



NSA CLASS ACTION SUITS SPARK CITIZENS' REVOLUTION!



By Larry Klayman, June 20, 2013

"The legality has been ensured (by the Department of Justice and special federal courts set up to handle surveillance issues, which) ruled and monitored these programs and, again, ensured the legality. ..."

This was the arrogant and typical Washington-establishment sworn testimony of Robert Mueller, director of the Federal Bureau of Investigation, Thursday before the House Judiciary Committee. Mueller – who has fallen down on the job with an ever-increasing number of terrorist attacks the FBI has failed to avert on U.S. soil: 9/11, Fort Hood and the Boston Marathon bombing occurred under Mueller's watch – was covering his derriere and those of other Washington bureaucrats who apparently spend more time lunching and dining at fancy restaurants on our dime than protecting the American people. Ironically, it was notably the ranking member of the committee, John Conyers, a liberal Democrat, who principally shot back at Mueller, reminding this "political tool" that "we are a nation of laws and not men."

Conyers' response underscores the seriousness of the newest Obama administration scandal, which also implicates many Republicans in Congress who knew of and approved of the widespread spying of the National Security Agency on American citizens. This spying occurred by allowing the NSA total access to the telephone and Internet records of nearly the entire American citizenry. This violation of privacy and other constitutional rights of freedom of association, unreasonable searches and seizures, and due process under the First, Fourth and Fifth Amendments is unprecedented in U.S. history. It's as if we are now living in the "Big Brother" totalitarian state predicted by the famous authors George Orwell in this book "1984" and Ayn Rand's "Atlas Shrugged."

This most recent outrage is more than simply the latest scandal in Washington. It marks a critical turning point in our nation. We the People are no longer free, and the government is determined to use whatever coercive means are available, including but not limited to the NSA surveillance PRISM scheme, to keep us down and subservient to it. To make matters even worse, large, greedy and corrupt corporations, which obviously are receiving something in exchange for turning over the most intimate details of our telephone and Internet records to the NSA, are the government's accomplices in these crimes. That is how it works in our nation's capital, and all capitals of all nations in world history. You scratch my back and I'll scratch yours, and let the people be damned and sent to hell.

Earlier this week, I filed two class actions lawsuits over the NSA's PRISM scheme. Here is how one of my press releases described the cases and the large stakes involved.

"Having already filed a \$3 billion class action with regard to the alleged government privacy abuse by the Obama administration and Verizon, Larry Klayman, founder of Judicial Watch and now Freedom Watch, and a former Justice Department prosecutor, filed a new \$20 billion dollar companion class action suit in D.C. federal court today. Like the prior class action suit concerning Verizon, this new case names President Obama, Eric Holder, the heads of the NSA and the 12 other companies who have collaborated with the government in violating the privacy and other constitutional rights of American citizens. The companies named in the suit which are tied to the government's PRISM-NSA scheme are: Sprint, T-Mobile, AT&T, Facebook, Google, Microsoft, Skype, YouTube, Apple, PalTalk, AOL, and Yahoo. The users and subscribers of these companies comprise, combined with the Verizon class plaintiffs, a majority of the entire U.S. citizenry and thus these complementary class action suits

pit the American people against their government and corporate enablers."

"This and the Verizon class action will serve to unify all political and social persuasions in our great nation to wage a second American revolution, one that is peaceful and legal – but pursued with great resolve and force. Government dishonesty and tyranny against the people have reached historic proportions during the last three administrations in particular, and the time has come for We the People to rise up and reclaim control of our nation. If not, the government will control us, and this will mark the end of individual liberties. The American people can thus use these class actions to 'man the barricades of freedom' against the establishment government despots and their corporate enablers who seek to enslave them through coercive abuses their of privacy. This Orwellian power grab can only be intended to blackmail the masses into submission in order that these modern day greedy tyrants achieve their corrupt ends.

In this vein, it is important to remember that Adolf Hitler would not have come to power in what became his Third Reich without the backing and collaboration of the powerful industrialists and financial institutions like Daimler-Benz, Bavarian Motor Works and Deutsche Bank, which promoted and financed his Nazi revolution, the Holocaust and the concentration camps it spawned. While I am not equating President Obama and the rest of the establishment minions in Washington, Democrat or Republican, to Adolf Hitler, this example should serve as a warning that without peaceful resistance and our own counterrevolution in the courts and elsewhere, our great nation will be in similar jeopardy of being taken over by evil despots and tyrants.

And that is why these two class action suits I filed are so important. They have the potential of uniting the citizenry and using non-violent means to expose, put a stop to and obtain justice for these gross violations of our constitutional and basic human rights. These cases can and will likely spark the second American revolution among all segments of the populace.

In short, we all have a vital interest in not being coerced, blackmailed and enslaved by the corrupt political establishment in our nation's capital. For now, we need to use our judicial institutions to try to right the wrongs. If this does not work, then it is 1776 all over again!

History of July 4 Celebrations



By David Johnson, factmonster.com

America celebrates July 4 as Independence Day because it was on July 4, 1776, that members of the Second Continental Congress, meeting in Philadelphia, adopted the final draft of the Declaration of Independence.

Spontaneous Celebrations

Following its adoption, the Declaration was read to the public in various American cities. Whenever they heard it, patriots erupted in cheers and celebrations.

In 1777, Philadelphians remembered the 4th of July. Bells were rung, guns fired, candles lighted, and firecrackers set off. However, while the War of Independence dragged on, July 4 celebrations were modest at best.

When the war ended in 1783, July 4 became a holiday in some places. In Boston, it replaced the date of the Boston Massacre, March 5, as the major patriotic holiday. Speeches, military events, parades, and fireworks marked the day. In 1941, Congress declared July 4 a federal holiday.

Picnics and Games

Over time, various other summertime activities also came to be associated with the Fourth of July, including historical pageants, picnics, baseball games, watermelon-eating contests, and trips to the beach. Common foods include hot dogs, hamburgers, corn on the cob, apple pie, cole slaw, and sometimes clam bakes.

Colonial Attractions

While the Fourth is celebrated across the country, historic cities like Boston and Philadelphia draw huge crowds to their festivities.

In Boston, the USS *John F. Kennedy* often sails into the harbor, while the Boston Pops Orchestra holds a televised concert on the banks of the Charles River, featuring American music and ending with the *1812 Overture*.

Philadelphia holds its celebrations at Independence Hall, where historic scenes are re-enacted and the Declaration of Independence is read.

John Adams wrote that the Fourth of July "...ought to be celebrated by pomp and parade, with shows, games, sports, guns, bells, bonfires, and luminations from one end of this continent to the other..."

Rodeos and Candles

Other interesting parties include the American Indian rodeo and three-day powwow in Flagstaff, Arizona, and the Lititz, Pennsylvania, candle festival, where hundred of candles are floated in water and a "Queen of Candles" is chosen.

John Adams Urged Recognition

The second president, John Adams, would have approved. "I believe that it will be celebrated by succeeding generations as the

great anniversary festival," he wrote his wife, Abigail. "It ought to be celebrated by pomp and parade, with shows, games, sports, guns, bells, bonfires, and illuminations from one end of this continent to the other..."

John Hancock Was First

John Hancock, the president of the Second Continental Congress, was the first to sign the Declaration. With its ornate capitals, Hancock's sprawling signature is prominent on the document. Since then, when people are asked for their "John Hancock," they are being asked to sign their names.

All 56 men who ultimately signed the Declaration showed great courage. Announcing independence from Great Britain was an act of treason, punishable by death.

A Marvelous Document

The Declaration of Independence itself has become one of the most admired and copied political documents of all time. It was written by Thomas Jefferson and revised by John Adams, Benjamin Franklin, and Jefferson.

The Declaration of Independence is a justification of the American Revolution, citing grievances against King George III. It is also a landmark philosophical statement, drawing on the writings of philosophers John Locke and Jean Jacques Rousseau. It affirms that since all people are creatures of God, or nature, they have certain natural rights, or liberties, that cannot be violated.

The Declaration and the American Revolution have since inspired freedom-seekers around the world.

Guess Who's Getting \$70 Million in Bonuses?



By Katie Pavlich, Jun 19, 2013, townhall.com

Despite being under heavy scrutiny from both Democrats and Republicans on Capitol Hill and all over the country for inappropriately targeting conservative groups, IRS employees are about to receive \$70 million in bonuses.

-----Continued on Page 2-----

-----Continued from Page 1-----

The Internal Revenue Service is about to pay \$70 million in employee bonuses despite an Obama administration directive to cancel discretionary bonuses because of automatic spending cuts enacted this year, according to a GOP senator.

Sen. Chuck Grassley of Iowa says his office has learned that the IRS is executing an agreement with the employees' union on Wednesday to pay the bonuses. Grassley says the bonuses should be canceled under an April directive from the White House budget office.

The directive was written by Danny Werfel, a former budget official who has since been appointed acting IRS commissioner.

"The IRS always claims to be short on resources," Grassley said. "But it appears to have \$70 million for union bonuses. And it appears to be making an extra effort to give the bonuses despite opportunities to renegotiate with the union and federal instruction to cease discretionary bonuses during sequestration."

And how is this even possible? Through unions and government bureaucracy.

Office of Management and Budget "guidance directs that agencies should not pay discretionary monetary awards at this time, unless legally required," IRS spokeswoman Michelle Eldridge said in a statement. "IRS is under a legal obligation to comply with its collective bargaining agreement, which specifies the terms by which awards are paid to bargaining-unit employees."

Eldridge, however, would not say whether the IRS believes it is contractually obligated to pay the bonuses.

"In accordance with OMB guidance, the IRS is actively engaged with NTEU on these matters in recognition of our current budgetary constraints," Eldridge said.

The National Treasury Employees Union did not respond to requests for comment.

This news comes just as the quarterly taxes of Americans become due. As a reminder, Lois Lerner, the woman in charge of tax exempt groups during the time of the blatant Tea Party targeting, is still pulling a six figure paycheck while being put on "leave" just as summer begins. [Must be nice! Not to mention](#) during the time targeting occurred, Lerner received \$42,000 in bonuses and raked in \$740,000 in taxpayer funded salary between 2009 and 2012.

Keep working America, the IRS is depending on you.

Greenbacks beat the greens in ubergreen California



By Marita Noon, 18, 2013,

If there is anyplace the gang green can expect to get its way, it would surely be California. The state has the highest renewable energy standards in the country, the legislature is currently dominated by a liberal supermajority, and Governor Jerry Brown's environmental record runs deep.

When the Energy Information Agency reported that California's Monterey shale potentially contains more than 15 billion barrels of oil—a supply three times greater than North Dakota's Bakken and the Texas Eagle Ford formations, environmental groups ratcheted up their efforts to keep the resource in the ground. The weapon of choice? Demonize the technology that allows the oil and gas to be released from the sedimentary rock: hydraulic fracturing—commonly called “fracking.”

California's legislature had nearly a dozen different bills designed to impede, restrict, or ban fracking. With lawmakers on their side, environmentalists grew cocky. When the bills made it out of committee, Patrick Sullivan, of the anti-fracking group Center for Biological Diversity claimed: “There's huge momentum in the legislature to halt this dangerous practice.”

Imagine their shock when the rank and file Democrats revolted and defeated AB 1323, 37-24—with 12 Democrats voting with 25 Republicans. Another 18 abstained.

According to the Wall Street Journal (WSJ), “It's a good bet they were ‘no’ votes who didn't want to publicly cross their leadership.” The WSJ called the vote: “a rare rout for The Sierra Club and other greens.”

It seems that California's “politicians are beginning to wonder if cultivating greenie obsessions has been worth stopping economic development,” writes Mark Whittington for “The environmental lobby ... has seen the limit of its power.”

This is especially interesting in light of the columns I've been writing lately. Last week, in my column, I referenced a Sierra Club director who claims that Latino voters care more about conservation than energy drilling. Yet, who are the Democrats who split with their party to block the fracking bans that would “throw thousands of Californians out of work?” Those representing poor and minority areas with unemployment rates of 12% or more. Six of the seven black and most of the Latino assembly Democrats refused to vote for the ban, while wealthy, mostly white Democratic coastal districts voted for it. Whittington says the vote is “dividing the state's all powerful Democratic party, pitting rich against poor, white against minorities and coastal California against central California.”

Fracking has been used in California for 60 years, and is used in about a third of California's active wells. Since the start of 2011, 974 California wells have been fracked. Catherine Reheis-Boyd, President of the Western States Petroleum Association, asserts: “California has never recorded a single documented instance of fracking wastewater leaking out and contaminating the surrounding groundwater supply.” Meanwhile, environmentalists, such as Adam Snow of Food and Water Watch claim “there's no safe way to frack.”

Fracking foes want a complete ban. But, California can't afford not to frack.

A recent study, “Powering California: The Monterey Shale & California's Economic Future,” found that Development of oil from the Monterey Shale using hydraulic fracturing and other recovery technologies could result in:

- The creation of 512,000 to 2.8 million new jobs,
- Personal income growth of \$40.6 billion to \$222.3 billion,
- Additional local and state government revenues from \$4.5 billion to \$24.6 billion, and
- An increase in state GDP by 2.6% to 14.3% on a per-person basis.

In a state with \$167.9 billion in long term liabilities—not counting pensions and retiree health benefits, those numbers can't be ignored. Fresno Assemblyman Jim Patterson wants to “unleash this magnificent potential for jobs.”

With a potential of more than 15 billion barrels of oil in the Monterey shale, saying no to fracking means saying no to California's economic salvation.

No wonder Governor Brown has yet to take a position on fracking. In fact, he sounds like he is willing to abandon his solid green credentials—angering environmentalists who are staging protests outside his office. The Center for Biological Diversity's Rose Braz claims: “Fracking pollution threatens our air and water and Gov. Brown's legacy as an environmental leader.”

The green state is going brown.

In March, Brown said “The fossil fuel deposits in California are incredible, the potential is extraordinary. But between now and development lies a lot of questions that need to be answered.” Last month, he seemed to move even closer to supporting fracking: “This is not about just saying, ideologically, yea or nay. It's about looking at what could be a fabulous opportunity. . . . And if you remember about oil drilling, oil drilling in Long Beach, which was really pioneered I think when my father was governor, poured I don't know how many billions into higher education.”

While Brown doesn't take the doom-and-gloomers very seriously, most of the state sees through the fear mongering too. A recent poll found that 60% of Californians were in favor of properly regulated hydraulic fracturing. Only 30% said they prefer a ban. Dan Schnur, director of USC's Unruh Institute of Politics, states: “It's clear that a majority of voters are comfortable with the procedure, as long as they believe appropriate regulation is in place.”

Investors are buying up property in the regions surrounding the Monterey Shale, knowing that development will mean

economic recovery and a need for new housing and services. The gang green is losing to greenbacks. Once again, energy could make California great.

CBO: S.744 Increases Unemployment, Decreases Wages, and Fails to Prevent Future Illegal Immigration



CONGRESSIONAL BUDGET OFFICE

The Congressional Budget Office has released its analysis of the Schumer-Rubio-Obama amnesty bill, confirming the opponent's

June 18, 2013, numbersusa.com

predictions that it would be devastating for American workers and would not end illegal immigration. Since the bill purposely delays green cards for some illegal aliens by 10 years, and the CBO only scores the fiscal impacts for the bill's first 10 years, the report says that the bill will not have a major impact on the national debt over the first decade.

The CBO report does, however, indicate that unemployment will increase under S.744 as result of work permits issued to illegal aliens, increased levels of legal immigration, and increases in guest-worker programs. CBO and JCT expect that new immigrants of working age would participate in the labor force at a higher rate, on average, than other people in that age range in the United States. Relative to CBO's projections under current law, enacting the bill would increase the size of the labor force by about 6 million (about 3½ percent) in 2023 and by about 9 million (about 5 percent) in 2033, CBO and JCT estimate. Employment would increase as the labor force expanded, because the additional population would add to demand for goods and services and, in turn, to the demand for labor. However, temporary imbalances in the skills and occupations demanded and supplied in the labor market, as well as other factors, **would cause the unemployment rate to be slightly higher for several years** than projected under current law.

-- Congressional Budget Office, "The Economic Impact of S.744", page 4

The CBO estimate also found that S.744 would decrease wages for American workers.

As the labor supply initially increased under the legislation, less capital would be available for each worker to produce output, and thus workers' output, on average, would be lower for a time. That decline **would reduce average wages relative to those under current law.**

-- Congressional Budget Office, "The Economic Impact of S.744", page 5

Finally, the CBO report indicates that S.744 will have little effect on decreasing illegal immigration. The Gang of Eight insists that their bill will end illegal immigration, but the bill actually weakens current law. The Senate rejected two amendments on Tuesday that would have required the federal government to enforce existing laws before illegal aliens could receive amnesty.

Future Unauthorized Residents. The enforcement and employment verification requirements in the legislation would probably reduce the size of the U.S. population by restricting the future flow of unauthorized residents. Unauthorized residents would find it harder both to enter the country and to find employment while unauthorized. However, other aspects of the bill would probably increase the number of unauthorized residents—in particular, people overstaying their visas issued under the new programs for temporary workers. CBO estimates that, under the bill, the net annual flow of unauthorized residents **would decrease by about 25 percent relative to what would occur under current law**, resulting in a reduction in the U.S. population (including a reduction in the number of children born in the United States) relative to that benchmark of 1.6 million in 2023 and 2.5 million in 2033.

American Patriot News is published every second week in 23 Florida Counties and 7 states on Monday by OPR (Operation Paul Revere) Assoc., Inc., P.O. Box 681, Shady Grove, Florida 32357, 850-672-4221
www.americanpatriotnews.us
Email: americanpatriotnews@yahoo.com



Governor Scott *the* Darling of Agenda 21 Confiscation of Land



By Sherry Smart, June 19, 2013

Many of you are aware of Agenda 21... the United Nations agenda that is being implemented all across America by our elected and unelected officials. The latest excuse for grabbing land is for military use, at least that is what Governor Scott is claiming. There are currently 7 air force bases in Northwest Florida and 21 military installations in our entire state. Governor Scott is putting up our tax dollars to buy more land for our military...for additional buffer zones?

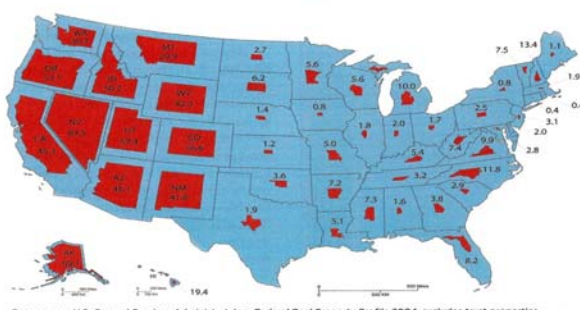
In Florida the federal government owns 4,536,811 acres or 13.1% of the Sunshine State. This is an increase from 2004 when the federal government owned 8.2% of Florida. In 2004 it was estimated that 33% of Florida was owned by the federal, state and local governments, and that number continues to grow! How much of Florida does the government want to own or need?

When private property becomes public property the dynamics of the land changes, and not to our benefit. First, once the private property becomes publicly held it is no longer available for purchase and can't generate revenue for you or me. Second, the land is taken off the tax rolls, so we get to make up the lost revenue in our ad valorem taxes. In some cases like the water management districts however, we are the tax payers for purchasing the publicly held land. Now we have the privilege of paying ad valorem taxes taken from our tax dollars. How about this for a slight of hand deal?

The burden of the upkeep of publicly owned land falls to us the tax payer, yet the government gets the benefit and we become more and more limited in the use of land. How can we be expected to continue to pay more and more taxes for government owned land and yet our revenue source continues to shrink? Does that sound reasonable to you? It's total insanity.

Florida comes in 15th for the most property that is federally owned, and that's a pretty high ranking out of 50.

WHO OWNS THE WEST?
Federal Land as a Percentage of Total State Land Area



Even that number can change with the plans that our Governor has for removing land from the private sector and delivering it directly into the hands of governmental agencies.

Between Florida Forever, Greenway's Trails, Blue Ways, Wildlands Project, Wetlands Projects, Nature Conservancy, US Fish and Wildlife Services, National Wildlife Federation, DEP, EPA, water management districts and new agencies popping up almost weekly, do private citizens stand a long term chance for home ownership? Beyond all the land becoming publicly held, one must deal with government encroachments,

easements, restrictions, land use ordinances, right-of-ways, and numerous codes.

There are many questions we should be asking our Governor, namely with how much of our land will the government be satisfied? How much of our tax dollars will go toward the **downright theft** of our land? How are all of the departments stated above helping our style of living? Aren't we all smart enough to be good stewards of our own land? Why does the DEP rely on grants for their money? Remember, grants are **our money**. We pay our taxes, the government then **redistributes our money** back in the form of grants. There are always strings attached on the way that grant money (our money) is spent.

Okay, so the governments, (federal, state, local), currently own a third of Florida. What amount of our tax dollars is Governor Scott getting ready to use to purchase more land? The answer to that is in his latest budget proposal, which is the highest ever in Florida history... a whopping \$74.2B that's Billion folks. Scott plans on spending more than his two previous budgets earmarking \$75M for the Florida Forever land-buying program and another \$60M for the state's share of Everglades restoration. The Everglades restoration comes under the guidance of CERP, Comprehensive Everglades Restoration Project. When you go to their website they never give you any information about the costs of these **68 CERP** projects, not counting those that are in a partnership with CERP. Gee whiz... sounds friendly enough. They want to restore 55,000 acres of wetlands and upland habitat in rural Collier County, an area critical to the survival of the endangered Florida panther. (Side Note: An endangered Florida panther lives a few streets over from me, so how endangered are they if they are in my neighborhood?). The signing of the Project Partnership Agreement allows the Corps to move forward with construction of the Merritt Pump Station, and the restoration of thousands of acres of wetlands. Pump station construction began in early 2010. Hmmmm, sounds like more than restoration is taking place in the Everglades at our expense.

Remember the Everglades is owned by the United Nations, so we are spending our tax dollars, on land that is not even owned by the United States. Don't believe it? Bill Clinton declared all our national parks "An International Biosphere Reserve", that means, under the United Nations Biodiversity Treaty, our precious resources owned by American citizens for over 200 years have been turned over to the UN bureaucrats for control. You and I get to continue to pay taxes for the maintenance and upkeep but we no longer own it. The UN has ultimate jurisdiction.

With the new spending on land that Governor Scott is implementing we can only wonder who will have jurisdiction of that land... either way we the taxpayer pay will have no enjoyment of the land that was once ours. Contact Governor Scott (850-488-7146) and tell him what you think of our tax money going to purchase land that we will never have the opportunity to live on, work on, build a life with and thereby accumulate wealth.

Taylor County Commission Meeting
July 1, 2013 Board Meeting, 5:30 PM
July 16, 2013 Board Meeting, 5:30 PM
Perry City Council Meeting
July 9, 2013, 5:30 PM

By Heritage Action for America, June 21, 2013
Yesterday, 6-20-2013 Rep. Steve Southerland Voted in favor of the nearly \$1 trillion food stamp and farm bill. Fortunately, thanks to those 62 conservatives, this disastrous bill was defeated, 195-234.

According to the Washington Times, the effort to recall Colorado State Senate President, John Morse, has passed an important hurdle and will take place within the next couple of months. Colorado requires 7,000 signatures to be on such a petition to succeed, and about 10,000 were validated by the Secretary of State. This is the most visible and direct example of the backlash against the new gun control laws that have recently been passed.
HB 1355 is the Florida version of the Colorado bill.
Recall efforts for Florida politicians who support this bill against the will of the Florida citizen majority may be forthcoming.
By Nick Legorn, June 19, 2013

Common Core Rally Scheduled For Orlando



Freedomworks.com

Florida Parents Against Common Core is hosting a protest outside the JW Marriott/**National Common Core Convention** in Orlando on Saturday, June 29th. The protest will be held on the public sidewalk at 4040 Central Florida Parkway (main road in front of JW Marriott) from 11:30 AM until 1:00 PM.

Whitney Neal, Director of Grassroots, for Freedom Works, Inc. reports that "there is parking on the side of the road when you turn 'Right' on Whisper Lakes Blvd (second entrance into Marriott). The road is wide enough to park a line of cars. Also, going 'Left' on Whisper Lakes Blvd takes you into a neighborhood-parking is available there, or further north on John Young at the Walgreens." Neal also stated "for those wanting to hold a sign during the protest, please add your group name to the sign (e.g; FPACC, Tea Party/9-12, Stop Common Core, FACCE, FL Stop CCoalition, ect). You can put the group name in small font. Due to permitting laws we are wanting to show the separate groups representing the 'Fight Against Common Core'."

Alert! Blow Up 4 Dams



By Sid Preskitt, March 6, 2013

Obama & Ken Salazar use Junk Science to advocate removal of 4 Klamath River Dams in Northern California....

Ripping out dams was advocated by architects of Agenda 21. It's all about their planning to return America to the way it was when Columbus set foot on the Continent. The Agenda 21 Wildlands Project has a goal of 50% of the land in Core Wilderness Areas with human populations removed. They are also on their way to closing off as much of the ocean as they can while severely restricting access to the marine resources in other areas.

NOAA Administrator, Jane Lubchenco, is in the process of expanding the Agenda 21 Catch Share allocation plan (a NOAA Top Priority) that has decimated the fishing industry in New England to the point of an economic disaster being declared by the Gov. of Mass. This was no impediment to Lubchenco, who is spending almost \$40 million promoting more of it.

Maurice Strong, a high UN official who was Chair of the 1992 UN Earth Summit in Rio spoke about

----Continued on Page 4----

-----Continued from Page 3-----

their"...responsibility to bring about the collapse of the industrialized countries." Soon after that, NAFTA was passed by Congress with the stated goal of "Promoting Sustainable Development," which is the Agenda 21 implementation plan. Mr. Strong was also involved in creating the Kyoto Protocol, which on its own would fulfill his desire to collapse our economy.

Also, at the Rio Summit the UN defined what was not "sustainable". That list is very lengthy and contains about everything that has made America a great and wealthy nation.

Besides dams, suburban housing, air conditioning, high meat intake, automobiles, use of fertilizer and a host of others was...fossil fuels. Perhaps it explains why Sec. of Transportation, Ray LaHood, said that promoting motorized transportation would no longer be a priority of the DOT and EPA. Adm. Lisa Jackson is implementing regulations that are precipitating the shutting down of coal fired power plants, blocking the Keystone Pipeline and causing offshore drilling rigs to leave the Gulf of Mexico for foreign waters, while the Sec. of Energy endorses \$10 a gal. gas stating that it would be good for American gas prices to be on par with Europe.

Is this "government by and for the people"? Is this promoting the "pursuit of life, liberty and happiness"?

NO! This is government by and for the interest of the United Nations, a foreign entity, of which the people governed have not consented to, nor of which have they even been informed. Yet it is the top priority of Federal Agencies, made so by Presidential Executive Orders. Rule by Decree.

"Paul Bergala summed it up nicely, "Stroke of the pen, law of the land. Kinda cool huh?"

Beware of Conservation Easements

By Debra Caso, June 17, 2013

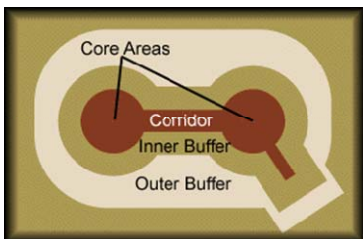
According to ConserveFlorida.org
"People execute conservation easements because they love their open space land, and want to protect it from inappropriate development while retaining their private ownership. Granting an easement to a conservation organization that qualifies under the Internal Revenue Code as a "public charity" — such as the Conservation Trust for Florida — can yield income and estate tax savings while ensuring that the land will remain as permanent open space."

Definition of a conservation easement. To forever give up rights on how to use your land by signed contract, giving a Land Trust the right to check that the land is maintained as agreed to in the contract. The easement is there to protect nature and keep construction from *ever* happening on the land conservation easement in perpetuity.

Definition of Buffer Zones: Highly regulated areas to protect the core wilderness attributes of the core areas, thousands of acres.

Definition of Corridors: Connected swathes of land under strict surveillance for the purpose of protecting nature and to insure the natural rights of animals so they can live without the intrusion of man.

Connecting the dots. The CORE AREAS. No humans allowed.



- Corridors are created to connect Core wilderness areas. No humans allowed.
- Buffer Zones surround Core areas and Corridor. Buffer zones only allow very highly regulated land use.
- Conservation Easements become Buffer zones when new easements are created.
- This will prevent travel by humans in these highly monitored areas.

There are a total of 34.7 million acres in Florida. 80%

of the land will fall into these categories under Florida Forever program. Gov. RICK SCOTT and Sen. JACK LATVALA are pushing for more state land to be acquisitioned for Conservation.

The full plan is never exposed all at the same time or it would shock Americans to the core. The plan can be seen on the Man in the Biosphere Map, the Wildlands Project map. The plan was created by Reed Noss, a Floridian who submitted it to USF and works out of Titusville, Florida. He presented his plan to UNESCO (the United Nations) in 1992 at the Earth Summit through the IUCN, International Union for Conservation and Nature.

As an ecologist, Noss set the Wilderness Corridor Program in action when he and Michael Soule proposed the methodology for Wildlands. Michael Soule worked closely with Noss. David Foreman organized radical and destructive action through Earth First! to force the plan into reality. He called it Monkey Wrenching and went to prison for conspiring to destroy an electrical transmission tower. This became the basis for the UN's Man and the Biosphere Program and Convention on Biological Diversity. It is depicted in the famous map produced by Michael Coffman who translated the plan by drawing the map and presenting it to the US Senate to show the Noss/Soule/Foreman horrendous agenda. At the last moments before the US Senate vote came to the floor, this map stopped the Convention from being ratified. Noss and Soule never drew a map because they didn't want to shock people. They did draw some elements using the Appalachians as an example on how to construct the reserves and corridors.

Noss is into deep, deep ecology, forces rural residents into human settlements (SMART GROWTH, Quality Communities, sustainable development) with huge spans of red (off limits to humans) and yellow (conservation corridors with limited use and highly monitored areas for humans). Each species of plant, fish and animal shall be permitted to roam and flourish in Florida and throughout North America, whether natural to Florida or not. Noss does not give in to survival of the fittest or nature's God, but only man's engineering shall save the planet. Our state is being taken over by radical eco-terrorists that will stop at nothing to take private property and replace it with roadless wild lands or wilderness.

Gov. RICK SCOTT, an UN Agenda 21 advocate, recently signed a Resolution called the "Florida Wildlife Corridor Expedition". DEP AWARDED \$1.75 MILLION TO CONSERVE NEARLY 21,000 ACRES BUFFERING EGLIN AIR FORCE BASE.

The "Florida Wildlife Corridor Expedition" adds to the demise of private property. Connected Corridors for the path of the Black Bear Migration, a corridor 1000 miles long for the bears. If you live there now, you won't! The Readiness and Environmental Protection Integration Program funds cost-sharing partnerships for the military with state and local governments and private conservation organizations to address the need for compatible land use and conserved natural landscapes in support of military readiness. Projects require at least a 1:1 funding match. The state matches federal funding.

The PRESS RELEASE boasts: The EXPANSION of the Corridor and buffer zone.

Seven Runs Creek Florida Forever Project, one of many riparian corridors on the list will be complete when passed by Gov. Scott's cabinet. The North Nokuse Plantation project, which encompasses 11,961 acres, and the Seven Runs Creek project -- 14,649 acres -- were combined. That's a 28,600 ACRE Corridor! The project was added to the Florida Forever priority list because of its groundwater recharge benefits and its alleged ability to

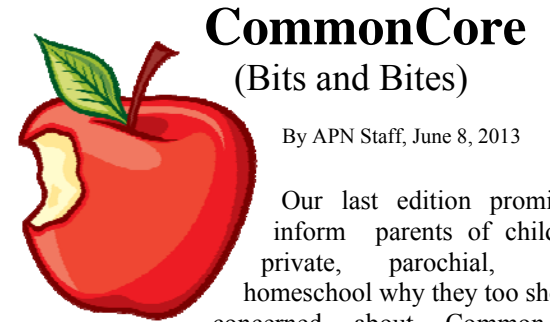


protect 14 rare species; including the Florida black bear, gopher tortoise, Florida pine snake, Pine Barrens tree frog and eastern diamondback rattlesnake. It also provides additional buffer for Eglin Air Force Base, one of the country's largest Air Force bases. Whenever the government is encroaching on our rights, they claim it is for our safety. This will be training for the military in the jungle created by Gov. SCOTT.....from the Everglades to Georgia!

There are counties in Florida that are being locked up by environmental groups and the future of homes looks grim.

Our local elected officials and the state legislature have bureaucratic boards made up of nongovernmental organizations that work as agents, the middlemen who suggest and purchase land for Conservation purposes. Foundations and organizations such as: Nature Conservancy, Audubon, Sierra Club, World Wildlife Fund, apply for grants from the EPA which they use to purchase land. When the state is ready with land purchase funding, they buy the land from the organizations that profit greatly and use funding in the courts to take private property using

complaints and fines that cause private owners hardship, eventually selling their land. These environmental groups (100s) lobby our legislature. For further info on this topic: See DemocratsAgainstUNAgenda21.com, agenda21today.com, freedomadvocates.org, takingliberty.us (this explains it in a video)



By APN Staff, June 8, 2013

Our last edition promised to inform parents of children in private, parochial, and homeschool why they too should be concerned about Common Core Standards. These families should not feel the pressure of implementation of the CC Standards as quickly as public schools, but let's look at the ultimate situation the students who are college bound will face when they eventually must take the tests. The two main tests to be given are the SBAT and PARCC, and there are other test companies rewriting their tests so they too will be in compliance. Remember, Common Core states the standards, but *how* a student answers the questions determines the outcome, and therein lies the problem. Even "facts" as we have known them can have a different justifiable answer, especially ones about 'social justice' and the role of government in the lives of all. If students have not been indoctrinated with the "new correct answers", how will they fare?

For years we have had material in textbooks throughout America geared to begin indoctrinating students toward a certain mindset as soon as they begin school. Protecting the **environment** sounds like a great thing and is harmless....right? After years of this indoctrination students will believe that the government should protect land and animals, and the rights of humans are secondary at best. This is part of the educational facet of Agenda 21, Chapter 25.

Sustainable can be a good thing...if it is what the individual chooses. **Sustainable development** is something else. Again the government decides what you need and can have. This is also part of the education facet of the United Nations Agenda 21 document, Chapter 25.

America is supposed to be a Constitutional Republic, but for years many texts have called it a Democracy, and unfortunately it seems a majority of people don't know the difference. When you read the material in textbooks you can begin to see the indoctrination process, whether it be in Science or the Social Studies content in Reading books. Some texts have even changed and are continuing to change history. If you are a parent and are not aware of what is in the texts or on-line reading your child is required to do, just how will you know?

IRLS™ by FOOTSIE

