

## DECEPTION ABOUND (Local Leadership is a KEY)

© March, 2011

3rd in a series

by Michael Keehn

mhkeehn@gmail.com

mhkeehn.tripod.com

It is because we have entrusted leadership with our lives that we continue examination of the application of unconstitutional territorial law to the people of the United States of America. It is by deception and fraud that this law is applied. Returning briefly to the questions presented in the previous column:

Do we: 1) Believe that the President, Congress, Senate and Supreme Court, represent the best interests of the people of these United States of America? 2) Believe in *politics*? 3) Believe that another political power or party is the answer to our problems? 4) Believe that "Statutory Acts" of Congress and Senate are law? 5) Believe we can find justice in our current courts?

The "Office of President", Congress, Senate and Supreme Court are all listed on Dun & Bradstreet as *publically traded* for profit. Therefore they represent the best interest of their investors, not the people of these United States of America.

Believing in *politics* is like believing in the tooth fairy. "Politics is a process of engineering problems to get more money to not solve them" – Michael H. Keehn. First corollary: "Problems are to be *managed not solved*." Second corollary: "Problems are to be *exploited not solved*." Let us remember the words of President Obama's Chief of Staff, Rahm Emanuel:

"You never want a serious crisis to go to waste. And what I mean by that is that it is an opportunity to do the things you think you could not do."

"things you think you could not do." Like totally strip the American people of their freedom. Look at both of the *Patriot Acts*. One day, *the patriot* is dog excrement, to be viewed as a potential domestic terrorist, the next day we have an act embracing the term *patriot*. Political parties are intended to make us believe that they are diametrically opposed when they are not. The same agenda advances under both parties or any party. What the party's are successful in doing is to keep the American people divided and weak. Divided, the American people are easy to conquer. Bha-a-a-a-a-a-a-a. People are easier to lead than sheep. Sheep require a shepherd, people can be taught to herd themselves.

We covered *statutory enactments* well enough in the last column and will not repeat it here.

So, do we believe we can find justice in our current courts? The COUNTY OF GLENN is listed as publically traded for profit on Dun and Bradstreet. The Superior Court of the county is listed as publically traded for profit on Dun & Bradstreet. As publically traded entities, they both represent the interests of their investors and not the people of the county. And it's quite possible that we may find the judges as major investors in their court system. So, I'm sorry Virginia, you

will not find justice in our current courts.

What you will find is that the common law has been replaced by District of Columbia territorial law, which provides the means to find you guilty of something when there is no injured party. However, during the legal process there will be injured parties, injured by the legal system, not the defendant. The defendant will be injured when he (or she) is convicted and has harmed no one. And the people will be injured through payment of the court proceedings, judge's wages, clerk's wages, District (and Deputy) Attorney's wages, Public Defender's wages, Bailiff's wages, holding costs, and after conviction, psychological evaluation costs, medical costs, and incarceration costs.

Before it's over, a lot of people will suffer a financial injury to pay for the conviction and incarceration of someone who has very likely not harmed anyone. And because we have been deceived, we participate (on juries) in the injury of others. Here's the very first question a juror should ask him (or her) self, "is anyone injured?" It's all a commercial activity intended to ring the cash register.

Additionally, the "UNITED STATES" is listed on Dun & Bradstreet as commercially traded, for profit. Profiting from the application of unconstitutional territorial law.

In the last column I left off admitting that I too signed my children into economic slavery, and I did so by getting them a *birth certification* which is *registered*, generally with the Bureau of Vital Statistics, but it may vary from one State to the next. And further, I obtained a Social Security account number for my children. These processes act to make the child the property of government and relegates the natural parents to the status of *babysitter*.

The new parent and owner of the child [government] will allow the babysitter to keep the child so long as babysitter does everything the government parent requires. When the babysitter fails to do so, the government parent will come in and take its child (asset) and put its child (asset) anywhere it wants its child (asset), without any input from the babysitter, thank you. But they do it in such a way that we generally cannot see where they get the authority. Again, it's a deception founded in our voluntary signature on government documents. It's all by contract. Why do we think the public schools avoid teaching us anything serious about contracts?

In a previous column we learned that Congress can make laws for the republic, and separately, for the territories of the UNITED STATES.

It should be clear, but if it is not, let me make clear that the goal of leadership has been to make economic slaves of the American people, obligated to the payment of the national debt they have engineered for the benefit of their master, the creditor of "the UNITED STATES." However, what is most discouraging, is that State and especially local leadership falls right into line and participates in economically enslaving their fellow man. It is locally where we have the ability to break the chains of economic enslavement. But we can't do it with leadership who are drummers and buglers for the opposition.

More deception to come so stay tuned.

