

Fellow Americans:

It's Venezuela, All Over Again....

Did you ever wonder why, when your favorite legislator gets into office...



Nothing Changes?

There are so many reasons. Basically it is because CIVICS was REMOVED from Schools, ON PURPOSE!

Why? An educated populace requires more from their Government. Keeping you ignorant is the goal of American education. But if you are ignorant of how government works, is your Legislators? Are they? Sadly they are.

My opponent, Brad Drake (R), now Representative - thinks America is a Democracy. Several Florida legislators think that if the Federal government says JUMP, they must. After all, the Feds make the Law of the land. Or do they?

They could not be more wrong. We live in a Representative Constitutional Republic... where Delegates are elected by the people to represent the people and all people protected by the same law - the constitution.

STATE GOVERNMENTS CREATED

The people created the State Government. The separate and sovereign STATES got together, and signed a CONTRACT...called *The Constitution*.

Every state agreed to live under the same Rule of Law -



The Constitution.

The states never agreed to give up their Sovereignty.

What went on in their state they would govern. States could have different laws...but individuals could move freely among the variety of states - until they found one with the laws they agreed with.

**They agreed to let the Federal Government control 4, and only 4 -
Categories:
National Security, Money, Naturalization, Commerce.**

They broke these categories into 18 SPECIFIC TASKS or AREAS. AND THAT WAS IT!

They defined all other categories and tasks as belonging to the PEOPLE in their respective STATES. The people gave their permission. The People are the creators and the Government is the created.

This Federal Government only had power in DC, not in the individual states.

" The Government of United States is one of limited powers. It can exercise authority over no subjects, except those which have been delegated to it." (Mayor of New Orleans v United States, 10Pet. 662,736).

It is not only impossible, illogical but also *unconstitutional* - for the Created to Rule the Creator.

So where did it go WRONG?



MONEY, POWER, CONTROL



BY LYING TO THE PUBLIC!!

At the turn of the century around the early 1900's, the Power Brokers, the men of these families: (Vanderbilt's, Rockefeller's, Roosevelt, Carnegie, Bush, to name a few) that made a fortune creating and innovating new products for America realized:

IF they wanted to keep their fortunes, and grow their fortunes beyond imagination, they must work together to *ELIMINATE COMPETITION*.

Using their success for EVIL, they began to strip away and separate Government from the people.

Remember: Communication at that time was primarily by Paper, Word of mouth, and the Telegraph.



NO CELLPHONES, COMPUTERS, TV, SATELLITES! - Hard to Imagine!

They used money to buy the government, bribe the people, get corrupt politicians to look the other way - and began to create AGENCIES (unconstitutional, per Article 4 Section 4) that would answer ONLY TO THEM, while making rules to SUPPRESS THE PEOPLE.

Lincoln said: "Whatever is in school today will be in government tomorrow."

School was the answer. Our founders knew and educated populace was the only thing to control tyranny. Educated people would never let lies and deception cloud their decisions. By omitting civics and historical information, the people would gradually become IGNORANT.

How did they keep the people ignorant? That was easy. Don't tell the people, they won't know and won't remember their Rights. Common Core and the deliberate dumbing of the Nation is just a new name for an old ideology.

By 1965, they completed their task of changing one of the best Educational Systems from FACT to VALUE...and America was on the path to gradual decline. In the 1960's America ALWAYS scored in the top 10 worldwide. Today we can barely scrape above 25th place. 2014 we are 28th.

Today people, when asked - are willing to give up their Bill of Rights and suspend the constitution. REALLY? You don't believe me?

CHECK IT OUT:

[VIDEO: AMERICANS WANT OBAMA TO REPEAL THE BILL OF RIGHTS Respondents blithely agree that liberties should be completely eviscerated in the name of fighting ISIS](#)

[UN SEEKS TO CRIMINALIZE FREE SPEECH, CITING "HUMAN RIGHTS" The dictator-dominated global body is waging a full-blown assault on free-speech rights](#)

[Judge Napolitano on How Government is Violating Natural Rights](#)

[Constitutional Crisis :The government is taking away our constitutional rights at every turn. Will the constitution even be relevant anymore? Will we turn into a dictatorship or Monarchy by the end of this decade.](#)

[16 Ways the Supreme Court Built the Police State and Destroyed Your Rights](#)

They did not stop there. Their plan was HUGE IN SCOPE.

The PLAN intended to encompass *every aspect* of American Society.

After all, you can't have individuals running around saying, "I can do what I want, I can invent, create, and innovate." What if they created something better?



ENTER...THE AMERICAN BAR ASSOCIATION

First the facts

The Constitution is a Trust Indenture.

(Indenture of trust is a document containing the terms and conditions governing a trustee's conduct and the trust beneficiaries' rights.)

"There is no such thing as power of inherent Sovereignty in the government of the United States. In this country, sovereignty resides in the People, and Congress can exercise no power which they have not, by their constitution entrusted to it. All else is withheld." *Julliard v Greenman* 110 U.S. 421

GOVERNMENTS...ARE BUT TRUSTEES

" governments are but trustees acting under derived authority and have no power to delegate what is NOT DELIGATED to them. But the people, as the original fountain might take away what they have delegated and entrust to whom they please. The sovereignty in every state residdes in the people of the state and my alter and change their form of government at their own pleasure." *Luther v Borden*, 48 US 1, 12L.Ed. 581

DELEGATES...CANNOT DELEGATE!

A Delegate (your representative or senator) CANNOT delegate: an agent cannot delegate his functions to a subagent without the knowledge or consent of the principal; the person to whom an office or duty is delegated can not lawfully devolve the duty on another, unless he be expressly authorized to do so" 9 Coke, 77; *Broom*, Max. 840; 2 Kent, Comm. 633; 2 Steph com 119

"A delegated power cannot be again delegated." 2Inst; Black's, 2d. 347; 2 Bouv. Inst. n. 1300

"A Deputy cannot have or appoint a deputy." Story, Ag. S.13; 9 Coke, 77; 2 Bouv. Inst. n. 1936

CORPORATE "UNITED STATES" CREATED...

In 1871, a corporation called UNITED STATES, INC was set up WITHOUT AUTHORITY. There iis NO AUTHORITY for any federal CORPORATE department of: TREASURY, FBI, HOMELAND SECURITY, SECRET SERVICE OR IMMIGRATION AND CUSTOMS ENFORCEMENT, BORDER PATROL, OFFICE OF ATTORNEY GENERAL, INTERNAL REVENUE, FEDERAL RESERVE, US DISTRICT COURT OF TEXAS OR ANY OTHER STATE. Or UNITED STATES DISTRICT COURT FOR SOUTHERN DISTRICT OF NEW YOUK, UNITED STATES COURT OF APPEALS FOR THE SECOND CIRCUIT, or any Department of Energy, Education, Interior, Agriculture, Natural Resources as NOTHING belongs to the Federal government. EVERYTHING belongs to the individual soverign people through their respective states.

The UN-Authorized Corporations are all *Ultra Vires*: An act performed without any authority to act on subject. This is *prohibited!* *People ex rel. Barrett v Bank of Peoria*, 295 ILL. App543 15 N. E.2d 333,335.

Act is ultra vires when corporation is without authority to perform it under any circumstances or for any purpose. Ultra vires act of municipality is one which is beyond powers conferred upon it by law. *Charles v Town of Jeanerette, Inc*, LA. App., 234 So 2d 94,798." *Blacks Law Dictionary* 6th edition page 1522.

Licenses, permits, fees are excise taxes. *Bouvier's Law Dictionary* 1843 Edition, volume 2 page 53.

STATUTES...FROM THE UN

Statutes in place due to the United Nations Programs ARE NOT AUTHORIZED. "judges who become involved in enforcement of mere statutes (civil or criminal) act as mere "clerks" of the involved agency. K.C. Davis, ADMIN. LAW, Ch1 (CTP. West's 1965 Ed.)

An officer who acts in violation of the Constitution ceases to represent the government." Brookfield Const. Co v. Stewart, 284F Supp. 94

ATTORNEYS...PART OF JUDICIAL SYSTEM

Attorneys are part of the Judicial System. This past week on the Factor, O'Rielly made the statement, "Attornies are part of the judicial system." Remember that.

Article II Section 3 of the Florida Constitution: *The Powers of the State Government shall be divided into Legislative, Executive and Judicial branches.*

No person belonging to one branch shall exercise any powers appertaining to either of the other branches...*unless expressly provided herein.*

IN OTHER WORDS, if you are an attorney, you work for the judicial branch. YOU ARE NOT ELIGIBLE to be a legislator. Currently there are over 40 unconstitutional legislators in the Florida government making unconstitutional laws which CAN NOT be enforced.

These attorneys act under the "Color of Law. Mere *>semblance* of a Legal Right. An action done under the colour of law is unenforceable.

The ABA has REWRITTEN THE CONSTITUTION... and because you *never* had a meaningful CIVICS class, you are Doomed before you start! They call it case law. They will always find a case to refer to with a decision made by an unconstitutional justice to mak esure the outcome is in their favor. Obamacare is a prime example. Whistleblowers have reported blackmail, bribery, murder, fraud, lies and fear to get their way.

CAPITALISTS...ARE THE ENEMY!

Agenda 21 calls for the Nationalization of Industry, calling Capitalists the ENEMY. The ABA re wrote the laws on Public Private Partnership in order to pretend they are constitutional.

What better way to take over an industry than to have ABA attornies become legislators and change the law. Public-Private Partnerships (PPP, or 3P's) once unconstitutional as per Florida State Constitution: Article 7 - Section 10:

<http://www.leg.state.fl.us/Statutes/index.cfm?Mode=Constitution&Submenu=3&Tab=statutes#A7S10>

SECTION 10.Pledging credit. Neither the state nor any county, school district, municipality, special district, or agency of any of them, shall become a joint owner with, or stockholder of, or give, lend or use its taxing power or credit to aid any corporation, association, partnership or person;

are now OK. Public-Private Partnership Concessions for Highway Projects, Charter Schools, Ports and more. It does not matter what they think. "If a law is

unconstitutional it is void," Marbury v Madison 1807. Unconstititutional laws can not be enforced.

STATUTES...FROM THE UN?...NECESSARY FOR PPP'S!

The United Nations calls for Public Private Partnerships as the gradual way to nationalize industry. Johannesburg Accord aka Johannesburg Implementation Plan, pages 108-109.

ABA writes statutes making it necessary to have PPP.

ABA legislators pass the UNCONSTITUTIONAL STATUTES, Like 334.30 or HB 87.

Government sets BONDS so high, only the large Corporate donors can apply.

Many projects become "no bid" contracts from " We Milk It Forever Contracting." .

Taxpayer money is given to Corporations, many International Corporations and... you wonder why there are no jobs.

These Corporations in FL control the TOLLS. In the end - the TAXPAYER pays and pays and pays. Not all PPP's are bad and cheat taxpayers...but that doesn't matter because - PPP's ARE UNCONSTITUTIONAL.

Why? When the government owns an industry, regulations are often political to favor one company (a donor) over another. This eliminates competition so we may never get the best product. The industry then gets favors from government like permits, moving up to the front of the line, contracts, subsidies like in solar. Then the legislators often manipulate the market with rumors of inspections, investigation, audits, slandar etc. all so bet on the success or failure of those industries and become billionaires at our expense.

How? Because the ABA writes statutes to protect them. Who is your attorney working for?

Read the links below.

The LINKS as found on their web sites below, the American Bar Association (ABA) ties Sustainable Developments to UN Agenda 21.

The goal of Agenda 21/ Sustainable Development is to ELIMINATE PRIVATE PROPERTY, as stated in the preamble of UN Habitat:

UN Habitat stated: "*Land, because of its unique nature and the crucial role it plays in human settlements, cannot be treated as an ordinary asset, controlled by individuals and subject to the pressures and inefficiencies of the market. Private land ownership is also a principal instrument of accumulation and concentration of wealth and therefore contributes to social injustice; if unchecked, it may become a major obacle in the planning and implementation of development schemes. Social justice, urban renewal and development, the provision of decent dwellings and healthy conditions for the people can only be achieved if land is used in the interests of society as a whole."*

ABA vs. THE US CONSTITUTION & THE AMERICAN PEOPLE

By supporting SUSTAINABLE DEVELOPMENT - the ABA is working AGAINST the US Constitution and the American People.

http://www.uvm.edu/search_results?q_as=sustainable%20development

By writing these laws, the ABA gives teeth and credibility to the Unconstitutional Agencies.

The ABA members then get elected to offices, or work as lobbyists then write and draft legislation to FAVOR the unconstitutional agencies, and pass legislations to fund these agencies...

Using this *phony legislation*
favoring their donors and themselves -
which
COSTS THE PEOPLE THEIR...



Children, Land, Homes, and Businesses...



and TONS of Money!!

NO TREATY OR PROGRAMS...PROHIBITED TO STATES

US Constitution, Article 1 Section 10: prohibits States from making a treaty/or following programs of a foreign entity. International Law nor TREATIES, or EXECUTIVE ORDERS DO NOT TRUMP the CONSTITUTION. (This includes the UN) Sustainability programs are based on phony computer models created by unconstitutional statutes by unconstitutional agencies.

REGIONAL COUNCILS and NGO's pushing this plan are Unconstitutional, as per the US

Constitution Article 4 Section 4 - Guaranteeing every American the RIGHT to Elected officials who make LAWS - NOT Bureaucrats...making REGULATIONS!

THE ABA...REPORTS TO THE UN? WHY???????

AMERICAN BAR ASSOCIATION REPORTS TO HOUSE OF DELEGATES (SUSTAINABLE DEVELOPMENT AGENDA 21) That the American Bar Association reaffirms its 1991 commitment to sustainable development, and adopts the internationally accepted concept of sustainable development, as recognized at the United Nations Conference on Environment and Development in 1992 and subsequent international conferences: simultaneous achievement of environmental protection, economic development, social development, and peace, for present and future generations.

<http://www.acoel.org/file.axd?file=2013%2F12%2FABA+Resolution.pdf>



SURPRISE! YOU WEREN'T LOOKING! GUESS WHAT??! -

AMERICAN BAR ASSOCIATION ADOPTED BY THE HOUSE OF DELEGATES (2003)

<http://apps.americanbar.org/intlaw/policy/environment/sustainabledevelopment.pdf>

AMERICAN BAR ASSOCIATION PRES. JAMES SILKENAT, TASK FORCE, MISSION STATEMENT:

American Bar Association (ABA) President James Silkenat established the Task Force to review and make recommendations on the involvement of the ABA in implementing sustainable development matters throughout the world.



THE FUTURE WE WANT...REALLY?

The Rio+20 Conference adopted a report entitled *The Future We Want*.

The report is a common vision on how SUSTAINABLE DEVELOPMENT ISSUES are managed by United Nations member entities and related organizations.

The United Nations senior leadership made it abundantly clear that implementation of The *Future We Want* report is IMPERATIVE, and that ABA lawyers MUST play a strong role in the field.

http://www.americanbar.org/groups/leadership/office_of_the_president/sustainable_development_task_force/about_us.html

In summary, you go to school. Instead of learning about the Constitution...Your Rights and Freedoms...American Civics...How Laws work...How to Read and Interpret...How to calculate finances so you can make wise decisions and not be cheated...

You learn INSTEAD to follow the LIES about Sustainability, and to meekly comply with the UNITED NATIONS.



Thank you, American Bar Association. THANKS A LOT.

NOT!!

Now you that you know,
WHAT WILL YOU DO ABOUT IT?

In Liberty,

Karen Schoen
Neil Rice
Sherry Smart

