## **Jack Venrick**

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**Sent:** Saturday, January 03, 2009 10:01 PM

**Subject:** How The Constitution Was Made Unconstitutional

To: The Unconstitutional Establishment

bcc: Property Rights Groups, Freedom Foundations

Please connect these three dots below (#1, #2 & #3) in your mind's eye and see what you visualize. I suggest, after 4 years of research, these dots of taking are all highly correlated and did not happen by chance. Nor is it an accident that both of these candidates are not natural born as defined by the original intentions of even the Federalist Framers vs. the perversions of the progressive positivism ABA & academia.

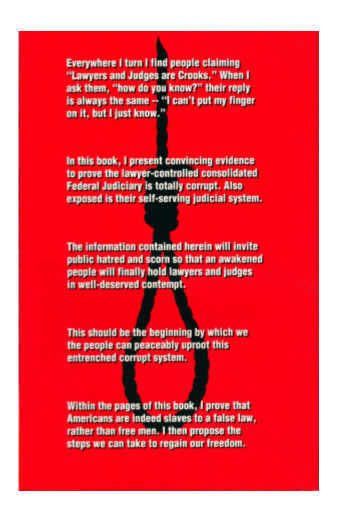
I cannot find a clear point in history when the take over of America started, i.e. there are countless minor and major takings. Therefore, I have come to a simple conclusion. There was NO starting point nor will there be an end to this escalating trend of taking of individual and state sovereignty until some critical mass of US decide that we would rather die abandon to free choice over the current age of continual usurpation via chaos & tyranny of taking from A and giving to B.

- 1. <u>After</u> you read this piece by Devvy Kidd and convince yourself that McCain <u>AND</u> Barry Soetoro Obama are both illegitimate, i.e. unconstitutional <a href="http://www.rense.com/general84/obss.htm">http://www.rense.com/general84/obss.htm</a> .....
- 2. <u>Then</u> scan this list of further takings here http://www.wethepeoplefoundation.org/UPDATE/Update2008-12-20.htm

- 3. <u>Finally</u>, consider the following snippets from "The Constitution That Never Was" by Ralph Borywszewski, a retired Rochester NY cop who could not get any publisher to print his book so he had it done himself
  - "The Constitution did not authorize courts to have the power of contempt nor the right to make its own rules
  - The Constitution did not mention the term "common law"
    - If it did, the people would have rejected it because the early Americans had long suffered under the tyranny of the hated English Common Law
    - Founding lawyers were determined to impose the Common Law upon the American legal system
    - A Senate Committee dominated by lawyers secretly worked for months behind locked doors to accomplish this goal
  - We never had separation of powers because the "lieyers" made themselves the common denominator from the get go
    - Madison warned rhetorically in #47 of The Federalist Papers
      - "The preservation of liberty requires that the three great departments of power should be separate and distinct
      - However Madison did not once speak out against his fellow lawyers who engaged in the accumulation of all power, legislative, executive and judiciary in the same hands which he warned "may justly be pronounced the very definition of tyranny"
      - Washington and Madison strongly opposed a "second constitutional convention" in which the people could have

## drafted their own

- Yet both took part in drafting and amending the document they later stated was the People's Constitution
- They cut out the Bill of Rights long enough to establish themselves & the Constitution as the Supreme law of the land vs. the "<u>Articles</u> of Rights"
  - The so called first 10 "Amendments" in the Bill of Rights should have been the Supreme Law of the Land
  - Plus two articles (amendments) were not allowed.
  - The Bill of Rights was delayed and subordinated at the "Con Con", i.e. CONstitutional CONventions in 1787
  - They never wanted the people to have those rights in the first place
  - The Bill of Rights IS IN CONFLICT with the Constitution
    - In order to be an effective check, the Bill of rights must always be separate from and supreme over the Constitution where they can be directly administered by the people
    - The Bill of Rights should be inalienable and cannot be amended



- They have undermined the power of the trial and grand juries
  - All power dealing with basic rights are retained or reserved to the people on Grand and Trial Juries and are not appealable to any court.
- They have replaced the militia with standing armies
- They have violated their oath of office
- They have engaged this country in continuous

## foreign entanglements

- They have bankrupted this country multiple times
- They are collateralizing our public and private lands
- They have swept out vast amount of our gold and silver taken under brokered wars
- They have denominated our once highly prized coinage into worthless inflationary fiat paper of debt
- They have usurped the sovereignty of the several states and the natural born
- They have perverted a constitutional very simple indirect and customs tax system into a life and death shop of horrors
- They have torn this country apart in legal & political fiction subdivisions and municipal corporations
- "The system is rigged.
  - You can't win by joining a political party or forming a new party.
  - During the last 100 years the two major parties have discouraged many voters because they have made it very difficult to obtain ballot line access for those who oppose the status quo.
  - Why then should we support members of either major party who make it difficult for us in seeking change?"
- "For years I have been voting for and supporting minor party candidates.
  - o People ask why do I always pick a loser and waste my vote?
  - I make those poor soul's think twice when I tell them: "No I am picking a winner who will lose.

- But you, my friends, have been picking losers who always win."
- So each year the people have lost by picking "winners" who have corrupted and bankrupted our country.
- But your vote always enriches the "winners" and their respective parties.
- Both parties are still in power to prevent the real changes that the people are so desperately seeking - term limits, fiscal restraints, speedy removal of the corrupt and pervasive unauthorized foreign involvements."
- The Constitution That Never Was by Ralph Boryszewski
   How the American People have been CONNED by Lawyers.
- Read about the takeover of the American Government from the first Constitutional Congress by the agents of the British Government, the Esquires! The Lawyers infiltrated all branches of the American government simultaneously corrupting the principal of a Government for the People by the People. We were supposed to have a lay government run by the commoners, yes including the Supreme Court Justices. Shakespeare was right, Kill all the Law....
   \$25.00 \*http://www.uscivilflags.org/products.html

"The budget should be balanced, the Treasury should be refilled, public debt should be reduced, the arrogance of officialdom should be tempered and controlled, and the assistance to foreign lands should be curtailed lest Rome become bankrupt. People must again learn to work, instead of living on public assistance." Cicero - 55 B.C.

Jack Venrick Enumclaw, Washington "So the political ruling class never empowers you, but always empowers themselves to keep you powerless!

It's the same thing for the corporate ruling class, the legislative ruling class

and the media ruling class. They all say you can't be trusted with responsibility

for your own protection. but at the same time, they abdicate their responsibility to protect you.

They refuse to prosecute and put away the bad guys. And so the jailhouse revolving door spins: take them in, turn them out. And it's open season on the rest of US."

Wayne LaPierre
NRA Executive Vice President