04-25-17-And we keep mistakenly recognizing the criminal impersonators as if they were legitimate...

What **is** insane...!

Like Einstein was to have quoted...

*Insanity: doing the same thing over and over again and expecting ...*

Is there any doubt there is no legitimate government of the American people?

The fruit of patriots across our planet...

Are we not all known by the fruit of our tree?

At least one which is operating with the delegated authority of the governed? One in which the public officers are not misrepresenting themselves as the lawful public servants and legitimate representatives of the American people?

Yet we keep treating these criminal impersonators as our lawful public servants. We keep paying them from the public trust.
04-25-17-And we keep mistakenly recognizing the criminal impersonators as if they were legitimate...

Now let us hear it again...

Who is insane?

Seems fairly easy to fire a criminal...no recalls required.

A private message to the Donald...

Those who do not honor their oaths of office and do not perform their jobs as specified ARE NOT legitimate public servants. Failure to perform is a breach of their employment contract. Failure to honor their fiduciary responsibilities is a breach of fiduciary duties. These are crimes against the people. They are not matters of politics.

A close check of the records of those posing as legitimate public officers is very likely to provide no evidence of the surety bond or performance bond required of all public officers. A bond, of the appropriate value, is required in addition to the proper oath of office. No proper oath and no bond, an elected or appointed candidate for public office is not eligible to hold public office.

And to the matter of the Oath of office... Alicia Lutz-Rolow/ Leonard Harview wrmltd: EXPOSED!!!! The misrepresented corporate constitution; by-laws of the corporation; not the law of the land! Fraud Visiates ALL!!!!

Those in administrative positions assigned the responsibility of Constitutional compliance in these matters would all be complicit in failing to properly perform their duties and subject to disciplinary actions and/or termination for breaching the public trust. Other penalties may also apply.

And those in the administration of compensation would be equally complicit by knowingly issuing public payment for services not legitimately rendered.

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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-
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Since the majority of those who currently appear to be acting as public officers do not appear to be lawfully empowered to act on behalf of the people as intended by the terms of our founders, what shall become of these impostors?

Is this not a matter to be determined by the people? The clearly intended beneficiaries for which the process of government was created?

Is this not clearly stated in just two short paragraphs of the California Brown Act?

GOVERNMENT CODE
SECTION 54950-54963

54950. In enacting this chapter, the Legislature finds and declares that the public commissions, boards and councils and the other public agencies in this State exist to aid in the conduct of the people's business. It is the intent of the law that their actions be taken openly and that their deliberations be conducted openly.

The people of this State do not yield their sovereignty to the agencies which serve them. The people, in delegating authority, do not give their public servants the right to decide what is good for the people to know and what is not good for them to know. The people insist on remaining informed so that they may retain control over the instruments they have created.

No permission required...seems pretty clear!

We hold these Truths to be self-evident, that all Men are created equal, that they are endowed, by their CREATOR, with certain unalienable Rights, that among these are Life, Liberty, and the Pursuit of Happiness.–That to secure these Rights, Governments are instituted among Men, deriving their just Powers from the Consent
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of the Governed, that whenever any Form of Government becomes destructive of these Ends, it is the Right of the People to alter or to abolish it, and to institute new Government, laying its Foundation on such Principles, and organizing its Powers in such Form, as to them shall seem most likely to effect their Safety and Happiness.

And let us make this point very very clear...It is the people who decide their satisfaction of how members of government perform as public servants; not the employees. Guns or no guns...let it also be made clear it is the people in which the only legitimate power resides...

“All political power is inherent in the people. Government is instituted for their protection, security, and benefit, and they have the right to alter or reform it when the public good may require.” — Article 2, Section 1, California Constitution.

I DO NOT CONSENT

The Sovereign American – I DO NOT CONSENT! Politics begins locally...

The Unanimous Declaration

While Mr. Trump may have begun to clear the swamp in Washington, D.C., We the people must clear our respective swamps. As Americans our duty is clear.

arnie, just one of the people.
arnie@arnierosner.com
714-964-4056

Sent: Tuesday, April 25, 2017 5:44:11 PM
Subject: Fwd: [TX_RPOA_E-News] TX HB 1087 "Bestiality Bill" contains bad section

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**THIS IS TOTAL INSANITY !!!!!!!!**

---------- Forwarded message ----------
From: 'RESPONSIBLE PET OWNERS ALLIANCE' rpoa@texas.net [TX_RPOA_E-News]
<TX_RPOA_E-News-noreply@yahoogroups.com>
Date: Tue, Apr 25, 2017 at 5:33 PM
Subject: [TX_RPOA_E-News] TX HB 1087 "Bestiality Bill" contains bad section
To: TX-RPOA E-News <TX_RPOA_E-NEWS@yahoogroups.com>

TX-RPOA E-News
From Responsible Pet Owners Alliance
Texas Outreach
April 25, 2017
To subscribe automatically, send a blank message to:
TX_RPOA_E-News-subscribe@yahoogroups.com
Animal Welfare, not Animal Rights!

Texas has a proposed "Bestiality Bill" HB 1087 that is progressing through the Legislature under the radar. Who would even think there would be anything to oppose in such a bill? Katie Jarl, Texas state director for Humane Society of the U.S. and Texas Humane Legislation Network, supported the Senate Bill which passed. HOWEVER: HOUSE BILL 1087 IS STILL HOT AND HEADED FOR A HOUSE FLOOR VOTE SOON.

It was recently called to our attention that every AKC and UKC dog show judge could be committing a felony in Texas, because they must feel male dogs' genitals to confirm that they are intact. Bathing pets, grooming, clipping and sanitary cleaning around genitals (male and female) are conducted at every dog show and could be considered "fondling and touching." Pet owners would be in violation when checking pets for parasites, bathing, grooming or simply cuddling with pets lying across your lap, chest or stomach.

Please contact your House Representative and ask that this Section be DELETED:
"Sec. 21.09. Bestiality. (a) A person commits an offense if the person knowingly: FONDLES OR TOUCHES the anus or genitals of an animal, including TOUCHING THROUGH CLOTHING." This leaves the rest of the bill intact regarding "real sexual abuse."
Your representative can be found at www.capitol.state.tx.us. Just fill in the search box with your address and all your representatives will pop up. But you only need the STATE HOUSE REPRESENTATIVE - NOT the senator.

Bill sponsor Rep. Carol Alvarado told the Texas Tribune that if her bill reaches the House Floor, she will add an amendment to address criticism that

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the bill could ensnare people who work with animals from being charged with a sex crime. Patrick Tarlton, executive director of TEXAS DEER ASSOCIATION, expressed concerns and said: "We utilize animal husbandry techniques that require us to insert an instrument or a finger or procedural tool into the genitals or anus of an animal." The Farm Bureau and Texas Veterinary Association obtained "exceptions" for animal husbandry and veterinary medical practice. But pet owners perform many "animal husbandry" practices with their own pets -- especially dog and cat breeders. Where is the exception for pet owners and grooming businesses? Alvarado's bill has reached the House Floor!

Posted by: "RESPONSIBLE PET OWNERS ALLIANCE" <RPOA@TEXAS.NET>

RPOA Texas Outreach (501 C4 Nonprofit)
www.rpoatexasoutreach.org
Responsible Pet Owners Alliance (501 C3 Nonprofit)
www.responsiblepetowners.org
900 NE Loop 410 #311-D
San Antonio, TX 78209
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