Treason Conspiracy Of Lawyers

TREASON

THE INTERNATIONAL CONSPIRACY OF THE LAWYERS

TO DESTROY THE UNITED STATES FROM WITHIN

Since the BIGGEST CRIMES in the world are committed IN the courtrooms by lawyers and lawyer-judges AGAINST the people in unconstitutional courts, we, the people, must protect ourselves where we need the most protection, in the courtrooms, FROM the lawyers and lawyer-judges.

The courts are always ruling AGAINST the people, as the lawyers and their bar associations, which are affiliated with each other INTERNATIONALLY, have joined in an INTERNATIONAL CONSPIRACY AGAINST THE PEOPLE of the UNITED STATES to DESTROY THE UNITED STATES FROM WITHIN (TREASON). They already have taken over the courts and the government, and ALL political parties, where they all take orders from ONE FRONT OFFICE, the offices of the internationally affiliated bar associations, making a ONE PARTY "SYSTEM," the BAR ASSOCIATION PARTY.

This necessitated an URGENT need to form a 2nd political party, the ANTI-LAWYER PARTY, where all lawyers and those who attended law school are barred from this 2nd party (ALP).

All the states have unconstitutional aristocratic courts, as their constitutions and/or unconstitutional "lawyer systems" require judges to be lawyers, creating a RULING CLASS, which is FORBIDDEN by Art. IV, Sec. 4, of the U.S. Constitution, "The United States shall guarantee to every state in this union a REPUBLICAN FORM of government," any other form of government is FORBIDDEN. No public office or branch of government can be limited to a RULING CLASS of any kind, or the states become ARISTOCRACIES and NOT republics. Also, the lawyers have made ONLY themselves 1st class citizens, where all public offices and all three branches of government are open to lawyers only. All other people are limited to only 2 branches of government and to only certain offices in those 2 branches of government, BECAUSE ALL PEOPLE WHO ARE NON-LAWYERS HAVE BEEN UNCONSTITUTIONALLY DEGRADED, BY THE LAWYERS, TO THE STATUS OF 2ND CLASS CITIZENS.

When the courts belong to the people, as the U. S. Constitution REQUIRES (Art. IV, Sec. 4), we, the people, will NEVER rule against ourselves.

In these unconstitutional courts (hoodlum centers), "men" in black dresses, wearing unconstitutional ROBES OF NOBILITY (Art. 1, Secs. 9 and 16), with a lot of hanky-panky and hocus-pocus, dispense a perverted IDIOTology where the people are terrorized by terrorists (lawyers and lawyer-judges) in the courts.

The judicial branch of government does NOT have the constitutional power to issue court orders or any other kind of orders. ONLY presidents and governors have the constitutional power to grant PARDONS, but lawyers and lawyer-judges are unconstitutionally granting PARDONS with "immunity from prosecution."

Citizens are not permitted to act like people in the courts. The citizen (2nd class) is told that he does not know how to fill out fancy lawyer forms; that he is not trained in the law: that he does not know court rules and procedures: etc. This is unconstitutional (1st Amend.), as it denies the citizen access to the courts, which are supposed to belong to the people. Instead, all "our" courts are owned by lawyers (traitors) internationally.

In court, lawyers cue the lawyer-judges with certain words and phrases, directing and signaling the type of fix to take place. The most extreme inhuman punishment is inflicted on a victim when a lawyer "signals" the lawyer-judge that the victim has extreme disrespect for the legal profession and the judiciary, or that the victim will not "cooperate." All cases are fixed with these and other cues and signals, which have nothing to do with the law or the U. S. Constitution.

Under this unconstitutional "lawyer system," only HEARSAY SUBSTITUTES (lawyers), NOT under oath, have access to the courts, even though ONLY sworn testimony and evidence can be presented in court., anything else is a Bill of Attainder, NOT permitted under the U. S. Constitution (Art. 1, Secs. 9 & 10).

The U. S. Constitution does NOT give anyone the right to a lawyer, or the right to counsel, or the right to any other HEARSAY
The 6th Amendment is very SPECIFIC, that the accused ONLY has the right to the ASSISTANCE of counsel and this ASSISTANCE of counsel can be anyone the accused chooses WITHOUT limitation. NEITHER THE 3RD LAWYER NOR THE ATTORNEY APPEAR ANYWHERE IN THE U.S. CONSTITUTION.

Lawyers and lawyer-judges created unconstitutional "lawyer system" pre-trial *"Motions" and "Hearings" to have eternal EXTORTIONISTIC litigation, which is BARRATRY and is also in violation of the U.S. Constitution, as this places defendants in DOUBLE JEOPARDY a hundred times over. Defendants only have a right to A TRIAL, NOT TRIALS. The multitude of pre-trials are actually pre-trials for the pre-trials and pre-trials for the pre-pre-trials, benefiting the lawyers only. These pre-trials and post-trials too, started with the TAKE-OVER of the courts by the INTERNATIONALLY affiliated bar associations, in a CONSPIRACY; before this, defendants only had a trial, NOT TRIALS.

When a criminal is freed on a "TECHNICALITY," he is freed because of a FIX and a PAY-OFF, as a defendant can only be freed if found innocent BY A JURY, NOT BY ANY---TECHNICALITY.

Whenever a lawyer is involved in a case directly or indirectly, as a litigant or assisting in counsel, ALL lawyer-judges have to disqualify themselves, as there cannot be a constitutional trial and there also would be a violation of the conflict of interest laws, along with the violation of separation of powers and checks and balances, because "Officers of the Court" are on both sides of the BENCH.

These same LAWYER-judges are awarding or approving LAWYER FEES, directly and indirectly, amounting to BILLIONS OF DOLLARS ANNUALLY, all in violation of the conflict of interest laws.

Since crime and treason is against the law, and the lawyer profession is a crooked profession, a LEGAL BOUNTY should be placed on ALL LAWYERS (betrayers) and all those who are aiding and abetting these traitors - the lawyers.

As long as there are lawyers, there will never ever be any law, constitution, or justice, There will only be MOB RULE, RULE BY A MOB OF LAWYERS (TRAITORS).

CASE "LAW" is unconstitutional, as CASE "LAW" IS ENACTED BY THE JUDICIAL BRANCH OF GOVERNMENT. ONLY THE LEGISLATIVE BRANCH OF GOVERNMENT HAS THE CONSTITUTIONAL POWER TO ENACT LAWS.

When a lawyer-judge instructs, directs, or gives orders to a jury, the lawyer-judge is TAMPERING WITH THE JURY. He also tampers with testimony, when he orders the answers to be either "yes" or "no". The lawyer-judge also tampers, fixes and rigs the trial when he orders anything stricken from the record, or when he "rules" certain evidence and the truth to be inadmissible. This makes the trial and transcripts FIXED and RIGGED, because the jury does not hear the REAL TRUTH and ALL THE FACTS. Juries are made into puppets by the lawyers and lawyer-judges.

All lawyers are automatically in the judicial branch Of government, as they have the unconstitutional TITLE OF NOBILITY (Art. 1, Secs. 9 and 10). "Officer of the Court" Citizens have to be elected or hired to be in any branch. but non-lawyer citizens are limited to only 2 of the 3 branches of government. Lawyers, as 1st class citizens can be hired or elected to any of the 3 branches of government. All lawyers, being "Officers of the Court" in the Judicial Branch, are unconstitutionally in 2 branches of government AT THE SAME TIME whenever they are hired or elected to either the executive or the legislative branches: this is in violation of the separation of powers checks and balances. and the conflict of interest laws.

ALL lawyers are UNDER ORDERS to HELP ONLY CROOKS and to VICTIMIZE VICTIMS. That is why ONLY CROOKS SHOULD LIKE LAWYERS. who are, effectively, their counterparts.

The 6th Amendment states, "the accused shall enjoy the right to a SPEEDY AND PUBLIC TRIAL." Yet, lawyer-judges have lawyers (HEARSAY SUBSTITUTES) approach the bench and talk in whispers, meet in the judge's chambers, talk in SECRET, send the jury OUT of the courtroom, etc. Also lawyer-judges order the litigants, witnesses, lawyers, news media, etal. from discussing the trial, making the trial an unconstitutional SECRET TRIAL, NOT A PUBLIC TRIAL.

No one can be sentenced to prison unless convicted of a crime BY A JURY (THE PEOPLE). ONLY the people (THE JURY) have the POWER to decide the guilt or innocence of the accused as Art. III, Sec. 2, Cl. 3, of the U.S. Constitution states, "THE TRIAL OF ALL CRIMES, except in cases of impeachment, SHALL BE BY JURY." Since this is a CONSTITUTIONAL REQUIREMENT, a trial by jury cannot be "waived" as ONLY A JURY, under the U.S. Constitution, HAS THE POWER TO DECIDE THE GUILT OR INNOCENCE OF THE ACCUSED.
The 6th Amendment REAFFIRMS the CONSTITUTIONAL REQUIREMENT OF A TRIAL BY JURY ONLY, "In ALL criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial JURY of the state and district wherein the crime shall have been committed."

In a REPUBLIC, NOTHING is above the PEOPLE and the PEOPLE make the decisions. NOT A RULING CLASS. That is why a jury's verdict cannot be reversed by any government official, such as a lawyer-judge or anyone else. If a lawyer-judge or lawyer-judges can reverse a jury's verdict, then, that would place them above the people, making "our" government an ARISTOCRACY and NOT a REPUBLIC. A jury (the PEOPLE) can even veto stupid and unjust legislation, by finding victims of stupid and unjust laws, passed by the lawyers in the legislatures, innocent, even though they pleaded guilty. THE PEOPLE IN A REPUBLIC ARE SOVEREIGN.

In [a] CONTEMPT OF COURT, there is.

NO Due Process of Law
NO Arrest
NO Rights Read
NO Bail
NO Habeas Corpus
NO Prosecutor
NO Jury AND
NO Trial - LYNCHING

Yet, persons held in CONTEMPT OF COURT, are LYNCHED by a DESPOT. a lawyer-judge, who does:

the Accusing the Prosecuting the Convicting and the Sentencing, ALL WITHOUT A TRIAL - LYNCHING

ALL THIS IS A BILL OF ATTAINDER (Art. 1. Secs. 9 and 10)

Lawyer-judges have been releasing from prison, criminals who have raped and murdered little children because their "rights-were not read to them. But, contempt of court LYNCH VICTIMS, never having had their "rights" read to them, must remain in prison.

The lawyer-judges ORDER law enforcement officers, who also are sworn to support the U. S. Constitution, to imprison contempt of court LYNCH VICTIMS and to be part of a LYNCH MOB. Law enforcement officers should REFUSE to obey these DESPOTIC ILLEGAL ORDERS to imprison contempt of court LYNCH VICTIMS and refuse to be a part of a LYNCH MOB. No one has to obey an illegal order.

Under the UNCONSTITUTIONAL DESPOTIC "LAWYER SYSTEM" we now have, a COURT ORDER could be issued declaring that anyone who violates a law. of any kind. would be in violation of a COURT ORDER and BE HELD IN CONTEMPT OF COURT (LYNCHED).

When a victim, in a courtroom, tries to bring out the truth or to exercise a constitutional right. the lawyer-judge will call it an "OUTBURST" and LYNCH THE VICTIM with contempt of court, then practice medicine without a license by ordering the victim to undergo psychiatric examinations.

The U. S. Constitution being the supreme fundamental law, is not and CANNOT be ambiguous as to be interpreted, or it would be a worthless piece of paper and we would have millions of interpretations (unconstitutional amendments). That is why all judges and public officials are SWORN TO SUPPORT the U.S. Constitution, NOT to interpret it. Imagine, hypothetically, how stupid it would be if any constitution stated, "that the judicial branch of government has the power to interpret this constitution."

An OUTRAGEOUS amount of TAX MONEY is directly and indirectly STOLEN BY THE LAWYERS. Money that is budgeted to County Boards, School Boards and other local and federal agencies eventually finds its way into the pockets of lawyers, as ALL of these agencies are "TRICKED" and "FORCED" into ETERNAL EXTORTIONISTIC LITIGATION.

Organized crime never ever existed, until the bar associations took over the courts and the government. Now crime is organized internationally, just as the bar associations are organized, where some of their international affiliations include: International Judicial Association, International Trial Lawyers Association, World Peace Through Law Center, World Assembly of Judges, etal[]. This means that the bar associations are not only the INTERNATIONAL CRIME SYNDICATE, but also the
INTERNATIONAL WORLD GOVERNMENT and INTERNATIONAL COMMUNIST PARTY. Under INTERNATIONAL ORDERS, ALL LAWYERS, whether they left law school yesterday or 50 years ago, are EXACTLY THE SAME. All lawyers have to file the same motions and follow the same procedures in using the same unconstitutional "lawyer system" of hanky-panky and hocus-pocus, and to DESTROY THE UNITED STATES FROM WITHIN by always ruling AGAINST THE PEOPLE. Simply stated, ALL LAWYERS AND LAWYER-JUDGES ARE GUILTY OF TREASON.

District Attorneys and State's Attorneys have TAKEN OVER the grand juries FROM the people, where the people are DENIED ACCESS to the grand juries when they attempt to present evidence of crime's committed in the courtrooms by the lawyers and lawyer-judges. TRY TAKING THESE DOCUMENTED ACTS OF TREASON AND OTHER CRIMES, COMMITTED BY THE LAWYERS AGAINST THE PEOPLE OF THE UNITED STATES, TO THE GRAND JURIES! An INDICTMENT would call for the ARREST OF ALL LAWYERS, AND LAWYER-JUDGES, INCLUDING THE LAWYER-JUDGES OF THE U.S. SUPREME COURT, TO BE TRIED FOR TREASON AND OTHER CRIMES.

In elections, VOTE AGAINST ALL LAWYERS. Never ever vote for a lawyer. Vote FOR non-lawyers ONLY. If only lawyers are running for election to the same office, do NOT vote for any of them, as they are ALL ALIKE. ALL lawyers are programmed to be TRAITORS AND INHUMAN CLONES.

The lawyers, THE UNCONSTITUTIONAL RULING CLASS, have taken over our government and our lives COMPLETELY, so that now the 'lawyers' are our MASTERS and we the people, are their SLAVES. This is why the ANTI-LAWYER PARTY FIGHTS LAWYERS ONLY, ABSOLUTLEY NOTHING ELSE, AS THIS ONE FIGHT WINS ALL THE FIGHTS. THERE IS NO OTHER WAY OF SAVING THE PEOPLE, AND THE U. S. CONSTITUTION FOR THE UNITED STATES -- THERE IS NO OTHER WAY TO WIN!

START A LOCAL CHAPTER IN YOUR AREA OF THE ANTI-LAWYER PARTY (ALP) (the 2nd Party)

ANTI-LAWYER PARTY

Anti-Lawyer Party
Delaware Chapter
1624 Savannah Rd.
Lewes, DE 19958

ANTI-LAWYER PARTY
Kenosha Co., WI Chap.
6308 - 24th Ave.
Kenosha, WI 53140

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