Michael E. Horowitz: The fraud!

Meet the Inspector General
Office of the Inspector General
950 Pennsylvania Avenue, N.W.
Suite 4706
Washington, D.C. 20530–0001
(202) 514–3435

Michael E. Horowitz was confirmed as Inspector General for the Department of Justice (DOJ) by the U.S. Senate on March 29, 2012, and sworn in as the fourth confirmed Inspector General on April 16, 2012. Since 2015, he has simultaneously served as the Chair of the Council of the Inspectors General on Integrity and Efficiency (CIGIE).

As Inspector General, Mr. Horowitz oversees a nationwide workforce of more than 450 special agents, auditors, inspectors, attorneys, and support staff whose mission is to detect and deter waste, fraud, abuse, and misconduct in DOJ programs and personnel, and to promote economy and efficiency in Department operations.

Prior to serving as Inspector General, Mr. Horowitz worked as a partner at Cadwalader, Wickersham, & Taft LLP, where he focused his practice on white collar defense, internal investigations, and regulatory compliance. He also was a board member of the Ethics Resource Center and the Society for Corporate Compliance and Ethics. From 2003 to 2009, Mr. Horowitz served as a Presidentially-appointed and Senate-confirmed Commissioner on the U.S. Sentencing Commission.

Mr. Horowitz previously worked for DOJ in the Criminal Division at Main Justice from 1999 to 2002, first as Deputy Assistant Attorney General and then as Chief of Staff. Prior to joining the Criminal Division, he was an Assistant U.S. Attorney for the

From: Arnie Rosner <arnie@arnierosner.com>
Subject: Re: 4.23.2017 > Ernest Laverdiere Jr /Peter Eyre /US CITIZEN STATUTE/ BILL PRUMMELL<
Date: April 23, 2017 at 10:48:55 PM PDT
To: kpuente@scng.com, tsaaavedra@scng.com
Cc: tracy.webb@usdoj.gov, Inspector General DOJ <+12025144001@efaxsend.com>, Ernest Laverdiere Jr <lernie593@aol.com>
Southern District of New York from 1991 to 1999. From 1997 to 1999, Mr. Horowitz was the Chief of the Public Corruption Unit, and from 1995 to 1997, he was a Deputy Chief of the Criminal Division. In 1995, he was awarded the Attorney General’s Award for Distinguished Service for his work on a complex police corruption investigation.

Before joining the DOJ, Mr. Horowitz was an associate at Debevoise & Plimpton and clerked for Judge John G. Davies of the U.S. District Court for the Central District of California.

Mr. Horowitz earned his Juris Doctor, magna cum laude, from Harvard Law School and his Bachelor of Arts, summa cum laude, from Brandeis University.

Updated: April 2017

Mr. Horowitz,

Your assistance would be greatly appreciated.

There appears to be some detachment between what is the true situation as imposed by what I consider elements of criminal impersonators...impostors...for a lack of better words...pretending to act like our legitimate public servants...

And what we as the American people have a legitimate right to expect from a legitimate government organization, which has been paid in advance for the services as outlined in the enumerated powers of the legitimate Constitution for the united States of America.

Presented as a courtesy of the scannedretina arnie@arniersner.com 714–964–4056 Page - 2

The Scanned Retina; A Private Citizen Advocacy Membership Group, dedicated to Securing Lawful Constitutional Compliance for all Americans.

Things about which you did not dare think.-
States of America.

This disconnect from reality stems from what I believe is a basic misunderstanding of those “we the people,” the only legitimate authority in America...are led to believe are our legitimate public servants. what makes this incredibly ridiculous notion that somehow the contracted service corporations and their employees, have any lawful authority to impose an unlawful system of tyranny, deceptively named “LEGAL,” on “We the people,” also known as their employers...without being provided full and complete disclosure of this criminal fraud and without our consent. That Mr. Horowitz makes these actions fraud and possibly treason against the American people.

California has clearly enumerated the situation:

Summary-california-brown-act

Presented as a courtesy of the scannedretina arnie@arnierosner.com 714–964–4056 Page - 3
The Scanned Retina; A Private Citizen Advocacy Membership Group, dedicated to Securing Lawful Constitutional Compliance for all Americans.
further evidence of the fraud in these actions by the impostors is revealed in the following link:


And even more of the evidence which compels me to conclude...the American people have had no lawful or legitimate government, operating on the lawful delegated authority of the governed, since around the 1860's.


That would indicate to any reasonable American all matters of any legislative substance, from that point forward, were and are null and void!

- A lawful process fails at its first defect.
- Fraud vitiates all.
- There are no statues of limitations of the crime of fraud.

Actual examples of criminal acts perpetrated on the American people can be found as follows:

- **MEMORIAL TO CONGRESS — FOURTEENTH AND FIFTEENTH AMENDMENTS TO U.S. CONSTITUTION BE DECLARED VOID**
- **16th Amendment – The law that never was!**
- **1934-congressman-mcfaddens-comments-and-affidavit-calling-out-the-fed**
If you would be so kind as to review, and investigate on behalf of the American people, and get back to us with your evaluation of this matter, within the next 14 days...

04–23–17– Attention OC Register: And where does this matter stand today?

**Attention: US Attorney – Outreach:**

**Tracy Webb**

**22FEB17 – Dear Mr. Sessions...An open letter from one of the people.**

*A private message to the Donald...*

*Testing government agents and agencies for fraud.*

https://oig.justice.gov/about/directory.htm

One final point:

*Based on recent experience, I have concluded that public officers who do not*

---

Presented as a courtesy of the scannedretina arnie@arnierosner.com 714–964–4056 Page – 5

*The Scanned Retina; A Private Citizen Advocacy Membership Group, dedicated to Securing Lawful Constitutional Compliance for all Americans.*

**Things about which you did not dare think.-**
respond as obligated and expected, are not public officers at all. My basis on this assumption is because the oath of office, an employment contract, does not allow for any discretion for an oath-taker to alter the performance conditions of the oath. They are compelled to perform their duties, without regard to any exceptions, limitations or jurisdictions, to support and defend the lawful Constitution.

Those who see fit to violate their oath, voluntary resign and are stripped of their lawful delegated authority granted them by the people. They are also stripped of any immunity conferred by their legitimate job description.

If they continue to misrepresent themselves as legitimate, public officers then they are criminally impersonating a public officer. That as you well know is a serious federal crime.

Let’s face it Inspector General, if the criminal impersonators to which this message refers...honored their oath of office and acted legitimately...there would be no need for an inspector general now would there be?

arnie, just one of the people.

arnie@arnierosner.com

714–964–4056

Things about which you did not dare think-