On Dec 24, 2017, at 4:03 PM, Arnie Rosner <arnie@arnierosner.com> wrote:

Merry Christmas America – 2017

Merry Christmas, Happy Hanukah and any other type of season you wish to celebrate as an American sovereign. Best wishes and a sincere expression of joy for all to share in the goodness that all of mankind has to offer should the members of our society decide to build our society on “HONOR.”

The People are Sovereign

The Trump Doctrine 2017

And thank you all for the diversity in views expressed previously. Surely by now, many more have recognized there is little to no real evidence that any of the variations previously described exists legitimately except in the minds of those who have willingly accepted what must be classified as man-made concepts. And so it is as the CREATOR would have deemed when providing all of his creations with FREE WILL.

An Even Bigger Fool

And that is what life is all about...isn’t it? FREE-WILL
CHOICE?

That being the case, projecting the Trump, "MAKE AMERICA GREAT," trajectory...is it not time to begin planning on recovering the personal damages due each of us for the lost time stolen from us and preventing our pursuing life, liberty and the pursuit of happiness?

I don’t know about you, but I have invested about 8 years attempting to sort out why I have had to spend 8 years of my life, chasing after employees to just do their job.

So what about the oath of office?

Seeking lawfully credentialed public officers

The people launch criminal investigation – searching for a lawful government

In this particular case, it is on the record that my representative, has been criminally misrepresenting
himself, and has been in dishonor since I called his attention the concerns which required his attention.---A wish from one of the clearly intended beneficiaries of the public trust...I wish I expressed and that he chose to ignore.

**Congressman Rohrabacher... Guilty of treason? Guilty of fraud?**  
And please pay particular attention to the degree of seriousness taken by Mr. Rohrabacher’s Chief of Staff- Mr Rick Dykema to my concerns as expressed.

Based on my conclusions drawn by the evidence provided by Mr. Rohrabacher’s performance...

**EVIDENCE BROADENS OBAMA NATURAL BORN CONSPIRACY**

**Rohrabacher Summary**

[my rough calculations following are from what I have been told was a jury award (the case was in Florida) which has set precedence for the value of a person’s time when unlawfully detained converted into a value per day = $1.44 million.]
On the surface, it appears I would be filing for damages of around $4.2 Billion. And that would just be Rohrabacher. Many other cases of treason have been documented and many others may also be chargeable for the same criminal abuse of our Constitutional guarantees and protections.

And I must point out the criminal nature of all of this misrepresentation was imposed upon us by deception; fraud. Each of us, through no fault of our own...other than to be too trusting in those we placed in high office, have been systematically deprived of our lawful Constitutional rights to a republic form of government. As the people, in good faith we believed we were electing people of our own community, who willingly accepted the responsibility to act in honor...

Exercising free will choice

And as recognized “honorable,” members of society,
willingly accepted the added responsibility to act as a trustee of the public trust. And their accepting emoluments from the public treasury confirmed and consummated their employment contract which assured their personal responsibility to honor and abide by their oath of office.

**Never Waver—**

So there never was any possible misunderstanding and as a consequence I take the position the fraud and treason committed was no accident. It was a criminal act complete with premeditation with the intent to deliberately exploit the American people for personal benefit.

If you agree with the above then you too may wish to calculate the potential damages when you were injured by those posing as your public servants. Remember the damages will apply to the impostors in their private capacity. You see my fellow Americans, as soon as the first crime was committed, they no longer were legitimate public officers. Continuing to pretend they were lawfully occupying the lawful seat of office, made them criminal impersonators...impostors...criminals.

CRIMINALS...SUBJECT TO IMMEDIATE ARREST AND
PROSECUTION!!!!

Rohrabacher Termination –
Revocation of delegated authority

arnie
arnie@arnierosner.com
714-964-4056 24/7
scannedretina.com

On Dec 24, 2017, at 2:20 PM, SFH
<soldierforhumanity@gmail.com> wrote:
Noted but how many in Prison for not paying taxes?

Sicilianthing
Patriot

On Dec 24, 2017, at 2:45 PM, Richard Aaron
<wolfgangnr@yahoo.com> wrote:

Hi,
How dumb can you get?
The IRS is an agency off the Treasury. It calls all the shots. It wants all the money it can get from the citizen
cookie jar...aka income tax, which is optional and disguised by the propaganda of the government and its controlling elites. 
Get the e-book "Federal Tax Returns for You" from Amazon.com. It's all there...pay attention. The corruption of the Federal government has ALWAYS been in full display.

-R:))- 

On Sunday, December 24, 2017, 11:30:35 AM PST, SFH <soldierforhumanity@gmail.com> wrote: 

Noted so when Does Trump go after the IRS and it's handlers ?
Guess who the Handlers are ?

Sicilianthing
Patriot

On Dec 22, 2017, at 1:37 PM, Richard Aaron <wolfgangnr@yahoo.com> wrote:

Hi Dear Citizens,

Almost all complaints are related to government abuse...they almost NEVER follow the law that citizens are required to do.

So, let's find an alternative to arrest some of their power over YOU.
Power is directly converted to money, and whoever has the money calls the tune...that you dance to.

So, how about cutting the money to the "PIPER" who plays the tunes? The e-book "Federal Tax Returns for
You" at Amazon.com shows you how to do this lawfully and legally.

-R:))-

On Friday, December 22, 2017, 6:06:39 AM PST, JH Raichyk <the.cighe@gmail.com> wrote:

HOLD THE PRESSES..... this TRUMP EXECUTIVE ORDER IS AIMED AT HILLARY CLINTON AND GEORGE SOROS...

Read it again and see that Trump is authorizing the grabbing of Clinton foundation and Soros MONEY and his foundations' resources - muslim brotherhood etc..

Clinton engaged in the destruction of DEMOCRATIC, ELECTED LIBYA after Ghadaffi warned that he was all that stood between the waves of refugees from civil wars and terror in central Africa... and BENGHAZI IS PROOF that clinton massacred that elected govt and released the flood gates so that NOW THE ISLAMISTS ARE SELLING REFUGEES INTO SLAVERY AND THE ESCAPEES ARE DESTROYING EUROPE..... AS WELL AS TRYING HERE.

similar things can be said of SOROS WITH HIS USE OF PHONY BLM AND ANTIFA TO DESTROY THE PEACE AND OPENLY JUSTIFIED MARCH IN CHARLOTTESVILLE... and how many others....

and the Clinton pay-to-play state dept and foundation...... all wrapped up in the HAITI CORRUPTION, INCLUDING THE SELLING OF CHILDREN FOR PEDOPHILES......

AND NOW SESSIONS IS MAKING A MOVE.... is this not just what CLEARING THE SWAMP IS SUPPOSED TO BE......? ?????????????

On Fri, Dec 22, 2017 at 4:09 AM, ed johnston <edjohnston2003@yahoo.com> wrote:
This can applies to elected and public servants Executive Order Blocking the Property of Persons Involved in Serious Human Rights Abuse or Corruption https://www.whitehouse.gov/presidential-actions/executive-order-blocking-property-persons-involved-serious-human-rights-abuse-corruption/
On Thu, 12/7/17, JH Raichyk <the.cighe@gmail.com> wrote:

Subject: Re: All The Plenary’s Men
To: "Michael School" <dejuremike@yahoo.com>
Cc: "Joe Podolsky" <turk47780@gmail.com>, "Joe Podolsky" <sprayman110@aol.com>, "Don G. Dinsdale" <dondinsdale78@gmail.com>, "Don Wait" <okiedon38@gmail.com>, "Gere Stokoe" <beaneagle13@yahoo.com>, "Ron Vrooman" <ronvrooman38@gmail.com>, "Rita C" <rat5656@hotmail.com>, "Rhoda Gelman" <rhodag4@gmail.com>, "Brian Cheary" <bcheary@gmail.com>, "brian d" <brian.damage@live.com>, "gary beauregard" <gcbussu@yahoo.com>, "Arnie" <arnie@arnierosner.com>, "suebean2000" <suebean2000@yahoo.com>, "Louise White" <wolfgangnr@yahoo.com>, "ed johnston" <edjohnston2003@yahoo.com>, "Ed Kendrick" <whole2th@gmail.com>, "SFH" <soldierforhumanity@gmail.com>
Date: Thursday, December 7, 2017, 12:38 PM

I can agree all the way down to the 1945 IOIA stuff... after that the meaning of 'foreign' is likely to have reference to a different wider group of those who would need a definition of 'foreign'.... for example, someone in ohio would have to read the portions on 'foreign' in order to figure out how to relate to some official in Kentucky.... just as someone we as US citizens would consider 'foreign'.. do i make that clear enough...... each law has to have definitions that apply just within that law’s reading...... if you look as several parts of our own state laws in ohio, you will see that the writers of those laws worked on them to keep their meanings clear within what they wrote in that law and not have any other law affected, so they frequently write an initial portion on specifying the meanings (definitions of terms to be seen in that law).... is that any clearer..... hope it is

On Thu, Dec 7, 2017 at 2:32 PM, Michael School <dejuremike@yahoo.com> wrote:
From my research, control of all public offices was relinquished to the United Nations by Roosevelt in 1945 along with public policy which replaced Law. Transparency in government is still
required though, along with Honest Goods and Services. Here is form i made to help people get the information needed to expose fraud. 

OATH OF OFFICE MAKES PUBLIC OFFICIALS “FOREIGN”

Those holding Federal or State public office, county or municipal office, under the Legislative, Executive or Judicial branch, including Court Officials, Judges, Prosecutors, Law Enforcement Department employees, Officers of the Court, and etc., before entering into these public offices, are required by the U.S. Constitution and statutory law to comply with Title 5 USC, Sec. §3331, “Oath of office.” State Officials are also required to meet this same obligation, according to State Constitutions and State statutory law. 

All oaths of office come under 22 CFR, Foreign Relations, Sections §§92.12 - 92.30, and all who hold public office come under Title 8 USC, Section §1481 “Loss of nationality by native-born or naturalized citizen; voluntary action; burden of proof; presumptions.” https://www.law.cornell.edu/cfr/text/22/92.18

Under Title 22 USC, Foreign Relations and Intercourse, Section §611, a Public Official is considered a foreign agent. In order to hold
public office, the
candidate must file a true and complete registration
statement with the State

The Oath of Office requires the
public official in his / her foreign state
capacity to uphold the constitutional form of government or
face consequences.

Title 10 USC, Sec. § 253, “Interference with State and
Federal law”

The President, by using the militia or the armed forces,
or both, or by any
other means, shall take such measures as he considers
necessary to suppress, in
a State, any insurrection, domestic violence, unlawful
combination, or
conspiracy, if it—

(1) so hinders the execution of the laws of that State,
and of the United
States within the State, that any part or class of its
people is deprived of a
right, privilege, immunity, or protection named in the
Constitution and secured
by law, and the constituted authorities of that State are
unable, fail, or
refuse to protect that right, privilege, or immunity, or to
give that
protection; or

(2) opposes or obstructs the execution of the laws of the
United States or
impedes the course of justice under those laws.

In any situation covered by clause (1), the State shall be
considered to have
denied the equal protection of the laws secured by the
Constitution.
Such willful action, while serving in official capacity, violates Title 18 USC, Section §1918:

Title 18 USC, Section §1918 “Disloyalty and asserting the right to strike against the government”

Whoever violates the provision of 7311 of title 5 that an individual may not accept or hold a position in the Government of the United States or the government of the District of Columbia if he—

(1) advocates the overthrow of our constitutional form of government;

(2) Is a member of an organization that he knows advocates the overthrow of our constitutional form of government; shall be fined under this title or imprisoned not more than one year and a day, or both. And also deprives claimants of “honest services:

Title 18, Section §1346. Definition of “scheme or artifice to defraud”

“For the purposes of this chapter, the term “scheme or artifice to defraud” includes a scheme or artifice to deprive another of the intangible right of honest services.

and the treaties that placed your public offices in that foreign state under international law and under the United Nation jurisdiction:

49 Stat. 3097; Treaty Series 881 CONVENTION ON RIGHTS AND DUTIES OF STATES
*****1945 IOIA –That the International Organizations Act of December 29, 1945 (59 Stat. 669; Title 22, Sections 288 to 2886 U.S.C.) the US relinquished every office******

TITLE 8 > CHAPTER 12 > SUBCHAPTER I > § 1101

The term “foreign state” includes outlying possessions of a foreign state, but self-governing dominions or territories under mandate or trusteeship shall be regarded as separate foreign states

19 Corpus Juris Secundum § 883, [t]he United States government is a FOREIGN CORPORATION with respect to a state.

All "public servants," officials, Congressmen, politicians, judges, attorneys, law enforcement officers, States and their various agencies, etc., are the express agents of these foreign principals - see Foreign Agents Registration Act of 1938; 22 USC 286 et seq, 263A, 185G, 267J, 611(C) (ii) & (iii); Treasury Delegation Order #91

Nobody seems to be focusing on the Oath of Office in their cases which is a Cause of Action as it is a Federal Statute 1-STAT-23

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and/or confidential information. To all public servants, including but not limited to Federal, State, or Local corporate government(s): I accept your oath of office as your firm and binding contract between you and me, one of the People, whereby you have promised to serve, protect, and defend me, guarantee all of my unalienable rights, and defend the Constitution for the United States of America. Any/all political, private, or public entities, International, Federal, State, or Local corporate government(s), private International Organization(s), Municipality(ies), Corporate agent(s), informant(s), investigator(s) et. al., and/or third party(ies) working in collusion by monitoring My (this email) email(s), and any other means of communication without My express written permission are barred from any review, use, disclosure, or distribution. With explicit reservation of all My rights, without prejudice and without recourse to any of My rights. Any omission does not constitute a waiver of any and/or all intellectual property rights or reserved rights.

If the affirmation was removed from Oaths, we would see a return to morality under God. Who is God? Grantor of Domain What is the Bible? Basic Instructions Before Leaving Earth.

Right now there is no liability in government offices, so how can there be responsibility?
On Thursday, December 7, 2017,
9:45:21 AM PST, SFH <soldierforhumanity@gmail.com>
wrote:

Again
I ask, why is Mnuchin working for Trump?
And
the BEAT GOES ON!

Too big to jail
CRIMINAL MONEY LAUNDERING NOT A CRIME – IF
YOU ARE BIG ENOUGH
All The Plenary’s Men

http://www.youtube.com/watch?v=2gK3s5j7PgA
Corporate
criminality, Government
corruption
WHAT IS CONGRESS DOING?
NOTHING
Who
rules the US?
Well,
that would be people who can repeatedly commit serious
crimes without consequence. By
that definition, we are ruled – literally – by a handful
of banks and many of them are overseas. What
is Congress doing? Nothing. If
there’s anyone still waiting for “America First”,
Trump to do anything about it, you will probably be waiting
a long, long time. (Like
forever.)!
SicilianthingPatriot

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Dr MJH
Raichyk, PhD, Mathematical Decision Analyst

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Dr MJH Raichyk, PhD, Mathematical Decision Analyst