

**** Bombshell: *Rod Class gets FOURTH Administrative Ruling "Gov't Offices are Vacant"- All Gov't Officials are "Private Contractors"

Submitted by The South on Sun, 10/14/2012 - 18:25

in

Politics, General + Law(s)

Yes, you read that correctly; it is true, and is now on the court record; black ink on white paper.

Please read on:

*****Rod Class has now received FOUR Administrative Rulings that prove what many of us have felt to be truth: What you think is government; what you think are legitimate Government Officials/Senators/Congressman/Police/Policeman/Governors/Tax Collectors, etc. are nothing more than private contractors, extorting money from American Citizens and failing to pay off the public debt as they are instructed to do by the 1933 bankruptcy.

What they have done is this:

These people have switched places with the average American Citizen. They are enforcing their own Administrative codes, that are only meant for THEM, upon regular Citizens who are not being paid by the corporation. The supposed elected officials have hoodwinked the country into an employment position without pay. They themselves are taking public money to occupy government seats/positions/agencies, when they are nothing more than private contractors ... Felony!

They are treating us as if we are paid government employees; enforcing their own internal rules-regulations-codes, and statutes on the average Citizen, as well as conveniently forgetting to send us our weekly/monthly government employment check.

I've been preaching this for the last year + with no avail on this forum. Perhaps now, people will begin to listen and take action.

In these radio shows, Rod explains his Administrative Rulings from the various Judges; explains the con, and shows you, where in their very own US Codes the above aforementioned information is spot on.

There are a few shows you need to listen to, and here are some bullet points of those shows:

1. All BAR attorneys are prohibited from representing John Q. Public; can only represent gov't officials and employees within their own agencies, their BAR Charter says so.
2. Any Judge that prohibits you from representing yourself or hiring a defense other than a BAR attorney, are in fact, committing a felony on the bench in violation of the Taft-Hartly Act (running a

closed union shop) and the Smith Act (overthrow of Constitutional form of Gov't)

3. Anytime an BAR attorney represents someone in a case against you, you can now claim that person is incompetent; a ward of the state, with no standing to sue.

4. Any and all tax collectors, police officers, sheriffs dept's, DOT, tag agencies, BAR attorneys, Judges, Highway Patrol, supposed elected officials, are nothing more than private contractors, who can now be brought up on fraud charges for impersonating a public official while receiving federal funding.

5. Any and all home, vehicle, credit card loans are supposed to be discharged through the Treasury window, in compliance with the 1933 bankruptcy laws. These scumbags are double dipping and never discharging the debt like they are supposed to. They are embezzling the funds and pocketing them for themselves.

6. Every person sitting in prison today was railroading by a BAR attorney who's first allegiance is to the State; who had no lawful authority to represent them; who worked in concert with the State to perpetrate a fraud upon it's victims.

7. Orders from Administrative courts prove for the fourth time, an agency of the State is NOT an agency under the State.

8. Elected Officials are claiming 11th Amendment sovereignty, when it's actually you and I that hold 11th Amendment sovereignty. They are getting paid by the corporation, you and I are not.

9. They have admitted to the crime of no one actually holding a public office; they are filling corporate seats and defrauding the public.

10. Political subdivisions are not getting their 40% funding from the Feds as they are supposed to get.

11. These Judges have admitted (black ink on white paper) that all these State Offices are
EMPTY!

12. Now we have Administrative paperwork - ruling these public offices aren't part of the State agencies.

13. Attorney Generals may not practice law; can't represent the people who are not public officials.

14. If the State is a 3rd party interloper in your Marriage (marriage license); Vehicle Title (State Registration), etc. then they are liable for 1/3rd of the cost to manage the daily activities of that

contract.

15. If the State demands you have a Drivers License and Tag your vehicle because it is registered with the State, then as the owner of the vehicle, the State is required to pay for the vehicle, the tags, licensing, fuel, tires, oil, etc. and they are also to pay you a salary for driving a State owned vehicle; it says so in their own Highway Safety Act and USC - CFR rules and regulations.

16. We now have the court orders that goes back and nullifies any and all IRS and Tax cases, Foreclosures, Credit Card Debt, cases or actions. These people never had the lawful right to demand anything of you; they are corporate actors, not a legitimate government body.

17. Judge admits the 1933 bankruptcy, and no way to pay off anything because of Federal Reserve Notes; all public debt is to be discharged through the Treasury.

18. Only the Secretary of Transportation can hear traffic cases; all traffic cases are civil, not criminal.

19. If you're not being paid for your time, you are not required to have one of their CDL or CMV licenses; it's prohibited.

20. Says we now have a major labor dispute on our hands; US corporation running a slave racket against American Citizens without the pay.

21. United States Codes (USC) and Titles #1 thru #50 are void; have never been passed by Congress; all have been repealed.

As I've been saying for a very long time on this forum: If you are not getting a weekly or monthly paycheck from the so called federal government aka UNITED STATES or one of its sub corporations such as the STATE OF ***, then their statutory rules (not laws), codes and regulations DO NOT APPLY TO YOU Period!

<http://www.dailypaul.com/258853/bombshell-rod-class-gets-fourth-administrative-ruling-govt-offices-are-vacant-all-govt-officials-are-private-contractors>

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A lot of us have been exposing the crime of the UNITED STATES corporation for many years, but until

Police Departments are registered as NON-PROFIT CORPORATIONS

I'm confident all the tax payers are well aware of the following because it's common knowledge. But just in case your local or national media hasn't informed you...

Illegal Police Department Activity Threaten to Bankrupt Counties Nationwide

Posted on February 8, 2013 by,, Paraclete

Occupy Corporatism - by „Susanne Posel

Local police departments (LPDs) across the nation are incorporated as specialized non-profits. Most LPDs are known to the Secretary of State in their respective state as an association which gives the impression to the average citizen that this is a union. However this is not the case.

The LPDs are contracted by the City Council to perform police services and securitize the city they are hired in. This is the exchange of a local government hiring a private security firm to stabilize the local population and generate revenue for the city through tickets, arrests and recording infractions. However, this does not include upholding local laws, as the County Sheriff's Office is elected to take charge of.

The problem with this system is that the LPDs, being corporations, are subject to corporate law. And corporations fall into dissolution (i.e. the termination of the corporation) for various reasons quite often. When it is the LPD that dissolves; this becomes a question of legal authority over the citizens by the hired private security firm known as the LPD.

Corporations that dissolve are not allowed by law to conduct business. These same rules apply to the LPD that is actually a corporation hired by the local government or city council to perform police services.

For example, in the State of Oregon, over 12 LPDs are in

dissolution. On the Secretary of State website, when a LPD is dissolved it is classified as "INA" or inactive. This includes LPDs in the following cities:

- Beaverton • Canby • Charleston • Eugene • Gresham • King County • Lake Oswego • Lebanon • Portland • Sherwood • Weston

According to corporate law, if a corporation dissolves, it must withdraw as a business entity. This means that once the LPD is dissolved, they cannot continue to perform police services for the city in which they were hired.

And in fact, should this be brought to the public, it might be common place (as it is in the State of Oregon) that LPDs are in dissolution and not legally allowed to conduct police services because they lack legal authority as a dissolved corporation.

It also stands that the local governments that are privy to this information would be involved in not only egregious corruption but are knowingly misleading the citizens of their towns and cities. Once the LPD is dissolved, from the date of dissolution, any arrest, ticket, or police service performed is now an illegal act. It is tantamount to a citizen impersonating a police officer which has serious legal ramifications.

Should citizens become aware of this fact in their city - that their LPD is a corporation that has dissolved and is continuing to operate as if they have legal right to do so - there would be justified legal recourse for every citizen who had been arrested, jailed, forced to pay a ticket of any kind and forced to appear in municipal court under those circumstances (including court costs, attorney's fees and fees attributed by the court).

In 2012, Louis F. Quijas, Assistant Secretary of the Office for State and Local Law Enforcement (OSLLE), for the US Department of Homeland Security (DHS) explained the purpose of the OSLLE as a front "office that provided coordination and partnership with state, local, and tribal law enforcement."

The OSLLLE was recommended by the 9/11 Commission. It was created to "lead the coordination of DHS-wide policies relating to state, local, and tribal law enforcement's role in preventing acts of terrorism and to serve as the primary liaison between non-Federal law enforcement agencies across the country and the Department."

Intelligence is disseminated through OSLLLE to LPDs or "non-Federal law enforcement partners" to keep information flowing through initiatives such as the "If You See Something, Say Something™", the Blue Campaign, the Nationwide Suspicious Activity Reporting (SAR) Initiative (NSI), and the Department's efforts in Countering Violent Extremism.

OSLLLE consistently works with LPDs on education, actionable information, operations and intelligence for the purpose of their part in the operations of the DHS with regard to keeping "our homeland safe".

OSLLLE also works as a liaison between LPDs to maintain DHS leadership and considerations of "issues, concerns, and requirements of state, local, and tribal law enforcement during budget, grant, and policy development processes."

The Federal Emergency Management Agency (FEMA) upholds relationships with LPDs for the purposes of and participation with National Preparedness Grant Program that began this year.

To ensure that local police departments continue to meet the requirements of training from DHS, officers regularly attend the DHS Federal Law Enforcement Training Centers (FLETC) in Glynco, Georgia.

LPDs are focused through OSLLLE and DHS to "remain vigilant and to protect our communities from all threats, whether terrorism or other criminal activities" as DHS expands its control over local law enforcement and the communities they oversee.

As stated in the DHS directive from the Office for State and Local Law Enforcement (SLLLE), the assistant Secretary for SLLLE has "the primary official responsible for leading the coordination of Department-wide policies related to the role of state, tribal,

and local law enforcement in preventing, preparing for, protecting against, and responding to natural disasters, acts of terrorism and other man-made disasters within the US."

This directive also sets guidelines of advocacy for DHS by the LPDs. Authorization of DHS to take over LPDs is given in Title 6 of the United States Code, Section 607, "Terrorism prevention".

In 2008, the Bureau of Justice Statistics stated that LPD "make up more than two-thirds of the 18,000 state and local law enforcement agencies in the US" which translates to an estimated 12,501 law enforcement agencies. Of those LPDs, there are more than 461,000 sworn officers.

Last year President Obama signed an executive order (EO) that created the White House Homeland Security Partnership Council and Steering Committee which tied DHS to local partnerships, federal and private institutions "to address homeland security challenges."

Members of the Steering Committee include:

- Department of State • Department of US Treasury • Department of Defense • Department of Justice • Department of Transportation • Department of Veterans Affairs • The Federal Bureau of Investigations

In 2011, Congress encouraged private sector "police companies" to replace law enforcement on the State and local level by coercing a new police protection insurance that would tack on a fee to citizens for the use of "police protection".

This move was justified by having citizens pay for the police to be called to scenes as a "communal service" that is contractual just as any other service or good is paid for. As a customer, the citizen would tell 911 dispatch their insurance information for payment purposes to be billed after the police were deployed to the scene, or services were rendered.

Turning LPDs into private security firms that provide services to the public was the scheme behind privatizing law enforcement.

Under state government contract, private security firms perform law enforcement services. With legislative bodies on both the state and Congressional level supporting this change, private corporations enter into contractual agreements with city councils to provide armed security patrol. Just as a rent-a-cop is hired to secure private property, local police departments are masked rent-a-cops that were hired by local government to secure their city.

This fact has been hidden from public scrutiny and has added to the blending of social perception of what the police are and what they do so that police services are able to function without question. At the same time, citizens are expected to pay fees for these "services" that were once inherent to life in a structured town or city.

In early 2012, the Department of Homeland Security (DHS) released a report entitled "Homeland Security and Intelligence: Next Steps in Evolving the Mission" which outlined in part on how to redirect efforts of the federal government from international terrorism toward home-grown terrorists and build a DHS-controlled police force agency that would control all cities and towns through the use of local police departments.

DHS maintains that "the threat grows more localized" which necessitates the militarization of local police in major cities in the US and the training of staff from local agencies to make sure that oversight is restricted to the federal government.

Private corporations have been parading as public servants policing cities and towns across America without the knowledge of the average citizen for quite some time. Although they wear the same badges as LPDs of the past, these private security firms are not there to uphold peace or enforce any laws and city ordinances. Just like any other corporation, they seek out opportunities to collect revenue for the benefit of the city that hired them.

<<http://occupycorporatism.com/illegal-police-department-activity-threaten-to-bankrupt-counties-nationwide/>>

<<http://fromthetrenchesworldreport.com/illegal-police-department-activity-threaten-to-bankrupt->

But for the rest of the nation, he's working with Save-a-Patriot, the Free Enterprise Society, Live Free Now and his own Lie Free Zone to spread the message of the truth.

"There are three points that are important," he told WND. "There's no law making the average working man liable [for income taxes], there's no law or regulation that allows the IRS to contend that earnings are 100 percent profit received in exchange for nothing, and the right to earn a living through any lawful occupation is a constitutionally protected fundamental right, and it is exempt from taxation."

Spokesman Robert Marvin in Washington's IRS office told WND the Internal Revenue Code provides for taxation on salaries or wages, but when pressed for a specific citation, or constitutional provision, he said, "I can't comment."

Cryer's encounter with tax law began more than a decade ago when a friend told him the income tax was sham. Cryer started researching, hoping to keep his friend out of trouble. But his conclusions, after years of research, were exactly what his friend told him.

He researched not only tax laws, but also the documents pertaining to the drafting of the U.S. Constitution as well as the first income tax.

He said throughout his battle, he's offered at every turn to pay taxes if the IRS could show him the authorization, and that never has happened.

"The Criminal Investigation Division and Department of Justice both responded only with 'your position is frivolous.' I had never stated a position, so how could they know whether it was frivolous?" he said. "Imagine my sending you a bill for \$1,000 and when you call me and ask what the bill was for I simply said, 'that position is frivolous, just write the check and send it in.'"

His acquittal, he said, was a precedent because it means "people can see and recognize the truth." He said multiple Supreme Court opinions have affirmed an individual's ownership of his or her own labor, and "exercising your fundamental rights" is not taxable. "It is definitely a trade. What most people receive in the form of wages, salaries or in my case fees that they personally earned for their labor is not received in exchange for nothing."

He said there might be a profit that should be taxable, but there might not.

"The IRS lets Wal-Mart sell a trillion dollars worth of goods, but they can back out their cost of goods [before being taxed,]" he said. "The IRS considers, in the case of a Wal-Mart wage earner, 100 percent of what he takes in is profit."

"But he's using his life, energy and work lifespan, and depleting it as he goes," Cryer told WND.

"[Working] is a God-given fundamental right that is protected under the Constitution and can't be taxed any more than exercising freedom of speech."

While he waits to see what, if anything, the IRS and Justice Department will do next in his case, he's working to coordinate the groups that are battling taxation as unconstitutional.

"I have started a campaign to unify [the work] and we've got a number of organizations that are sponsoring and supporting this campaign," he said. The goal is to get everyone "who is aware of the truth" organized so they can spread the word.

He warned without a restoration of constitutional basics, the nation is lost.

"Read your Constitution and you will see that the federal role does not include ANY authority to

regulate or tax any citizen directly and that WE expressly reserved the right to rule and govern ourselves as States, not as mere political subdivisions," his website says.

"The Constitution does not allow the government to run your lives, but the money it is stealing from millions of Americans is the fuel for its over-reaching and kibitzing. Take the money back and we and our states and communities can again be free," he said.

The fight is over "our FREEDOM from rule by a DISTANT RULER, just as we fought to free ourselves of a distant England over 200 years ago," he said.

Similar Posts:

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IRS loses challenge to prove tax liability | My Strange Mind

blog.mystrangemind.com/2007/07/irs-loses-challenge-to-prove-tax...

By Bob Unruh | WorldNetDaily.com The Internal Revenue Service has lost a lawyer's challenge in front of a jury to prove a constitutional foundation for the nation's ...

OpenAirOutreach.com - IRS Loses Challenge to Prove Tax Liability

openairoutreach.proboards.com/index.cgi?board=news&action=display&...

Author: Topic: IRS Loses Challenge to Prove Tax Liability (Read 224 times) Peter Fox Junior Member member is offline Joined: Jul 2005 Gender: Male Posts: 64 ...

IRS loses challenge to prove tax liability - Review-Journal eForum

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3 replies from July 2007

News & Issues > National News ... THE POWER TO DESTROY: IRS loses challenge to prove tax liability July 26, 2007 The ... Not covered in the MSM...no doubt as to ...

Revelation 2012: IRS loses challenge to prove tax liability

revelation2012.blogspot.com/.../irs-loses-challenge-to-prove-tax.html

Apr 23, 2012 · IRS loses challenge to prove tax liability Lawyer is acquitted after arguing income levy lacks legal foundation Posted: July 26, 2007 1:00 am Eastern

Income Tax Declared Unconstitutional | Suite101

The U.S. Supreme Court, in 1895, ruled unconstitutional a federal law containing income taxes, with arguments concerning class warfare and the definition of a direct tax.

suite101.com/...tax-declared-unconstitutional-a208974 - Cached

THE UNAMERICAN UNCONSTITUTIONAL PROPERTY TAX

A MAN'S HOME SHOULD BE HIS CASTLE. The land belongs to you, the one who bought it, not the State. A property tax is the State declaring that it owns the land, and ...

nstarzone.com/PTAX.html - Cached

Why aren't property taxes against the constitution?

[Apr 13, 2007] The Property tax is unconstitutional because it does not allow us to live in a truly free way and secure the blessings to our posterity. Like ... ~ by Nate the Great (14 comments)

www.answerbag.com/q_view/220149 - Cached

State Rights | Treaties Do Not Supersede the Constitution

... let alone alien to our entire constitutional history and tradition ... No law or treaty supersedes the Supreme Law of the Land. 'Supreme' ...

www.sweetliberty.org/issues/staterights/treaties.htm - Cached

Constitutional Limitations on the Treaty Power :: Article II ...

Constitutional Limitations on the Treaty Power. A question growing out of the discussion above is whether the treaty power is bounded by constitutional limitations.

law.justia.com/.../19-constitutional...on-treaty-power.html - Cached

Treaties, International Law, and Constitutional Rights

Introduction Can a treaty override an individual right protected under the Constitution? In its 1957 decision in *Reid v. Covert*, the Supreme Court held that the ...

litigation-essentials.lexisnexis.com/webcd/app?...

TREATIES VERSUS THE CONSTITUTION - Thunder Promotions (Tpromo ...

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What Is the RICO Act?

The RICO Act is a federal law that gives extended penalties for organized crime. Under the RICO Act, a person can be charged with...

www.wisegeek.com/what-is-the-rico-act.htm - Cached