

ON SELF GOVERNMENT

For Immediate Press Release

MEANING OF THE WORD SELF-GOVERNMENT

The word , Self-government, is of American origin. It's meaning is, —Rational, candid and manly conduct and independence in our concerns, which does not admit the the interference of others. It is the fruit of Liberty in America, and is but very little known in Europe and Asia.

WHAT HAPPENED TO SELF-GOVERNMENT IN USA ?

In America, our Founders revolted against the tyranny of British rule and created a Republican Form of government whereby the power and authority is at all times and in all ways in the hands of We the People. In the design the Founders created, there are 3 critical elements of self government that We the People **MUST** execute or else the Founder's creation stands to lose its self governing characteristics. The critical 3 elements of self government are **Assemblies, Common Law Grand Juries, and Militias.**

Unfortunately, We the People simply stopped doing the work of self government and allowed the professional politicians and special interests to take charge and it is now our duty to reestablish our Republican Form of government gifted to us by our Founders.

ASSEMBLIES

One minute before the signing of the Declaration of Independence, the King was the highest ranking sovereign in the system, and it is the highest ranking sovereign that gets to

decide what is law and what isn't law. Now, one minute after the Founders autographed on the Declaration, who is the highest ranking sovereign in the system ?

We the People are the highest ranking sovereign because we are joint tenants in sovereignty. We must come together in Assembly in order to create the explicit Voice of We the People (VOWTP) in order to instruct our representatives about what we want them to do and what we don't want them to do. When we don't Assemble, we create a vacuum for professional lobbyists, politicians, and other special interests to take decisions that are in their own best interests, which are seldom congruent with the best interest of We the People.

Why did the founders explicitly protect the right to Assemble in the first Amendment ? Because it is a critical function necessary to communicate the will of the People to our Public Servants. To learn more, see www.national-assembly.net

Common Law Grand Juries (CLGJ)

Also known as the “ 25 Sureties of the Peace”, the CLGJ comes to us from Article 61 of the Magna Carta in 1215AD. The CLGJ has jurisdiction in both the Common Law and the Statutory Law domains and has 3 primary responsibilities:

1. Protect innocent people from unjust charges from those in power
2. From evidence given to it and from its own investigations, make sure the right bad actors are standing trial.
3. Audit every branch of government to root out corruption(See **Exhibit C** Dec 1901 newspaper article about Manatee County Grand Jury)

To learn more, see also

www.statewidecommonlawgrandjury.com, which is the Public Record of the CLGJ documents from States that are working together to reestablish their CLGJ (Florida, Nebraska, Idaho, Utah, Nevada, Oregon, and now Arizona)

MILITIA

The Founders clearly comprehended that a free society simply can't be free if there is any armed entity above We the People because, due to human nature, it will only be a matter of time before that armed entity decides it will be more beneficial for it to take control than be a servant to the We the People.

Over the past 170 years or so, We the People have been dumbed down through the public education system into accepting a set of privately owned for profit corporations acting under the color of law as if they are our government.(for example, see **Exhibit B** => Dun and Bradstreet report on JUDICIARY COURTS OF THE STATE OF FLORIDA). These unlawful corporations are acting on behalf of elite banking families and, with the help of private sector corporations, harvesting We the People and our assets. This is by definition a fascist form of government, not a Republican form that all our public servants swear an oath of office to uphold. We must peaceably stop the Lawlessness with Harmful Intent coming from our government against We the People by lawfully doing the work to re-establish our self-government. (See **Exhibit A** for example of Lawlessness with Harmful Intent against We the People)

First Priority: Focus on Reestablishing our Lawful Assembly

Organized Assemblies are being formed across the country at both the state and county levels to reestablish the self governance as described in the Constitution.

- These Assemblies act as the exclusive Voice of We the People, and are supposed to hold the de facto government accountable when they overstep their authority and violate their Oaths of Office to support and defend our Constitutions (State and Federal).

- The Assembly has the right to peaceably assemble, elect officers, vote to install a De Jure Governing Body, call a Grand Jury, decide on the proper redress of grievances, decide on the process, procedures, statutes, and limitations of their respective county, investigate any matter that affects the people, and command the activity of the organized civilian militia to defend the Constitution against enemies both foreign and domestic.

- The Assembly is the embodiment of a government that draws its power from the consent of the governed, and the members may be the same who are called to serve on the grand jury of our peers that are in fact the highest court in the land superseding even the judgement and interpretation of the Law by the United States Supreme Court. The County Assembly is non-partisan and everyone can participate except two segments: Public Servants who take compensation from the Public Treasury and Foreign Agents, like BAR members.

- This practice has been lost over time, with a de facto government services corporation that has imposed so many socialist programs that the people have forgotten how to self govern, thereby becoming dependent upon a system designed to remove our unalienable rights.

- The Assembly is the body and voice that empowers people to recognize that our rights come from our Creator and are our responsibility. It is essential for the sake of our nation that we unify ourselves around the core principles that we can all agree on.

- The freedom to be ourselves with all of our unique attributes is the birthright of a nation without a royal hierarchy, where the sovereignty is held by the people.

- So long as we do no harm to others then we are free to decide upon and defend our individual way of life, forming communities and organizations that allow us to express ourselves in any way we see fit to fulfill our own happiness and that of generations to come.

- This right is secured by the law of the land, and is not given to us by any man, but by our Creator and therefore cannot be taken from us by any man, or de facto body operating as a proxy for our own sound reason.

In the system our Founders gave us, the Assembly at the County level elects delegates to create the Statewide Assembly. Assemblies are the Lawful Civilian Authority to which the military answers. The states in turn elect delegates to the Continental Congress, which creates the explicit Voice of We the People to tell our Federal Public Servants what we want done and not done.

CONCLUSION

For our own benefit and that of our posterity, if we want a chance to return to a government **of, by, and for the People**, we must come together now and do the work necessary to stand up our County and State Assemblies, our County and State Common Law Grand Juries, and our Militias.

My hope and recommendation is all Patriots who love this country will see the benefits of reestablishing self government and help get the Assemblies in at least 28 counties in Florida up and running. IMHO we need to give serious consideration to making our Assemblies highest priority the Constitutional Audit in every part of our county governments.

WDYT ? (What Do You Think ?)

Please consider joining the effort in your county to reestablish your county Assembly in order to restore the self government system our Founders gave us.

Thanks,
Rodger

V1.4 11 Jan 23,2021

Example of Lawlessness with Harmful Intent from Government entities

Exhibit A

International Child Sex Trafficking:

Gen. Flynn Exoneration Sparks Documents Release Leading to FBI/CIA International Child Sex Trafficking Operation: <https://timothycharlesholmseth.com/gen-flynn-exoneration-sparks-release-of-ig-document-child-rape-porn/>

The exoneration of President Trump's former national security advisor General Michael Flynn has sparked the release of shocking IG documents that appeared to lead to a FBI/CIA international child sex trafficking operation.

Evidently the State of Florida received detailed information and evidence that a Florida Department of Children and Families (DCF) social worker named Bonny Warner possessed child rape pornography of a missing five year-old child named HaLeigh Cummings. Cummings was reported missing on February 10, 2009 – an Amber Alert was issued and the story swept the national airwaves, but the kindergartner was never found.

Today, the Pentagon Pedophile Task Force (PPTF) released an Inspector General document from the office of former Florida Governor Rick Scott that revealed the State of Florida and former Florida Attorney General Pam Bondi was aware child rape porn had been created of the five year-old. It was alleged that on Sept. 8 2015 Florida Attorney General Pam Bondi knew that Department of Child Protection Social Worker Bonnie Warner had received evidence in the form of a CD showing Cumming's private parts in a sexual assault. The CD was never turned over to law enforcement, plus ignored and concealed by the State of Florida.

The release of the document comes as General Michael Flynn was exonerated, and all charges against him

dropped after evidence revealed he was framed by the FBI. According to high level intelligence sources, Gen. Flynn was targeted by Deep State actors including former FBI director James Comey, and former CIA Director John Brennan, because he (Flynn) possessed a massive amount of information regarding international trafficking networks involved in organized pedophilia and crimes against humanity.

Evidence shows HaLeigh Cummings was trafficked by the same FBI/CIA networks that General Flynn uncovered, which led to Jeffrey Epstein and babies being sold on the black-market through the Ukrainian Embassy in Washington DC.

Evidence uncovered by the PPTF showed that thousands of children were abducted through private CPS who partnered with attorneys and Family Court judges and were trafficked internationally – some of the children were held and tortured in subterranean tunnels and bunkers.

Exhibit B

Here is a report purchased from Dun & Bradstreet proving that the courts in Florida are being operated by a private company.

Who owns and operates the court system in STATE OF FLORIDA ?

BUSINESS BACKGROUND REPORT FROM DUN AND BRADSTREET

JUDICIARY COURTS OF THE STATE OF FLORIDA

DUNS: 36-070-6212
2015

DATE PRINTED: January 25,

=====
=====

(SUBSIDIARY OF FLORIDA STATE OF,
TALLAHASSEE, FL)
FLORIDA STATE COURT SYSTEM

500 S DUVAL ST
TALLAHASSEE, FL 32399
Telephone: 850 922-5081
location.

Year Started: 1845
Control Year: 1845
This is a Headquarter

Employees Total: 2,288
Employees Here: 250

Top Executive: PEGGY QUINCE, CHIEF JUSTICE

=====
=====

INDUSTRY

Line of Business: COURT

Primary SIC:

9211 (COURT)

=====
=====

BUSINESS HISTORY

02/27/14

PEGGY QUINCE, CHIEF JUSTICE ELISABETH
GOODNER, ADMINISTRATOR
THE OFFICER(S)

A check with the Florida Secretary of State revealed no
charter

for the captioned business.

Business started 1845.

PEGGY QUINCE. Antecedents are unknown.

ELISABETH GOODNER. 2004-present active here.

=====
=====

OPERATIONS

02/27/14 Subsidiary of FLORIDA STATE OF, TALLAHASSEE,
FL which operates as

a state government.

As noted, this company is a subsidiary of Florida, State
of

(Inc), DUNS number 00-407-8374, and reference is made to that report for background information on the parent company and its management.

Parent company financial information is not available. Operates as a state court and operated by state government (100%).

Terms are state government. Sells to general public.

Territory :

Local.

Nonseasonal.

EMPLOYEES: 2,288 which includes officer(s) and 25 part-time.

250 employed here.

FACILITIES: Owns premises in a multi story building.

LOCATION: Central business section on main street.

BRANCHES: This business has multiple branches, detailed branch/division information is available in Dun & Bradstreets linkage or family tree products.

=====
=====

CUSTOMER SERVICE

If you need any additional information or have any questions regarding this report, please call our Customer Service Center at 1-800-234-DUNS(3867).

=====
=====
END OF DUN & BRADSTREET BUSINESS
BACKGROUND REPORT

EXHIBIT C

NEWSPAPER ARTICLE FOUND IN MANATEE COUNTY COURT ARCHIVES DEMONSTRATING THE AUDIT FUNCTION OF THE GRAND JURY

Here is an actual Presentment from a Manatee County Grand Jury published in the from 12 December 1901 newspaper. Every 6 months 25 new people audited every branch of government and reported on the defects that became the action item list for our Public Servants to address. This is a simple example of the work of self government that we are not doing.

GRAND JURY PRESENTMENTS.

In Circuit Court of the Sixth
Judicial Circuit of the State
of Florida, in and for Man-
atee County.

To the Honorable J. B. Wall,
Judge presiding.

We the Grand Jury having com-
pleted the business of the term
laid before our body, beg leave to
submit this our general present-
ment:

We have inspected the pub-
lic buildings, records and books
of officers brought before us, and
beg leave to recommend as fol-

1/2

12 Dec 1901

lows:

1. That a suitable safe be pur-
chased for the use of the County
Treasurer.
2. That more commodious ar-
rangements be made for the safe
keeping of the County Records
now in the custody of the Clerk of
the Circuit Court.
3. That the Court House floors
be painted or stained and the
building be thoroughly cleaned.
4. That the County Jail be in-
spected and overhauled, in order

that it may be made a safe place
for the keeping of County prison-
ers and that its sanitary condi-
tion, which at present is very bad,
may be improved.

5. That a new safe be purchas-
ed for the use of the County Judge,
it appearing that important rec-
ords in said office have no pro-
tection from fire, the present safe
being entirely too small to con-
tain the records and files of im-
portant papers in said office.

6. We find from an inspection
of the books of County Officers
that same are well kept, and so
far as we are able to judge, with

but one exception, the various
County Officers have been faithful
in the discharge of their duties.

7. We find upon an inspection
of the books of the County Tax
Collector that there appears a
shortage of \$9020.26.

In conclusion we wish to thank
the Honorable Court for its indul-
gence toward us and for the many
courtesies extended; We also
wish to express our thanks for the
able advice of acting State's At-
torney C. C. Whitaker and for
his uniform kindness in dealing
with us in the questions brought
before us for our consideration.