

From: Anna Von Fritz <avannavon@gmail.com>
Subject: Re: Press Release # 2 OK, SO THE FUCKERS WANT TO FIGHT, or just intimidate?
Date: Thu, 19 Feb 2015 15:48:29 -0900
To: Steve Curry <cwheileg@gmail.com>

Subject: Re: Press Release # 2 OK, SO THE FUCKERS WANT TO FIGHT, or just intimidate?
To: Steve Curry <cwheileg@gmail.com>

It is time to learn how to do citizen arrests. Also time to set up your County governments and elect Sheriffs to serve the land jurisdiction. All this was done by officers of the "a State of Texas" acting OUTSIDE their jurisdiction! Serve Color of Law and piracy complaints against every single one of them!

Sent from my iPhone

On Feb 19, 2015, at 3:23 PM, Steve Curry <cwheileg@gmail.com> wrote:

So much for the NLA strategy! It might be time for a new approach!!

----- Forwarded message -----

From: DENNIS <dennis@attorneysabovethelaw.com>
Date: Thu, Feb 19, 2015 at 5:08 PM
Subject: Press Release # 2 OK, SO THE FUCKERS WANT TO FIGHT, or just intimidate?
To: Steve Curry <cwheileg@gmail.com>

Steve,

What a bunch, . . . bunch of dumb asses! They, they, they all, allowed this to happen? What a bunch of pussies! Not a shot was fired? What a bunch of pussies! There wasn't one Vet there with ANY BALLS!

All I can say is,shit o'dear! They got what they deserved! When will sheeple learn?

Dennis

TEXIANS UNDER ATTACK # 2

At the regularly scheduled meeting of the Republic of Texas, officially starting at 9:50 a.m. and held, as usual, at the rented VFW Post 4892 in Bryan, Texas, the congenial and unimposing group was raided at 10:10 a.m. by an army of policing agencies with flashing emergency lights: Police Departments of Bryan and College Station along with their Brazos County Sheriff's Office counterparts (northeast of San Antonio) along with deputies from the Kerr

County Sheriff's Office (west of San Antonio), The Texas Rangers, Department of Public Safety Highway Patrol State Troopers, The Texas State Attorney General's Office, the FBI, and the US Marshall Service. Ingress and egress from Harvey Mitchell Parkway was sealed even to the media that responded two hours later from KBTX television during the four-hour ordeal.

How is it that a supposedly free people can be subjected to intimidating, rough and highly intrusive search and seizure when assembling lawfully and peaceably from all corners of this vast Country of Texas to educate those in attendance about the Historical 1836 Republic of Texas Constitution and celebrate a Nation wide Valentine's Day and a fellow Texian's 89th birthday?

The lead Kerr County deputy named in the paperwork, Jeff McCoy, who initially pretended to be a guest from Houston at the freely open-to-the-public meeting, stood up and blocked the only exit to the Republic of Texas' rented room with armed and threatening police, announcing that he had a search warrant but he would not present it despite repeated requests stating that it would be made available AFTER the investigation. Everyone present was put on notice that they were not to leave the room without permission and escort by uniformed officers, almost all armed and wearing bulletproof vests. Some 15 to 30 minutes later a fleeting copy of the search warrant surfaced unannounced on the main table of which was never officially presented to those detained and searched.

As if dangerous criminals, many of the Texian people - generally seniors of respected middle-class business, farming, broadcasting, engineering, scientific, health, veterans and faith-based backgrounds - were one-by-one physically searched on their person and in their vehicles, finger printed, detained and then had their personal belongings and property searched and seized. Surprisingly, the warranted DNA swabbing was omitted.

A receipt (not well detailed or itemized) was issued to only SOME whose property was seized. Therefore most all seizures that day are considered LEGAL THEFT. Among the items stolen were cell phones, iPads, laptops, business papers, Republic of Texas paperwork and coinage of precious metals along with other valuables. Some of the phones were essential to their owners in conducting business and schoolwork, safely traveling the highways and attending to emergency medical calls as health professionals. One of the senior Texians often featured in documentaries and alternative radio and known to suffer with health concerns had to be taken by emergency vehicle to a hospital as a result of the forced takeover of the peaceful assembly.

The team of investigators left with the trunk and backseat of an unmarked sedan apparently belonging to Deputy Jeff McCoy, fully packed with confiscated belongings without a copy of the Search Warrant provided to anyone associated with the Republic of Texas. Instead, the warrant was given to the Post Commander of the VFW facility who was instructed not to copy the document nor divulge its contents to anyone.

The fortuitously warrant revealed it was issued by 216th District Court Judge N. Keith Williams of Kerr County alleging an unauthorized summons had been issued by the Republic of Texas. The documents alleged to be unauthorized were a Writ of Mandamus and a Writ of Quo Warranto issued by “The Officers and Constituents of The International Common Law Court for the Republic of Texas to Melvin Rex Emerson Jr., Court Administrator, and Color of Law ID No. 24009018, 700 Main Street, Kerrville, Texas. Kerr County” and was so stated on the document “This writ is hereby served by said Petitioner upon you, Melvin Rex Emerson Jr. as an individual”. In no way was the “State of Texas” intimated to be part or parcel to the documents.

If the Writ of Mandamus and the Quo Warranto issued for the Republic of Texas International Common Law Court were purely frivolous in nature, then why did this judge call out HIS MILITIA to address this action? What instilled such fear in him? Why was it necessary to confiscate tens of thousands of dollars, Gold and Silver Metals being private and confidential property that was unrelated to the search warrant for a allegedly Class A Misdemeanor offense? One Texian noted that one officer confided that he probably would NEVER see his property again. Just who is the guilty party here? Could it be that the people of the Republic of Texas are rightfully fully vested with the power of the paperwork served on Judge Everson? Undoubtedly, additional paperwork needs to be issued! You decide.

Contrary to patently false reports by KBTX that the Republic of Texas and its assemblage were a militia group, the truth is that the Republic of Texas is a self-determined people attempting to throw off the yoke of military occupation of Texas through peaceful and lawful process. The entire land boundaries of the United States are also under military occupation thanks to the Fourteenth Amendment to the Constitution of the United States. If you don't believe it, you can read it for yourself: (<http://thetexasrepublic.com> Select: History Tab; Select

“The Non-Ratification of the 14th Amendment Highlighted by Robert Wilson”

Selection option).

John Harold Jarnecke

President of the republic of Texas
February 17, 2015

Contact: www.thetexasrepublic.com for the Secretary of State



This email has been checked for viruses by Avast antivirus software.
www.avast.com