Judge John Wulle and former City Prosecutor Josephine Townsend are protected from prosecution by the very officials and institutions that should protect the public. How can the good people of Vancouver expect a fair shake in court when unethical judges are allowed to cover-up their own misconduct? Mayor Leavitt and the Vancouver City Council should take a leadership role and demand accountability.

Enough is enough. The corruption in Vancouver’s city government has to stop. Lying and abuse have become the norm for Vancouver, long known as one of the most corrupt cities in the USA. Not only is it an obvious fact that Judge John Wulle and Attorney Josephine Townsend have conducted the “conflict of conflicts,” but the arrogance of their actions is proof that these two think they are bullet-proof. And the rest of



Dr. Kathy Marshack

Vancouver’s city leaders are no better. How dare Asst. City Attorney Alison Chinn submit Townsend’s affidavit to Judge Wulle as the truth when there is abundant evidence that it is filled with lies. How dare former Citizen Advocate Jim Jacks swear that it doesn’t matter that he never verified the facts of Dr. Marshack’s supposed diagnosis. How dare Judge Wulle preside over this case for years, covering for Townsend and Jacks and others, when he knows full well he is up to his eyeballs in a disgusting violation of Dr. Marshack’s rights. How dare Mayor Leavitt deny Dr. Marshack access to City Council meetings to present her concerns. And by the way, is it any coincidence that Dr. Marshack’s angry ex-husband, Vancouver attorney Howard Marshack was reportedly on Wulle’s campaign committee when he first ran for Judge? Or is it another coincidence that Howard Marshack allegedly offered help to Townsend when she was under investigation by the Washington BAR? Mr. Marshack wields considerable influence as a past president of the Family Law Section of the Washington BAR. Could it be that Mr. Marshack is behind these hostile attacks on Dr. Marshack?

It is a fact that all of this is pure corruption and were it not for the tenaciousness and ethics exhibited by Dr. Kathy Marshack, this corruption would have remained hidden – Accountability in this case would be non-existent. Speaking of accountability, we expect to see Daniel Lorenz, Dr. Marshack’s attorney, move swiftly to end this case and purge Vancouver of these disreputable individuals and their abusive ways.

The *US Observer* is watching and will report the latest to unfold in this case.

Please contact our office at 541-474-7885 if you have information that can help clean up this blatant corruption. ★★★

Continued from page 3 • RICO Case DISMISSED!

at TCC and its other partners. According to Lindsey Rodgers, “Killingsworth called me over 40 times.”

## “Killingsworth called me over 40 times”

- Lindsey Rodgers

The Killingsworth’s, according to contracts that were obtained during our investigation, had invested money to become business partners with the defendants. The Killingsworth’s wanted the funds they had paid to become partners with the defendants returned, only months after they signed valid contracts. The Killingsworth’s have failed to return any of our phone calls. Attorney, Robert Beasley was too busy when this reporter visited his office attempting to communicate, in December of 2011.

Eventually, Escambia County Deputy Sheriff David Ingram began an investigation of TCC and its owners. David Ingram was clearly biased, which was evident during taped interviews obtained. Ingram appeared to act as the judge and jury on the case, while talking to witnesses. It was his opportunity to save the day, even if he had to invent phony crimes and allegedly conspire with reported criminals to achieve his goal. It was in the spring of 2010, when Ingram joined forces with alleged criminals Cliff and Clint Killingsworth and their attorney, Robert Beasley to allegedly spring a trap on TCC’s partners, that would eventually land the defendants in jail for what should have amounted to a civil dispute, at best.

### PUT THEM IN PRISON

Unbeknownst to TCC’s partners, time was running out for their new and successful business. The fourth of July had just passed when all the partners were making big plans to go nationwide with their new business model. Meanwhile, the Good Ol’ Bo’ys had other plans. It was early Thursday morning on July 8, 2010 when there was a knock on Jimmy Rodgers’ door in Lakeland, Tennessee. Officers from the fugitive squad of the Shelby County Sheriff’s Department were there serving an arrest warrant for what would later be determined as RICO charges. Jimmy Rodgers was arrested and informed that he would be transported back to Pensacola to post a \$101,000 bond. Sheila, Pepper, Rusty and Pam were all asked to turn themselves in, which they did. All were assigned outrageous bonds, designed to keep all parties in jail or at least cripple them financially.

This is where certain members of the Good Ol’ Boy’s scheme turned diabolical. They arranged for 58 year old Jimmy Rodgers to be placed in the hands of a State of Florida contracted transport company to undergo “Diesel Therapy”, which is reportedly a modern-day form of torture.

On July 16, 2010, 8 days after his arrest, Jimmy Rodgers was booked into the Escambia County jail. Just one look at his mug shot shows the effects of what an 8 day journey will do to someone who is not accustomed to that type of treatment. Fortunately, Jimmy Rodgers had become “much stronger mentally” with plenty of time during his transfer to think about who was behind this injustice.

### DEFEND US OR “YOU’RE FIRED!”

Donald Trump is not the only one who can utter the famous words, “You’re Fired!” Four of the five defendants in this case had to fire their lawyers.

Attorney Barry Berose, who was hired by Rusty Liscoe, was FIRED after the *US-Observer* instructed Liscoe to do so, due to the fact that in the *US-Observer*’s opinion he had “sold previous clients down the river.”

Attorney Michael Griffith - Pamela Fanning’s attorney. Reportedly FIRED for not preparing a defense and for allegedly trying to force Ms. Fanning to accept a plea bargain where she would serve 15 years in prison.

Attorney Rick Hill - Jimmy Rodgers’ attorney. Reportedly FIRED for disclosing confidential information that Jimmy had given him to other attorneys on the case.

Attorney Scott Tatum - Pepper Rodgers attorney. Reportedly FIRED for trying to sabotage Pepper’s case

and have him convicted. According to Pepper Rodgers, Scott Tatum attempted to

get him to commit perjury. This allegation was made in open court before Judge Linda L. Nobles during a Nelson Hearing. Nobles left Tatum on the case at that time. During Edward Snook’s subsequent deposition, Tatum was observed receiving notes from prosecutor John DuBose in a reported effort to impeach testimony that was clearly in favor of Tatum’s client, Pepper Rodgers. Tatum was exposed by the reputable attorneys now on the case who witnessed this. Allegedly, Tatum admitted this to the judge and was dismissed from the case. It is more than apparent that Edward Snook had both DuBose and his buddy Tatum completely rattled during his deposition.

### CASE RESPONSIBILITY TURNED OVER TO RUSS EDGAR?

Assistant Prosecutor DuBose’s no-show at recent court hearings, reportedly due to the health of his father had the defendants wondering if they will ever see an end to this grave injustice. However, at a recent hearing, DuBose’s superior, Russ Edgar was there to cover for him. Russ Edgar acted as if he were in the dark on this case and stated to Judge Nobles that he would “get to the bottom of this.” In all likelihood this case will go on for well over 2 years before it sees any form of justice. We will see if Prosecutor Russ Edgar has any ethics, or if he is just as corrupt as John DuBose, or if he could possibly have been a part of this life-altering false prosecution from the beginning.

### SELECTIVE PROSECUTION

John DuBose subpoenaed Rusty Liscoe to his office for a meeting that lasted over an hour on March 20, 2012. After listening to the taped deposition, it was obvious, having investigated this case that Rusty Liscoe told the absolute truth. All defendants should have had their false charges dropped. Instead, John DuBose only dropped Liscoe’s charges - Nolle Proseute the next day, yet DuBose kept the false charges against the other owners, who had virtually the same involvement as Liscoe. This is absolute Selective Prosecution, in its purest form.

### WHO IS TO BLAME?

Attorney Robert Beasley - Beasley, reportedly the Killingsworth’s childhood friend and their business attorney since day one of his practice, has been mentioned numerous times. According to reports and emails Robert Beasley performed due diligence before the Killingsworth’s became partners with the Defendants. That’s right, PARTNERS, not advertisers or investors, but PARTNERS. According to statements, it appears that Robert Beasley has lied in an effort to get rid of his clients “partners” and make it possible for the Killingsworth’s to have the business all to themselves. Beasley, who relies on his cover as a reputable attorney, is possibly one of the main people involved in the Good Ol’ Boy’s Club.

Beasley and the Killingsworth’s are reportedly well known supporters of Governor Rick Scott. Could this Good Ol’ Boy’s Club reach all the way to the Governor’s mansion? Why else would Governor Scott get involved with the alleged murder of Trayvon Martin and not be willing to look at the corruption in TCC’s case or many other false prosecutions in Pensacola, Florida? If Governor Scott can appoint a special prosecutor to the Martin case - which is evidently due to media exposure, then he has the absolute power to do the same in this case. Governor Scott has been fully informed of this corruption by the *US-Observer* and he has remained silent. Due to Scott’s silence in this case, the *US-Observer* has opened an investigation into his alleged illegal activities and involvement in “privatizing” State of Florida prisons and other issues concerning highly questionable activity on his part...

Continued on page 14

Continued from page 13 • RICO Case DISMISSED!

Florida Attorney General, Pam Bondi also has the authority to remedy the injustice which has kept these innocent business owners fighting for their freedom.

Bill Eddins, State Attorney for the First Judicial Circuit of Florida is in charge of Russ Edgar and John DuBose - making him responsible as well. We have been compiling plenty of information on Mr. Bill Eddins over the past three years, that the public should find much more than interesting...

By Russ Edgar's involvement at a recent hearing, stating he would "get to the bottom of this", he is now directly responsible for the actions of deciding whether or not to continue prosecuting this case. There is clearly enough evidence that proves the defendant's innocence, but let's focus on who should stop this injustice - Russ Edgar and Bill Eddins. These two men hold all the power in North Florida and they need to end this now.



Deputy David Ingram working with Clint and Cliff Killingsworth

REPUTATIONS ARE BEING EXTORTED

Google any one of the defendants using their name and Escambia County and you can find the mugshots below. For a price, certain companies will take your mugshots off their site, which are search engine monsters.

Continued from page 8 • Civil War Has Begun ...



You have elected the "Prince of Death" in the White House and he is killing off our liberties. You are "served" by the Congress of Extremation. It is the end of self-government as we have known it. Democrat, Republican, Independent, it makes no difference. This game has a pre-planned deadly end that will be played to the very last--UNLESS--the current "Pre-Civil War" debate is now engaged in earnest with no nice guy attitude for those engaged in its rhetoric. The time for decisive action is immediate. The need for men and women of valor to conduct this side of the struggle is great. A handful of protestors will only be arrested, charged and put away. Huge numbers in the streets as in 1960, with the "We Shall Overcome" efforts, are as critical now as they were then, only ALL Americans are in this struggle and have a stake in its outcome. Until you see it as that, then no amount of justification or encouragement will make any difference at all.

We either win this one together and we do it now before any more Defense Authorization Act measures are enacted, or Presidential Executive Orders are renewed claiming autocratic authority over everything is signed making all resistance criminal or we lose. Even discussing it will be a crime.

Then, no matter what you think, the only option will be open warfare and much worse than in 1861. Time is almost gone. Forcing an American renewal will not happen in the corrupted courts nor in a shameless complicit congress. It must now happen in the gymnasiums, parks, ball fields and can I hope--the church sanctuaries of America with a revised "Black Robed Regiment?"

Liz and I and the staff here continue to train families, individuals, moms, granddads, teens and all those who want to be self-sufficient and capable of mastering essential skill we teach for whatever is down the road. You may have the resource materials available at the website and schedule a slot for our training as listed there as well. Slots are filling now and we are limited to 30 for each class. This is our best "camp" yet in terms of tactics, shooting skills, woodland foraging, home and perimeter defense, compass/starlight navigation, low profile campfires, etc. Go to www.theheartlandusa.com.

We will be on the road as well, but most of those are restricted to the sponsoring groups

only.

I have begun hosting a new radio show again on the Revelation Radio Network. We will comment, train and discuss the important issues as long as we can stay on the air. You are invited to be a part of it.

Jesus said, "Upon this House I will build my church, and the gates of Hell shall not prevail against it." Matthew 16:18. He meant upon His own life. He has achieved that and the church, the body of true believers, lives not through cathedrals or seminaries but in the undiluted scriptural word of God found ONLY in the Holy Bible. Spend some time there, reflect upon all of these truths, contemplate our nation's plight and pray for guidance as we



face these days together. May God richly bless and protect your household.

Greg Evensen is a former Kansas State Trooper awarded the Governor's Award for heroism. He has produced two DVD's, nine hours of training for families attempting to prepare for a breakdown of the national structure and the "grid." His 400 page "survival Manual" that is also available as a complete companion guide to the DVD's for dealing with these disruptions is now available along with his inspirational musical CD's including "The Sovereignty Papers," a three hour narrative of Greg's book at his website store www.theheartlandusa.com

Greg is also traveling the nation assisting concerned Americans by conducting "in-field" training sessions at farms, ranches, churches, and rural homesteads where groups of attendees learn how to defend their homes and master 25 topic areas that will give them the "edge" when the lights go out. ★★



Pictured Above: Jimmy & Sheila Rodgers  
Pictured Below: Pamela Fanning & Pepper Rodgers

MUG SHOTS TELL IT ALL

One look at the mug shots compared with normal photos of the five defendants in this case will give you a quick read into their paralyzing fear. This is what the sick minds within some law enforcement and prosecutor's offices thrive on - A few demented and depraved individuals who hide behind the respectful facades of their badges or titles.

*"I feel like the reason why I'm sitting here, having to be accused of what I'm accused of is because of the Killingsworth's and an attorney named Beasley."*

- Rusty Liscoe, during deposition with Prosecutor John DuBose

Without the money to do so, you will likely remain there FOREVER! Forget about a future, forget about a job, and absolutely forget about justice... "KILL EM' OR PUT EM' IN PRISON."

Most important - Forget about innocent until proven guilty in Pensacola, Florida and believe it or not, you can forget about innocence, even after you have proven your innocence in this Good Ol' Boy community.

There will be more updates as this case moves forward. Fortunately, for Rusty Liscoe, one of the original defendants, his charges have been dropped. If prosecutor's Eddins, Edgar and John DuBose are to do the right thing, they will use citizens tax dollars wisely and serve justice in Escambia County, Florida and drop all of the charges in this case.

Editors Note: You can view previous articles about this case at usobserver.com. If you have any information on anyone involved, you are urged to contact us immediately at 541-474-7885 or editor@usobserver.com. ★★

CHARGES DROPPED

Rusty Liscoe's charges were dropped on March 22, 2012.



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Continued from page 1 • Dementia patient scammed

time. That didn't seem to bother Assistant United States Attorney Zachery Lee and Judge James Jones of the United States District Court for the Western District of Virginia, Abingdon Division. You see, Charles was convicted on a federal perjury charge on April 11, 2012 for something he confused when giving two separate answers to a question; asked first in a grand jury and next during a trial while on the witness stand. Conveniently, the judge kept Charles' diagnosis of Dementia and possible Alzheimer's, along with his prescription for Aricept, out of the hands of the jury who were hearing the case. It was a move that most assuredly led to his conviction, or at very least kept the jury from rendering a fully informed verdict. Either way, Duty didn't get a fair trial.



United States District Court Abingdon, Virginia

Charles' medical state wasn't the only thing kept from the jury. His outstanding veteran's record was also withheld, as was the fact that he doesn't (didn't, now) have a record of any kind! You'd think these things would be pertinent in a perjury trial, or any trial for that matter, but apparently the judge disagreed.



Judge James Jones

Perhaps Charles isn't the only sufferer of dementia. Having been born in 1940, Judge Jones, who has been practicing law since 1965 and was a Virginia state senator from 1983-1988, just might want to get checked out before he makes any other rulings that jeopardizes the freedom of anyone else.



Charles Duty, 1969

THE INSULT - HISTORY

Charles was a victim of his son-in-law, Ron Smith. Smith's financial scams cost Charles approximately \$100,000.00, and many others a lot more, before Ron was finally convicted. Charles' daughter and Smith's wife, Angela Smith, was also convicted of the scam. However, Angela and Charles maintain that she had no idea that her husband's activities were fraudulent. The US-Observer has previously reported on Angela Smith's case and it can be read on-line at

usobserver.com.

THE INJURY

It seems as though the court there in Virginia likes to keep criminalizing this family. Now, with hundreds of thousands of dollars in fines and fees, Charles surmised that the court just wanted his property and possessions; that they won't stop until everything and everyone in the family is ruined. Unfortunately, they have succeeded in taking a Father (the real criminal), Mother, and now a loving Grandfather, from the children of the family. So, who is supposed to take care of them? The State? Perhaps this was the goal the whole time...

What a lesson for the next generation! If one person does wrong, or is perceived to have done wrong, the justice system will make sure the whole family pays. Sometimes prosecutors need to understand that the quest for their perverted idea of what justice is, is simply wrong and immoral. Juries need to understand this, too. Not everyone who stands accused is guilty, and sometimes perjury is nothing more than confusion.

Charles' years of service to our country in the military (1966-69); his purple heart; his bronze star; his extended tour in Viet Nam - all are meaningless now that the government he once proudly served is punishing him and his whole family for being confused. How sad. This case truly is another example of the American Injustice System.

Rest assured, the US-Observer will do everything in its power to keep this man from ever seeing the inside of a prison cell. Charles' sentencing hearing will be held on July 5th, 2012 at 11 a.m. and he is moving forward with the appeal process.

The real dementia is our system of justice. It is sick and virulent, and far, too, powerful. How many times are good people going to have to be ruined before the rest of us stand united against this tyranny? I for one hope it ends here. ★★★

Correcting Voter Pamphlet Errors on Justice Levy Vote

By Gil Gilbertson Josephine County Sheriff

funds were carried over from year to year in such a way that four years of funding were actually spread beyond their original budgeting period. Indeed, the budget for this coming fiscal year includes \$2.3 million of carryover funding of this type. The Sheriff's Office more efficiently managed our resources in such a way as to stretch the funding available to cover a longer period than originally envisioned.



Sheriff Gil Gilbertson

In the voter's pamphlet for the May 15 primary election, the section on Measure 17.43 (the so-called "Criminal Justice Levy") contains some factual errors that deserve correction.

In the "Argument Against," it is suggested that local government "has done little to curb rampant spending." This is untrue. Since 2007, the Sheriff's Office has taken a number of steps to improve efficiency while increasing service levels. In the process, we have saved the community approximately \$12 million.

It is likewise inaccurate to say that the levy's purpose is to "advocate for an increase" in taxes to maintain the "status quo." Even if the levy passes, the Sheriff's Office may need to lay off up to 12 deputies over the next four years. The funding level sought by the levy represents a reduction of approximately 20% compared to what would be required to maintain current levels of service. The levy seeks the minimum funding required to support mandated and necessary services to protect public safety, on a temporary basis, until a permanent, stable alternative source of funding is established. Keep in mind we are not currently a fully 24/7 service.

Finally, County Clerk candidate Sandi Cassanelli promulgates a false claim, that the Sheriff's Office actually accelerated spending rates to consume four years of federal subsidy funds within three years. Fellow County Clerk candidate Dale Matthews and County Commissioner candidate Mark Seligman publicly support her in this misrepresentation.

The actual budget figures, readily available from the Josephine County CFO, clearly show that

These are candidates for public office, purposefully advancing misinformation. The figures to counter their claims are in the public record. If this is an example of their ability to research the facts, pay attention to details, and extrapolate information, I would encourage the County's voters to consider whether they believe these candidates possess the necessary qualifications to lead our County into an uncertain future.

Ask for the actual budget figures yourself. They are easily obtained.

Finally, a simple and accurate way to estimate the impact the levy will have on your own property taxes can be found on the County's website. Simply type in your address for the answer.

Editor's Note: While the US-Observer respects Sheriff Gil Gilbertson and holds him in the highest regard, we don't support any form of property tax. Property taxes violate a property owner's constitutional rights. We also don't support giving Josephine County District Attorney Stephen Campbell any public money, whatsoever. He is a corrupt prosecutor who has factually attempted to falsely convict innocent people.

Gil Gilbertson asked to get his message out and the US-Observer provided the space out of respect for our Sheriff. ★★★

WAKE UP AMERICA SOUTHERN OREGON LIVE OAK GRANGE, 120 GARDINER ST., ROGUE RIVER AT 6:30 P.M. WUASO.COM 541-855-1575 MEETING EVERY OTHER TUESDAY SEE SCHEDULE BELOW

Why the Upside Down Flag? What kind of Group is this?

For those who don't know, the United States Flag flown upside down signifies "distress". This symbolizes why Wake Up America Southern Oregon was originally formed - we believe our way of life, everything this country was founded to be, is in distress.

Our Government today, is anything but something to be proud of, and Wake Up America has taken the responsibility of doing what our elected officials haven't been for far too long. Realizing that we the people are the government, we must get off our asses and band together.

Our members study what every elected politician takes an oath to uphold and defend, but only few know; the United States Constitution. We are comprised of County Commissioners, Police Officers, Realtors, Self Employed Business Owners and even a few un-employed. We come from all walks of life, we are Southern Oregon residents,

residents who want our rights back that have been stripped from us.

We deal with local issues, because local issues are what we can realistically resolve. We take on anything from supporting local businesses to stopping unconstitutional threats against our freedoms. If we don't do something to preserve our freedoms, they will become long forgotten by our children.

If Wake Up America is Anti-Government, then so is every elected politician. Simply put, we want the ability to buy food from the Growers Market, we want to reap the benefits of our natural resources so we aren't reliant on handouts with "strings attached" from the federal government. We believe that our future rests in the hands of - US.

Come join us, see what we're about and get involved today! Help your community and support our children's future. Caution: We support our Constitution, and that includes the First Amendment, so if you're easily offended and can't handle someone's right to voice their opinion, we might not be the "politically correct" group for you.

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Wake Up America 2012 January February March April May June July August September October November December

# THESE PEOPLE ARE NO LONGER VICTIMS...

CHRIS HOOVER

CHARGE: FELONY  
SEX ABUSE

STATUS: DISMISSED



"I WAS SHOCKED, IN DISBELIEF. MY WHOLE WORLD FELL APART. MY ONLY SUPPORT CAME FROM THE US-OBSERVER."

AL PERELSTEIN

VICTIM: INVESTMENT  
FRAUD

STATUS: COMPENSATED



"I CAN'T THANK YOU ENOUGH FOR GETTING OUR INVESTMENT MONEY BACK."

CRAIG MONPAS

VICTIM: FALSE  
CRIMINAL CHARGES

STATUS: DISMISSED

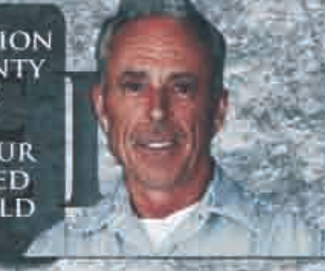


"IT'S A GOOD THING I LISTENED TO YOU, OR I WOULD HAVE BEEN FOUND GUILTY LIKE THE PERSON WHO DIDN'T HIRE YOU WAS."

BUD SONNENTAG

CHARGE: FELONY SEX  
ABUSE

STATUS: DISMISSED



"YOUR INVESTIGATION FORCED NYE COUNTY TO STOP THEIR ATTEMPTS TO DESTROY ME." YOUR EXPOSURE WORKED JUST LIKE YOU TOLD ME IT WOULD."

DARLENE ALVAREZ - TAORMINO

VICTIM: ESTATE  
DISPUTE

STATUS: COMPENSATED



"IT'S HARD TO EXPRESS HOW MUCH THE US-OBSERVER DID FOR ME. SOMETHING I CAN'T SAY ABOUT MY ATTORNEY."

MACK WILLIAMS

CHARGE: MULTIPLE  
FELONIES

STATUS: DISMISSED  
AND COMPENSATED



"I WILL NEVER FORGET WHAT YOU HAVE DONE FOR ME."

DON'T BE A VICTIM, GET YOUR  
FALSE CHARGES DROPPED

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## ARE YOU FACING FALSE CRIMINAL CHARGES? ARE YOU A VICTIM OF A FALSE PROSECUTION?

If you are facing false charges and a prosecution then you are aware of how the 'justice' industry (racket) in America works. You (the innocent person) have been falsely charged with a crime. Most of the time you receive a myriad of stacked charges intended for the sole purpose of extracting a "plea bargain" from you.

You then rush to an attorney, pay him a huge retainer to cover the usual \$175.00 per hour (if not higher), which he/she charges, to supposedly defend your innocence. The attorney usually files some motions, writes some worthless letters and makes many unproductive (unless they pertain to you accepting a plea bargain) phone calls until you are broke. Generally you haven't even started your trial and 99% of the time the attorney hasn't

you are flat broke and incarcerated. You find that the very person (your attorney) you frantically rushed to retain, became your worst enemy.

There is only one way to remedy a false prosecution: Investigate the accusers, the prosecutors, the detectives and then watch the judge very carefully. In other words, complete an in-depth investigation before you are prosecuted and then take the facts into the public arena.

The US~Observer newspaper will not waste your time or your money. This is not a game, it's your life and your freedom. We do not make deals. If you are innocent, then nobody has the right to steal what belongs to you, most of all, your liberty. Nobody! That includes your attorney - as well as your supposed public

## WELCOME TO THE LARGEST RACKET IN HISTORY: THE AMERICAN JUSTICE SYSTEM

completed any investigation.

All of a sudden your attorney is telling you that you can't win your case and you should accept the benevolent plea bargain that the almighty district attorney has offered you. "Do you want to take the chance on spending 30-40 years in prison when you can plea bargain for 18 months," your attorney tells you. What happened to: "I think we can win this case, it's a good case." Remember? Isn't that pretty close to what your attorney told you as he/she was relieving you of your money?

You then accept a plea bargain and go to jail or you have a jury trial, you're found guilty (because your attorney hasn't produced enough evidence-if any and because the judge directs the jury to find you guilty) and then you go to jail. When you finally wake up you realize that on top of now being a criminal,

servants.

Why have a bad day when it's still possible to force justice ... right down their throats?

The US~Observer investigates cases for news and therefore we don't print that which can't be resolved. We want to win, just as you want to prove your innocence.

**Do not contact us if you are in any way guilty and for justice sake, don't wait until they slam the door behind you before contacting us if you are innocent.**

*"One false prosecution is one too many and any act of immunity is simply a government condoned crime."*

-- Edward Snook, US~Observer

CONTACT US~OBSERVER AT: (541) 474-7885