



The Idaho Observer

Living in a Feud

By: PAC info@pacinlaw.us

“The wise know their weakness too well to assume infallibility; and he who knows most, knows best how little he knows.” —Thomas Jefferson

We of the People's Awareness Coalition believe that you are a VASSAL as a citizen and national of the United States.

First, look at this statement by the Congress of the United States:

“The ultimate ownership of all property is in the State; individual so-called “ownership” is only by virtue of Government, i.e., law, amounting to mere user; and use must be in accordance with law and subordinate to the necessities of the State.” ~Senate Resolution No. 62 (April 24, 1933)

Some people would say the above notation may be referencing eminent domain. But the United States does not really have such general power over “Americans” but the states do.

You will better understand the above statement within records of the “RUMP” Congress when you finish reading this piece. It illustrates the feudal system under the Fourteenth Amendment to the United States Constitution.

Below is a description of the Common Law system:

COMMON LAW. As distinguished from statutory law created by the enactment of legislatures, the common law comprises the body of those principles and rules of action, relating to the government and security of persons and property, which derive their authority solely from usages and customs of immemorial antiquity, or from the judgments and decrees of the courts recognizing, affirming, and enforcing such usages and customs. It consists of those principles, usage and rules of action applicable to government and security of persons and property which do not rest for their authority upon any express and positive declaration of the will of the legislature.

~*Black's Law Dictionary, 6th Edition*

In regard to the above notation, are you governed by statute law or by the custom and usages of your state? Which one is it?

Following is a general description of a Feudal System:

FEUDAL LAW. By this phrase is understood a political system which placed men and estates under hierarchical and multiplied distinctions of lords and vassals. The principal features of this system were the following: The right to all lands was vested in the sovereign. These were, parceled out among the great men of the nation by its chief, to be held by him, so that the king had the Dominum directum, and the grantee or vassal, had what was called Dominum utile. It was a maxim nulle terre sans seigneur. These tenants were bound to perform services to the king, generally of a military character.

~*Bouvier's Law Dictionary, 1856*

The following definitions were taken from American Heritage Dictionary: **de·pend·ent.** 1. Contingent on another. 2. Subordinate. 3. Relying on or

requiring the aid of another for support: dependent children. 4. Hanging down. de·pend·ent, n. also de·pend·ant. One who relies on another especially for financial support.

guard·i·an. 1. One that guards, watches over, or protects. 2. Law. One who is legally responsible for the care and management of the person or property of an incompetent or a minor.

vas·sal. 1. A person who held land from a feudal lord and received protection in return for homage and allegiance. 2. A bondman; a slave. 3. A subordinate or dependent. And now another “US authority” that was occasioned by the so-called Civil War:

Title 42 USC § 1981. Equal rights under the law. [in part] Statement of equal rights. All persons within the jurisdiction of the United States shall have the same right in every State and Territory to make and enforce contracts, to sue, be parties, give evidence, and to the full and equal benefit of all laws and proceedings for the security of persons and property as is enjoyed by white citizens, and shall be subject to like punishment, pains, penalties, taxes, licenses, and exactions of every kind, and to no other.

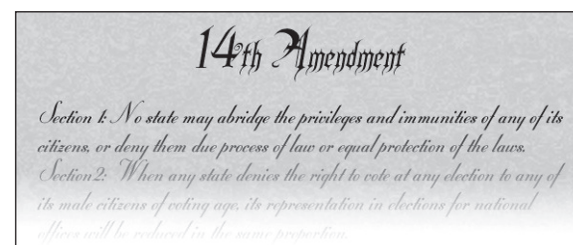
By that statement by the so-called United States it appears the “United States” controls the land in the several states of the Union, not the states. Reference Feudal Law above for the premise.

Now we ask you the following questions:

- Are you a U.S. citizen (citizen of the United States) and are you willing to be one?
- Do you know what your nationality (or international status) actually is?
- Do you have Social Security Number assigned to you and willingly utilize it and do you plan to take benefits from the Social Security program?
- Do you have a so-called “National Park” in your state?
- Do you have any of your land (property) registered with the state?
- Have you ever heard of a thing called the “Selective Service”, i.e., the Draft?
- Have you given a priori notice and denounced the “U.S. citizen” status?

Please review the above authorities and definitions referenced. Do you see any similarities? The following quote from the United States Supreme Court states clearly the FEUDAL situation we find ourselves in:

“The citizen cannot complain, because he has voluntarily submitted himself to such a form of government and must pay the penalties. . .”



As noted in the landmark court case U.S. vs Cruikshank, that statement was in reference to the insurgent political system that was

secretly created by the Fourteenth Amendment.

So, it appears the above references fundamentally establish that you are a VASSAL.

The question is: Have you denounced the political system that has been deceitfully established under the Fourteenth Amendment? The system that has made you a VASSAL?

Accordingly, did you know that you are a product of man's law and not the law of the Creator:

CONTINUED FROM PAGE 6

“In this country, the law in effect in all but a few States until mid-19th century was the pre-existing English common law.... It was not until after the War Between the States that legislation began generally to replace the common law.” ~Roe v. Wade, 410 US 113

The U.S. Supreme Court is telling you right there where their neoHellenism has gotten us.

- Reference this paper for the details of law in regard to status : www.pacinelaw.us/uscitizen
- In addition, also view this article in regard to status : www.pacalliance.us/status

1. This is where most people who are told what to think may pull out the “Race Card” to assist in this scam: Race Card. A term used to define individuals interested in maintaining control with the collectivist legislative system under the 14th Amendment and use race to do so. One of the methods used by these types is to play-up “civil rights” over natural rights or the common law. The former “rights” are generally dealt-out by the federal government. See Civil Rights, Common Law, Natural Rights, and Maintainers —Island Makers Project Lexicon

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People who are misleading others need to be exposed. The purpose of the Island Makers Project is to accomplish this and also show people where they are in their truth quest.

IMP Site : www.islandmakers.us PAC Alliance Program : www.pacalliance.us/alliance

Honest Physicians prove That “Evidence Based Medicine” is a fraud

**... AND MANY GREAT MEDICAL PROFESSIONALS
ARE EXPOSING IT!**

By: AL Whitney

It is important to understand that whenever you cross the threshold into any health care facility (that accepts insurance, Medicare or Medicaid) you will be subjected to treatment regimes known as Evidence Based Medicine. Sounds reassuring, doesn’t it? Unfortunately, like all corporate spin used today, the terms are intended to sound good and conceal the truth at the same time.

Retired heart surgeon Dr. Donald Miller, Jr. explained what Evidence Based Medicine is and how it has slithered its way into health care in America in an important article called “Modern Medicine at the Crossroads”

that was published in The Journal of American Physicians and Surgeons, Fall 2015. Here are some important excerpts:

“Over the last 50 years the federal government has become increasingly involved in medicine, functioning both as a third-party payer and patron of biomedical research and clinical trials. And starting 25 years ago, modern



medicine has come to adopt a new type of probabilistic medical thinking named ‘evidence-based medicine.’

“They [physicians] find the transformations in the medical marketplace wrought by an increasingly intrusive federal regulatory establishment to interfere with their exercise of independent professional judgment and limit their freedom to serve the best interests of their patients....

“The Patient Protection and Affordable Care Act (ACA), Public Law 111-148, decrees how medicine is now to be practiced in the United States. Ratified in 2010, ACA becomes fully operational in 2018 . . .

“Its mandate is to: assist patients, clinicians, purchasers and policymakers in making informed health decisions by advancing the quality and relevance of evidence concerning the manner in which disease, disorders and other health conditions can effectively and appropriately be presented, diagnosed, treated, monitored and managed....

“Proponents . . . say it will help government experts to develop evidence-based guidelines and best practices for delivery of appropriate, cost-effective care.

“‘Scientifically informed’ guidelines play an important role in modern medicine. Soon viewed as practice requirements, they become the standard of care, and as such, assume medico-legal significance. Doctors who choose not to follow the guidelines risk financial retribution and malpractice exposure. Although ‘evidence-based’ and judged ‘established science,’ a number of them still have been shown to be wrong.

“Doctors in academic medical centers write practice guidelines. They base them on clinical trials that randomize populations of patients with a given condition into treatment and placebo groups and choose treatments that are statistically shown to work best. According to the tenets of evidence-based medicine (EBM), epidemiological and biostatistical ways of thinking provide what its proponents consider ‘best evidence.’ EBM downgrades traditional forms of medical evidence, notably a doctor’s clinical experience and understanding of pathophysiological mechanisms of disease, both unquantifiable.

“Evidence-based medicine applies the principles of epidemiology to individual patient care, basing that care on statistical trials. Probing EBM, co-author Clifford Miller and I conclude, “EBM has failed in the real world of medicine, in terms of its use in making medical decisions and in proving causality.

“State-sanctioned paradigms in the biomedical sciences that have gained the status of dogma and are not to be questioned include:

- cholesterol and saturated fats cause coronary artery disease
- mutations in genes cause cancer
- a retrovirus called HIV (human immunodeficiency virus) causes AIDS (acquired immune deficiency syndrome)
- vaccines are safe and effective

“In the real-world of medical decision-making, each of these dogmas deserve scrutiny. The government-controlled peer review grant system is a key tool for protecting paradigms like these. Researchers questioning them will not get funded.”

If one takes a closer look at those ‘clinical trials’ that are the foundation of Evidence Based Medicine, it becomes apparent they represent the problem and not the solution when it comes to successfully treating disease.

CONTINUED ON PAGE 9

CONTINUED FROM PAGE 8

lieve?” Two different government disinformation agents, Richard Doty and William Moore, have both publicly confessed on more than one occasion to feeding disinformation to Bennewitz designed to throw him off the scent of what he had uncovered and documented about Kirtland Air Force Base and Dulce. As stated previously, Bennewitz began to grow increasingly paranoid as a result of their efforts at brainwashing him.

Writer Leslie Gunter contributes a report on Bennewitz to the book in which she firmly declares, “Still, Paul Bennewitz was not a complete nut. The signals he was receiving were real signals and Doty says the National Security Agency, who had their own offices at the base, were doing the sending and receiving. Doty was eventually replaced by NSA agents who wanted to make sure Bennewitz discredited himself by spreading wild stories about UFOs. They also wanted to keep an eye on him to make sure that he wasn’t sharing his method of intercepting these signals with Soviet spies posing as UFO enthusiasts.”

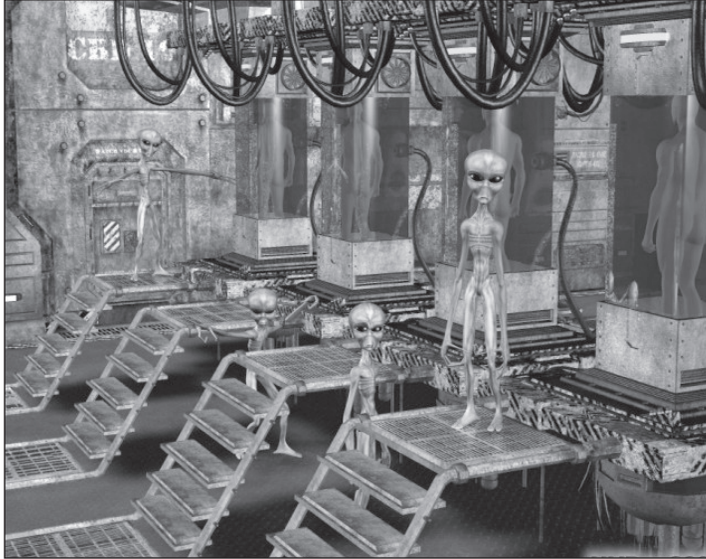
The pattern of deception extended to the cattle mutilations around Dulce, which the NSA wanted Bennewitz to continue to blame on the alien presence in the area. They also installed some fake air shafts in Dulce that Bennewitz was intended to believe served the underground base below. Sorting through the lies and manipulation, as Dr. Salla seeks to do, would seem a daunting task to say the least.

“In 1988,” Gunter writes, “after eight years of constant stress and lack of sleep, Paul Bennewitz had to be taken to a mental hospital. His paranoia had reached an all-time high and he had pretty much barricaded himself in his home. He was hardly eating or sleeping and was sure aliens were coming into his home late at night and injecting him with strange chemicals.”

Gunter credits Bennewitz with being the first to state that the alien abductors were inserting implants into their abductees, though Bennewitz felt the implants were some method of mind control as opposed to the more popular theory that they serve as a kind of tracking device that keeps the whereabouts of abductees easy to locate. Bennewitz did show others the needle marks left behind after the alleged alien injections, but it was never certain whether the

marks were self-inflicted or were in fact made in the way he claimed.

But leaving aside the story of Bennewitz’s personal struggles, his revelations about the underground base at Dulce were nothing short of spectacular. The rumors that have circulated since then are full of nightmare scenarios like huge vats of human and animal body parts used in



genetic experiments, perhaps in further efforts to create an alien-human hybrid species or an even stranger chimera that is part human and part animal. One expert says the government and the aliens may be working to create a “perfect soldier,” one that is capable of fearlessness and obedience beyond that of the normal GI grunt. There is the case of a female abductee who claimed that she was in one of the lower sections of Dulce when an alien walked right through the wall and raped her. That kind of forced copulation may also be a component of the genetics experimentation said to take place in Dulce, the goal being to impregnate the human female with an alien seed and see what is produced, a scenario already familiar from other stories of alien abduction.

For my part of the book, I also spoke to Bill Birnes, the former publisher of the now-defunct “UFO Magazine” and the team leader on the also defunct History Channel program “UFO Hunters.” Birnes said that one possibility about what’s happening at Dulce may be experiments with various virulent diseases and certain kinds of bacteria. Most of the land there is owned by the government, specifically the Bureau of Land Management, and the base may also lease some of the land from the nearby Indian reservation.

The government could be researching mad cow disease and its penetration into the American beef supply, which may account for some of the cattle mutilations in the area. The secrecy could have something to do with keeping the mad cow prob-

lem from panicking an already jittery public. They may also be using cattle to determine how much the ground was penetrated by nuclear fallout following the atomic testing in the last century.

When asked about the “alien stuff,” Birnes replied, “Quite frankly, I can understand the alien hypothesis. I really do believe that there are areas where aliens and humans are working together, such as Area 51 and S-4. But whether Dulce is indeed that kind of base or not, everything we’ve seen – when you talk to Norio Hayakawa, when you talk to Gabe Valdez, a New Mexico state trooper, they really discount the alien connection and talk more about the New World Order. But I mean, the base is top secret, and there are serious things happening at the base. But whether it’s because of aliens or because the aliens are a very convenient cover for even more dastardly things going on there – that I can’t tell you.”

While Birnes obviously has his doubts about an alien presence in Dulce, he did relate an interesting story about what has come to be called the “Firefight at Dulce.”

“The story goes that all the way back in the 1980s,” he said, “the extraterrestrials were giving a lecture to some scientists. In that demonstration, a lot of the scientists were getting sick because of what the aliens were doing. So some of our military guards, who were prohibited from entering the area and prohibited from carrying any kind of weapons into that area, suddenly burst in to protect the scientists.

“And the aliens reacted,” Birnes continued, “by basically turning their weapons on the security guards, killing them. Some aliens were killed and some scientists were killed. And supposedly we all worked very hard to try to patch it together so there wouldn’t be any more incidents like that.”

Which brings us back to Paul Bennewitz. Was he just another casualty in a war zone of alien and government conflict? Did he cross some line of knowing that upset the powers that be, again powers that are both human and alien? While these questions cannot presently be answered, and may in fact never be answered, reading “Underground Alien Bio Lab At Dulce: The Bennewitz UFO Papers” will at least bring the curious reader up to speed on the ongoing discussion and the seemingly unending tug of war about the truth. Whether we’re dealing with human beings and/or an alien contingent, they all seem to be playing this game for keeps. **S**

CONTINUED FROM PAGE 7

According to <http://www.alltrials.net> (an international campaign launched in 2013), the results of around half of all clinical trials have never been reported. This leads to bad treatment decisions [bad ‘standards of care’], missed opportunities for good medicine, and trials being repeated.

Common sense and mathematical analysis tells us that if half of all clinical trial results are dumped and Evidence Based Medicine is based on the remaining cherry-picked results, no evidence of any treatment modality is reliable.

The picture looks even worse when you add this to the mix:

“Why Most Published Research Findings are False” by Dr John P.A. Ioannidis, published in August 2005 detailing the extremely unreliable studies and/or trials that have been released, and

A 2013 Harvard study titled “Institutional Corruption of Pharmaceuticals and the Myth of Safe and Effective Drugs.”

Conclusion

When more than half of clinical trial results are kept hidden and most of the ones that are released are false, the only conclusion that makes sense is that both Evidence Based Medicine and the resultant establishment of Standards of Care are fraudulent.

We’re on our own. Do your best to stay well while avoiding health care facilities that accept insurance, Medicare and Medicaid. Find a local homeopath or naturopath or , better yet, consider a detoxification regime involving fasting, a colon cleanse and a liver flush. ~

Source: <http://anticorruptionsociety.com/2016/03/12/honest-physicians-prove-that-evidence-based-medicine-is-a-fraud/#more-10878> Hotlinks to all articles cited are at the above weblink.

AL Whitney is a researcher who has the websites AntiCorruptionSociety.com and ParentsAgainstMandatoryVaccines.net She co-hosts a weekly radio program with Ingri Cassel on the Republic Broadcasting Network www.republicbroadcasting.org on Saturday nights, 8-10 PM ET called “In Defense of Humanity”. **S**

