



# Yooper Scooper



Volume 1, Issue 6

All content is original, borrowed or stolen because you have a right to know.

July 2005



**President Clinton gives Monica Lewinski one of his pre-sex embraces.**



**President Bush gives Ashley an embrace after learning she lost her mother during the September 11, 2001 attacks.**

Photo by Ashley's father.

## IT IS DEFINETLY WHOM WE ELECT By J. Powers

Two young boys walked together down a gravel road. They came across two frogs resting in the weeds a few feet off the road. Each boy picked up a frog. The first young boy held his up and stroked its belly while studying and admiring the frog's the skin and design. The second young boy set his frog on the gravel road and stomped the life out of it. Without a word, the first boy set his frog back where he found it and both continued walking down the gravel road together.

The two boys and the two frogs were granted life by God. The two frogs live their lives according to nature; the boys live their lives according to Free Will. Neither frog chose their destiny. The ultimate destinies for the two frogs were literally in the hands of the two very different boys.

The true test of Free Will lies within the heart and soul of every individual. No one stands behind the eyes of an-

other and the secrets that lie within are known only by self and God. But it is by man that God's Blessings are thwarted or encouraged. The two boys clearly represent the Ying and the Yang of our world of today.

The battle between good and evil looms on the horizon and it will soon cease to come into our homes through television and instead enter directly over the our thresholds. In certain circles it has become popular to eliminate God's Blessing of Free Will from the lives of His people. In the Middle East, radical clerics and al-Qaeda have overstepped their authority and destroyed what God had provided to all His people. In the United States, the ACLU, liberal media and the Liberal politicians and judges have done their best to eliminate God from our public view. The day may come very soon when we see the liberals sue to have church steeples removed because they may offend the Monkey People. With that suit, will we also see the prohibition of the pealing of

church bells and any stained glass windows visible from the street that depicts a religious format or scene?

For whom you vote shall surly determine the freedoms of tomorrow. Nothing clarifies that statement more than what we have witnessed over the last fifteen years. Courts of appeal judges appointed by Democrats have ruled against "Under God" in the Pledge of Allegiance, ruled in favor of the legal murder of an individual that had absolutely no physical explanation for her extensive brain damage, other than suffocation and physical abuse and in many instances chose to protect the rights of the perpetrator over the rights of the victim. The Democrats have seated United States Supreme Court justices that prefer to reference European laws and judgments over the specific words contained in the Constitution. Democrats, who fall closely behind the Green Party, are the second party of choice for the environmentalist and are in-turn supportive of globalization. (Continued Page 2)



## Running Lucrative Liberal Scams

We've been discussing all those non-profit groups like The Nature Conservancy who are raking in millions and padding their net worth by purchasing land that now belongs to them, but not necessarily to those who contribute. But, hands-down, the best scams are the ones we really don't consider as scams. In fact, we view most of them as being an important piece of our society's charitable generosity.

The American Cancer Society and American Lung Association are only a couple of examples of the ultimate scam-jobs we live with in America. Even when you tell them no, they send you things to mail-out at your expense. They have made billions of dollars since their inception, with most of the money allegedly used for research. So why do those who fall ill have to pay for their treatment and medicines?

After all the research was done on the dime of the generous, yet the victims still pay out the nose for both their treatment and medicine. Suspicious?

Finally, have you ever tried to find out how the Red Cross disseminated the millions they received for the 9-11 victims? Whether executive, secretary or janitor, did the families receive an equal portion of the money?

(Continued from Page 1)

The environmental controls placed on industry have forced factories to close and move to countries with less stringent environmental laws and more industrial-friendly rules and regulations. The American auto industry has been inundated with Democrat led requirements and restrictions and the auto industry now claims it cost them \$1,500 per vehicle just for employee health insurance. Evidently the unions have failed to link the high costs of health care to the costs of malpractice insurance and astronomical awards from drug companies. The Democrats, funded and supported by the trial lawyers, have no interest in representing those that can't effectively buy them.

*"There's nothing wrong with America that a good election can't fix, so let's have one!"* The words uttered from the floor of the GOP convention by presidential nominee Richard Nixon in 1968 are words that need to continue to resound in every election and at every level across America. What is the truth about Richard Nixon? Like any good administrator, their first inclination is to protect their own people from malicious attacks and accusations. President Nixon never suggested or authorized any covert operation. The man referred to as Deep Throat was himself prosecuted for improper breaks and bugging while he was with the FBI; which he had done prior to, during and after the Watergate scandal. Finally, G. Gordon Liddy, the mastermind behind the break-in, had learned that a secretary at the DNC Headquarters located in the Watergate Hotel was running a call-girl operation using the DNC telephone. The group was out to expose the operation and gain some good political leverage if they could prove the operation actually existed.

Joseph McCarthy, Richard Nixon, Ronald Reagan, George H. W. Bush and George W. Bush have one major ideology in common; they all worked diligently to stop the spread of communism and totalitarianism. People should live without fear and under the simple rules established by God Himself in the blessing of Free Will and in accordance to the Ten Commandments.

There is absolutely no difference between what the socialist want and what the communist want; only the socialist prefer to control society through the ballot box by demonstrating some legitimacy to their movement. The Democrat National Committee may be considered a modern day neo-communist organization, clear and simple. The ballot box no longer sustains their craving for power and control. Elections are challenged, legitimately in a few instances, but even with the proof the Democrats lost is just too much for them to handle.

In the Liberals' eyes, George W. Bush was not a legitimate President from 2000 through 2004. By the summer of 2003, the Democrats' tried to paint President Bush as an idiot who is too incompetent to remain President. The Democrats picked their cream-of-the-crop in 2004. They had moved from a Bill Clinton type to a John Kerry type. The verdict is still out whether it was a move up or down for the Democrats, but at least this time around they only had a communist-sympathizer rather than a full-blown anti-American. So, what is the clearest distinction between the two primary political parties?

The Democrats' "Great Debater" was trusted by the Navy to drive a boat; the Republicans' President was trusted by the Air Force to fly a jet fighter aircraft. One joined to avoid the non-discretionary assignments of the draft; the other enlisted and volunteered on two separate occasions to fly sorties in Vietnam only to be turned down because the aircraft he was qualified in wasn't being used in the theater of operation. One of them brought along his camera so he could be photographed as a warrior; the other had the standard Air Force jet-jockey picture and remained humble during his service to his country. One offered numerous "plans" without any details; the other offered visions with numerous details. One lost, but has yet to offer America any of those saving-America plans and has recently called to impeach the victor based on someone's recollection in the Downing Street memo; the other continues to serve his country honorably and with humility.

## GENERATIONS OF VALOR



Pearl Harbor survivor Houston James of Dallas embraced Marine Staff Sgt. Mark Graunke Jr. during a Veterans Day commemoration in Dallas yesterday. Graunke lost a hand, a leg and an eye when he defused a bomb in Iraq last year. This week's Images of U.S. troops in combat in Fallujah deepened the day's significance for many who attended tributes held in San Diego and across the nation. Associated Press

The Democrats have done all they can to destroy the morale of the United States military forces and portray the Republicans as liars and incompetent in public forums, including on the floors of Congress. Anyone who has any patriotic inclination would not consider the Democrats method of airing dirty laundry and venting their sour grapes' hostilities for the world to see as being neither proper nor wise. It has been previously written in the Yooper Scooper that the Democrats are guilty of mirroring; doing corrupt, illegal and unpatriotic acts and then accusing the way too quiet and passive Republicans of the acts.

Based in reality, whom we elect will most certainly determine the future of the United States and even the world. Five liberal US Supreme Court justices thought it proper for local governments to confiscate private property to increase their tax revenues. The Eminent Domain battle is now laid back at the feet of state justices, but the USSC has been chipping away at constitutional rights for decades. The USSC dissenters were the conservatives; those four that strictly interpret the Constitution based on the language and spirit of the document.

In the next few years we will see new USSC justices appointed to the bench. They will continue to make decisions on the display of the Ten Commandments on public grounds, the reciting of the entire Pledge of Allegiance, victims' rights as opposed to criminal rights, prayer before government bodies go into session, gay marriages, abortion, adoption by gays, retention of tax-free status for religious organizations, border and immigration laws, interstate and intrastate commerce, taxation without representation, property rights, environmental policies and regulations, gun ownership rights, hunting and fishing rights and even some decisions regarding school choice. Whom we elect to represent us in Congress and as President will most assuredly determine who will be seated on the United States Supreme Court.

But ultimately, we are indeed a reflection of those we elect. What is; is—What may be is a course yet to be set. Remain vigilant!!!



# Delene's son purchases lands

By Garrett Neese, Gazette Writer

Daily Mining Gazette - Houghton, Monday, June 27th.

L'ANSE - Richard and Nancy Delene's wetlands will stay in the family.

Richard Delene's three sons - William Delene, Joseph Delene and Michael Delene - paid \$168,300 for the site in a Baraga County Sheriff auction Friday morning.

The proceeds will be used to pay off a \$164,000 judgment lien against the Delenes filed on behalf of Haywood Harrison, P.C., a Lansing law firm that represented the Delenes for 15 months in the mid-1990s. The firm entered the only other bid in the auction, opening at \$168,297.51.

The Delenes incurred the bills while in a legal battle with the state over their Sturgeon River site, where they began restoring wetlands in the early 1980s.

The troubles began in 1990, when they applied for an extension through the Department of Natural Resources and Environmental Quality (at the time, one group).

The Delenes contended the permit was awarded by default after the agency failed to respond within 90 days.

The state contested the claim, suing the Delenes in 1992 for violation of the Wetlands Protection Act.

The next year, Ingham County Circuit Court Judge James Giddings ruled against the Delenes when their attorney failed to file an appeal.

In 1993 the Delenes left the state for the first time after a standoff at their camp involving the DNR, the Michigan State Police and the Baraga County Sheriff Department. In the subsequent years, they have reportedly stayed out of Michigan

View of wetlands created by Delene.



View of wetlands created by Delene.

<http://www.mackinac.org/article.asp?ID=3963>

## Pay Back is a SOB

**WASHINGTON — The Supreme Court rejected appeals Monday from two journalists who have refused to testify before a grand jury about the leak of an undercover CIA officer's identity.**

The cases asked the court to revisit an issue that it last dealt with more than 30 years ago — whether reporters can be jailed or fined for refusing to identify their sources.

The justices' intervention had been sought by 34 states and many news groups, all arguing that confidentiality is important in news gathering.

"Important information will be lost to the public if journalists cannot reliably promise anonymity to sources," news organizations including The Association Press told justices in court papers.

<http://www.foxnews.com/story/0,2933,160788,00.html>

**Priest—Confessor**

**Doctor/Medical—Patient**

**Attorney—Client**

**Media—Source**

At the bottom of the confidentiality scale is the media. Rush Limbaugh's medical records were seized and he should have enjoyed the benefits of a much higher standard. Attorneys are the next to have their offices searched and records seized. Any questions?

## Freedom of Information Act Up for Renovation

**WASHINGTON (AP) —** Setting up an independent arbiter of freedom-of-information disputes with the government would make appeals for the release of information more fair and less expensive, witnesses told a Senate panel Tuesday.

"It will more than pay for itself in diverting cases from the courts," Thomas M. Susman, a lawyer specializing in **Freedom of Information Act** cases, told the Senate subcommittee on terrorism, technology and homeland security.

The proposal is part of a bill Congress is considering that would strengthen the 1966 act in part by forcing government officials and agencies to respond more quickly to requests for information.

Sponsored by Sens. John Cornyn, R-Texas, and Patrick Leahy, D-Vt., the bill would create an ombudsman at the **Administrative Conference of the United States** to review agency compliance with FOIA requests and recommend alternatives to litigation.

Currently, disputes are resolved in court, with the Justice Department defending the agencies.

Creating a government office with oversight of the process would go a long way toward correcting the defensive posture of some agencies toward FOIA requests, sending the message from the government that "we are serious about open government requirements," Katherine M. Cary, division chief of the Open Records Division of the Texas Attorney General's Office, told the panel.

## THE TRASHING OF THE AMERICAN DREAM

By C. J. Williams (Kelo home photo: [http://www.cottagecoalition.org/nl\\_ct.htm](http://www.cottagecoalition.org/nl_ct.htm))

In the constant battle between Good and Evil in our American garden of red, white, and blue it seems that, through the decision handed down in *Kelo et al v City of New London et al*, the Devil has been given the upper hand.

Although a trusting American public customarily looks for wisdom from the Courts, Justice has apparently lost its wits and found it in the best interest of the American public to turn its black robed back on the common man and his constitutional rights to own his own home; free from the worry of robber barons in league with government scoundrels.

While the Fifth Amendment of the U.S. Constitution authorizes government to take private property for "public use", it does not authorize confiscation for "public purpose", which in *New London, Connecticut's* case translates to little more than implementing urban sustainable development to meet the goals of the UN's Agenda 21.

In layman's terms, exercising eminent domain in *New London* translates to giving neighborhood blue-collar property owners the boot, razing their property, and then erecting tonier business establishments in the hope of drawing the white-collar crowd with pockets full of money to newly built Riverwalks and Greenways. It also translates to exacting profitable pleasure at the expense of bringing misery to others.

In order to attract more tax revenue while extracting profitable pleasure from 90 acres of Ms. Kelo's Fort Trumbell neighborhood, city officials created the *New London Development Corporation*, empowering its members to label Ms. Kelo and her neighborhood homeowners as second class citizens, no longer worthy of holding title to property within that particular area.

The perquisite in being able to even think about doing this dastardly deed, of course, was attracting a new company, and "biotech" Pfizer, the world's largest pharmaceutical company, fit that bill quite nicely. It also helped that sustainable development champion Claire Gaudiani, the appointed President of the *New London Development Corporation*, was married to a Pfizer Executive and also had a working relationship with George Milne, Jr., now the retired President of Pfizer's Central Research.

In 1998 Pfizer bought a "brownfield" from the city for a mere \$10 and built a new multi-million dollar Research & Development Center on that parcel of land, which abuts the Fort Trumbell neighborhood along the Thames River. As a "perk", the tax-starved city gave Pfizer a 10-year tax abatement. The company also managed to negotiate "incentive" subsidies totaling at least \$118 million from state and federal sources.

However, in order to draw Pfizer to town and compliment their "world class" global facility,

the development corporation agreed to provide more upscale community amenities than *New London* had to give. And so, Susette Kelo, a woman who managed to buy her pink Victorian cottage and painstakingly restore it on her nurse's salary, plus all her Fort Trumbell neighbors, had to go.

By exercising eminent domain and condemning the coveted waterfront property, the *New London Development Corporation* was able to turn the property over to private developers, *Corcoran Jennison Companies*, who would profitably see to the building of a hotel, conference center, health club/fitness center, marina, and residential housing for those white-collar Pfizer employees being brought to the community from other states. The best *New London* residents could hope for in finding work at Pfizer would be in the cafeteria or janitor's closet.

In October 2002, Pfizer was the first, and so far only, transnational American pharmaceutical company to sign the UN's "Global Compact" created in July 2000 by UN Secretary-General Kofi Annan. The Global Compact is a network of UN agencies, corporations, non-government organizations, and academic institutions that endorse a "shared set" of principles of "good corporate citizenship".

Companies signing the Global Compact commit to supporting and advancing the Compact's 10 Principles on human rights, labor, the environment and anti-corruption; said principles based on even more principles purportedly necessary to improve "global society".

Sounds good on the surface, but in reality it's nothing more than a method of "eco-greenwashing" transnational companies with bad reputations so they appear more pristine than they really are.

Pfizer, which has research divisions in many states and countries, has been named in a barrage of securities lawsuits accusing the company's executives of damaging investors by making false and misleading statements about the safety of its manufactured drugs, Celebrex and Bextra.

The company has also been involved in several lawsuits and product liability cases charging that the company deceived consumers who bought Bextra and additionally caused serious health injuries to patients who took the drug. Another lawsuit was filed against Pfizer last year for concealment of evidence and deceptive marketing of the antidepressant, Zoloft.

In yet another case, Pfizer agreed to pay \$430 million after pleading guilty to criminal fraud for illegally promoting Neurontin, a drug approved by the FDA to treat epilepsy, but misused to treat everything from ADHD and mental illnesses to a variety of pain conditions, including migraine headaches. As of May, there was a minimum of 2,300 families blaming Neurontin for a suicide or attempted

suicide and taking legal steps against Pfizer.

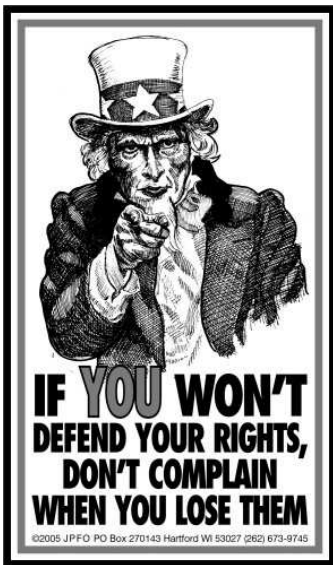
More damning is Pfizer's involvement in a class action lawsuit seeking monetary damages for millions of American children who've been exposed to dangerous levels of mercury because drug companies, including Pfizer, used the preservative Thimerosal, a form of mercury, in children's vaccines. The vaccines have now been linked to Autism and/or other learning disorders, which affects as many as 1 out of 5 children.

Another lawsuit filed in 2001 against Pfizer on behalf of thirty Nigerian families charged the company with medical experimentation on foreign citizens without their consent, resulting in the death of eleven children, with others suffering brain damage, paralysis, or deafness. This was said to have happened when Pfizer took the opportunity to quickly conduct an unethical clinical trial of the potentially dangerous antibiotic, Trovan, on their children in 1996 during the civil and medical crises in Kano.

Pfizer, along with Slimfast, is being sued for deceiving consumers and causing aspartame poisoning. Additionally, the FDA is taking a better look at Viagra, the sexual dysfunction drug produced by Pfizer, which is now thought to restrict the flow of oxygenated blood to the optic nerve, causing irreversible vision loss. Pfizer, dancing it's version of the Soupy Shuffle in the face of the lawsuit, is denying any complicity although the company has been negotiating for quite some time with the FDA to change Viagra's label to mention this possible side effect.

If that's not bad enough, Pfizer has also been in trouble with government agencies for alleged violations, which occurred at Pfizer's facility on the Thames River in Groton, Connecticut, including improper container management, failure to conduct (and/or properly document) required inspections and training, discharge of effluents exceeding limits established by a National Pollutant Discharge Elimination System (NPDES) permit, discharge without a NPDES permit, and failure to properly report releases as required under the Toxic Release Inventory (TRI) program.

Ask yourself, Ladies and Gentlemen, in this latest battle between Good and Evil settled by the U. S. Supreme Court, who will benefit by the working class people of Fort Trumbell-New London losing their homes, businesses, and the property upon which all stood? Will the public truly benefit or will the financial beneficiary be an omnipotent small town government wanting every last nickel it can extract from a drug manufacturer pimping the FDA to look the other way or stall so it can add to its multi-billion dollar coffer, even at the expensive of the lives of little children? What should be given more value, human beings or the wealth of our cities?



## Senate Bill Would Grant FBI Unlimited Access To Gun Sales Records—Gun Owners of America ALERT

in the war on terror is worth trampling on the rights of law-abiding Americans, no matter what the Constitution (and current law) happens to say.

At issue is a provision in the Patriot Act reauthorization bill (S. 1266) authored by Sen. Pat Roberts (R-KS). Now, GOA has long opposed the vast majority of Patriot Act powers as being detrimental to freedom in general and dangerous to gun owners in the particular.

In short, Sen. Roberts' language would allow the FBI to seize ANY business records it believes would be relevant to an anti-terrorism investigation... without first seeking permission from any court in the land.

Gun sales are business transactions, and FFL holders must retain copies of the 4473 forms (yellow sheets) filled out on

every gun sale. Thus, an anti-gun administration could easily determine that such records would be useful in the fight against terrorism, and demand them all. (In fact, shortly after 9/11, liberal Democrats in Washington were screaming for exactly that.)

It gets worse. It is conceivable that your local gun dealer would risk his license, his business, and lots of money to protect your privacy and refuse to turn over the records. But under this legislation, the Attorney General could order the dealer NOT TO TELL YOU WHAT IS GOING ON. So that dealer would be the ONLY person who could contest the action before your life is raked over the coals... and honestly, how many among us would risk everything rather than tell the feds who it was that stopped by to pick up a Glock a couple of months ago?

After having used an "administrative subpoena" (again, not subject to judicial review) to collect all gun purchase records across the country, your friendly anti-gun but oh-so-patriotic government would have brought about the gun owner's second-worst-case scenario: a national firearms registration list.

Registration leads to confiscation.

**ACTION:** Contact your United States senators. Politely but firmly demand that they oppose the bill to expand the Patriot Act (S. 1266), and specifically, its provision to allow "administrative subpoenas" of all gun records.

<http://www.gunowners.org/>

Registration leads to confiscation. We all know that, and that is why GOA has vehemently opposed all attempts by government forces to compile or retain information pertaining to lawful firearms purchases.

But the United States Senate does not appear to see it that way. People on Capitol Hill seem to think that any "edge"

## Carl Rove Tells it Like it is; Liberal Thought-Police are Offended

As men and women die in the Iraqi Theater of Operation, Democrats are busy trying to close Gitmo and ensure terrorists are afforded the same protection American citizens receive from the U. S. Constitution. The Democrats have demeaned and undermined the military troops and their efforts during a time of war.

According to the Democrats, the people who were murdered on September 11, 2001, were simply victims of a criminal act. This, despite the Declaration of War against the United States in August, 1996 by bin Laden and al Qaeda. The Democrats, ACLU, Amnesty International and hoards of other liberals are pushing to have the terrorists fall under the protection of the U. S. Constitution and have their day in court.

The Democrats are reacting to the Carl Rove comment; "*Conservatives saw the savagery of 9/11 in the attacks and prepared for war; liberals saw the savagery of the 9/11 attacks and wanted to prepare indictments and offer therapy and understanding for our attackers,*" But those of us who work on putting the Yooper Scooper together are having a very difficult time understanding why the liberals are reacting to Carl Rove's statement as if weren't true.

Mrs. Clinton, Kennedy and other Democrats are calling for Mr. Rove's resignation. This apparent admission by the Democrat Elitist that they are liberals and take some extraordinary offense to the truth has some curious undertones. Even liberal POWs like John McCain would not be around today if they had faced trial by their captors in North

Vietnam; it was the military protocol that prevailed instead.

Whenever a Democrat opens their mouth, they say something stupid or just tells us an outright lie. The liberals have jumped in line behind their own to protect them to the death. Whenever a Republican speaks the truth and points out the high levels of incompetence among the Democrats, the liberals demand vindication. The liberal thought police are alive and well at all levels, especially in the schools, media and in political offices. In particular, the liberal media and their liberal friends have but one lone option in order to maintain their power; avoid the truth at all costs. Their ultimate skills and visions are led by deceptions and continuous complaining.

Just imagine what this country would be like if the conservatives decided not to play by the rules either?



# Regulatory Entities: The Hydra of Modern Man

By: Keith Allison, D.Dn. (Yakima, Washington)

For many years, I've studied the works of what I believe to be some of the finest political writers of this age; writers such as Nancy Levant, Derry Brownfield, Lynn M. Stuter, Claire Wolfe, Tom DeWeese, Joan Veon, Ted Lang, Devvy Kidd, David Brownlow, Ray Thomas, John Loeffler, Sheriff Mike Cook and many others. Two of the things these writers have in common are their determination to expose government corruption, and their doing so through the electronic media, rather than attempting the impossible through today's communist inspired news media. Having my work attached to theirs through its proximity in many of the same publications where they air their views is a true honor. News sources such as MichNews, The Idaho Observer, The Patriotist, News With Views, Ecologic Powerhouse and CitizenReviewOnline also deserve a great deal of credit for having the courage and ethics to publish the views of those devoted to the principal's of constitutional government. My views on constitutional government were instilled in me by my parents, education and life experiences, but they were supplemented and intensified by the writers and publications I've listed above.

My primary complaint about unconstitutional government has little to do with politicians, because I recognize most of them for what they truly are; that being a bunch of weak kneed, ethically challenged, contemptible swine who can only function with the presumed power of government to support their quest for dominion over others. No, my complaint lies at the head of the regulators, the part of the bureaucracy that has usurped power from all levels of constitutional government. This power is being successfully usurped only because the majority of our politicians, police and judges haven't the

intestinal fortitude to expect and/or require governmental compliance with the Constitution, and protection of the citizenry through the rights guaranteed them by the Bill of Rights. Of course, the citizens' ambivalent attitude toward the violation of those rights doesn't help matters.

Every day, these architects of political correctness and forced servitude of the masses for the benefit of government, continue their onslaught unabated by constitutional deference. The writers listed above can only do their best to inform their readers of unconstitutional bureaucratic activity. They can only give you information such as the slush fund reportedly held by elements of Washington State government; a slush fund that amounted to twenty billion, 28 million dollars in 2003 dollars. That slush fund is not being used to serve the public, it is merely adding more dollars each year that are not included in the state's budget plans. It is excessive tax and licensing money that Washington State government has levied against the state's citizens, but refuses to return to them.

These writers inform the public of the abuse of government power in the form of eminent domain, an abuse whereby government absconds with someone's private property for the purpose of giving it to a developer for a new strip mall in order to obtain additional tax dollars. Or, they give you the details of cattlemen and farmers being deprived of their water rights and/or property in order to satisfy someone's ecology agenda. Then of course, there's always the deprivation inflicted upon the logging and lumber industries; deprivations that have brought about the destruction of entire communities and

towns. One of their latest schemes is to tax the people for an Act of God. Yep, they're starting to tax people for the amount of rain or melting snow that runs off of impervious surfaces and therefore, purportedly "pollutes our rivers, streams and groundwater." I don't know about my readers, but I was taught that when water percolates about 20 feet down through the soil, the pollutants have been extracted and the water purified by the earth it passes through. The list of abuses born through bureaucratic rules, orders and laws is all but endless, but they do not have constitutional legitimacy. Nowhere does the Constitution allow our legislators to delegate their law making authority to anyone, so any such administrative laws are, in fact, illegal.

Ladies and gentlemen, government does not have the right to provide for the "general benefit" of the public; it is strictly limited to the "benefits" enumerated in the Constitution. If we, as a nation, are to return America to the constitutional republic espoused by the Founding Fathers, we must demand accountability of our public officials. Whenever our public servants deny or defy the efficacy of our Constitution, they must be charged and tried by the citizenry for treason. Upon conviction, they must serve whatever sentence is deemed appropriate for the offenses they have committed, and deprived of all future government benefits. As evidenced by the government's flawed attempt to impeach Bill Clinton, such important action cannot be left in the hands of inept and corrupt politicians, bureaucrats and judges.

Knowledge is the key that unlocks the shackles of bondage.

## Sodomy Legalized in Canada

It appears as if the Socialist Republic of Canada has taken another step in redefining themselves as a tolerant and open society. We should not be too surprised that an industrial nation that supports liberalism would bend over and grab their ankles in order to offer a safe haven for all those little butt-punching rectum rangers and the female queers that prefer their meat to have a flat tail. To each their own. But, these hetrophobics are indeed not even close to being tolerant or respectful of our social norms and values.

But, then again, who are we to judge—our intellectual midgets had initiated the immorality and we were treated to news clips showing the homosexuals kissing on the evening news. The lack of outrage is a very strong indicator that we have become desensitized to the godless, immoral and disgusting antics of individuals with severe mental disorders. On one hand they expect priests and school teachers to have enough discipline to ward off temptation, but on the other want us to embrace their life-style.

The CAFTA Bill had just passed the Senate, but even with the benefits to the five Central American countries, who are mostly God-fearing Catholics, they may kick it back on us so we won't export our immorality to their developing nations. The best way to describe the new Canada and the United States is Sodom to the north and Gomorrah to the south. Only one cautionary note here; if one of your kids hints that they're eloping to get married in Canada, change your living will and testament immediately.

# What happened to the Signers of the Declaration of Independence?

Five signers were captured by the British and brutally tortured as traitors. Nine fought in the War for Independence and died from wounds or from hardships they suffered. Two lost their sons in the Continental Army. Another two had sons captured. At least a dozen of the fifty-six had their homes pillaged and burned.

What kind of men were they? Twenty-five were lawyers or jurists. Eleven were merchants. Nine were farmers or large plantation owners. One was a teacher, one a musician, and one a printer. These were men of means and education, yet they signed the Declaration of Independence, knowing full well that the penalty could be death if they were captured.

In the face of the advancing British Army, the Continental Congress fled from Philadelphia to Baltimore on December 12, 1776. It was an especially anxious time for John Hancock, the President, as his wife had just given birth to a baby girl. Due to the complications stemming from the trip to Baltimore, the child lived only a few months.

William Ellery's signing at the risk of his fortune proved only too realistic. In December 1776, during three days of British occupation of Newport, Rhode Island, Ellery's house was burned, and all his property destroyed.

Richard Stockton, a New Jersey State Supreme Court Justice, had rushed back to his estate near Princeton after signing the Declaration of Independence to find that his wife and children were living like refugees with friends. They had been betrayed by a Tory sympathizer who also revealed Stockton's own whereabouts. British troops pulled him from his bed one night, beat him and threw him in jail where he almost starved to death. When he was finally released, he went home to find his es-



tate had been looted, his possessions burned, and his horses stolen. Judge Stockton had been so badly treated in prison that his health was ruined and he died before the war's end. His surviving family had to live the remainder of their lives off charity.

Carter Braxton was a wealthy planter and trader. One by one his ships were captured by the British navy. He loaned a large sum of money to the American cause; it was never paid back. He was forced to sell his plantations and mortgage his other properties to pay his debts.

Thomas McKean was so hounded by the British that he had to move his family almost constantly. He served in the Continental Congress without pay, and kept his family in hiding.

Vandals or soldiers or both looted the properties of Clymer, Hall, Harrison, Hopkinson and Livingston. Seventeen lost everything they owned.

Thomas Heyward, Jr., Edward Rutledge and Arthur Middleton, all of South Carolina, were captured by the British during the Charleston Campaign in 1780. They were kept in dungeons at the St. Augustine Prison until exchanged a year later.

At the Battle of Yorktown, Thomas Nelson, Jr. noted that the British General Cornwallis had taken over the family home for his headquarters. Nelson

urged General George Washington to open fire on his own home. This was done, and the home was destroyed. Nelson later died bankrupt.

Francis Lewis also had his home and properties destroyed. The enemy jailed his wife for two months, and that and other hardships from the war so affected her health that she died only two years later.

"Honest John" Hart, a New Jersey farmer, was driven from his wife's bedside when she was near death. Their thirteen children fled for their lives. Hart's fields and his grist mill were laid waste. For over a year he eluded capture by hiding in nearby forests. He never knew where his bed would be the next night and often slept in caves.

When he finally returned home, he found that his wife had died, his children disappeared, and his farm and stock were completely destroyed. Hart himself died in 1779 without ever seeing any of his family again.

Such were the stories and sacrifices typical of those who risked everything to sign the Declaration of Independence. These men were not wild-eyed, rabble-raising ruffians. They were soft-spoken men of means and education. They had security, but they valued liberty more. Standing tall, straight, and unwavering, they pledged:

"For the support of this declaration, with a firm reliance on the protection of the Divine Providence, we mutually pledge to each other, our lives, our fortunes, and our sacred honor."

Are there any among us who would do likewise?

-- Author Unknown

<http://www.politicsandvirtue.com/signers.htm>

# The Age of Autism: Homeschooled

United Press International - June 28, 2005 WASHINGTON, Jun 28, 2005  
(United Press International via COMTEX)

Where are the unvaccinated home-schooled children with autism? No-where to be found, says a doctor who treats autistic children and is knowledgeable about the home-schooled world.

"It's largely nonexistent," Dr. Jeff Bradstreet told UPI's Age of Autism. "It's an extremely rare event."

Bradstreet treats autistic children at his medical practice in Palm Bay, Fla. He has a son whose autism he attributes to a vaccine reaction at 15 months. His daughter has been home-schooled, he describes himself as a "Christian family physician," and he knows many of the leaders in the home-school movement.

"There was this whole subculture of folks who went into home-schooling so they would never have to vaccinate their kids," he said. "There's this whole cadre who were never vaccinated for religious reasons."

In that subset, he said, "unless they were massively exposed to mercury through lots of amalgams (mercury dental fillings in the mother) and/or big-time fish eating, I've not had a single case."

Bradstreet said his views do not constitute a persuasive argument that low vaccination rates are associated with low rates of autism, but it is worth studying.

"That's not yet science," he said. "It doesn't rise to the level of a powerful observation. It's a place to say, OK, well that's interesting, what does that tell us?"

About 2 million children are being home-schooled in the United States. The number of those unvaccinated is unclear, but judging by the school opt-out rates in some parts of the country where there is more concern about vaccinations, it could be 3 percent or more. For example, in Oregon's Lane County roughly 2,000 students out of a total of 51,000 have exemptions, about 4 percent.

Applying that ratio to the U.S. home-schooled population would equal 80,000 children. At the current autism rate of one in 166 children, several hundred would be expected to have autism.

Bradstreet said he has tried to persuade epidemiologists to study that subset of the home-schooled population, but they expressed doubts the results would apply to broader groups.

"I said I know I can tap into this community and find you large numbers of unvaccinated home-schooled, and we can do simple prevalence and incidence studies in them, and my gut reaction is that you're going to see no autism in this group."

He said every researcher he contacted refused to investigate, "because it would not have any power to change people's opinion - you could never apply it to the next population." He said critics could assert that home-schoolers are a unique group and that parents might choose to home-school a child "because they knew he was different," although neither would explain the lower autism prevalence.

He also said he thinks home-schoolers would be a better population to examine than a genetically and culturally isolated community such as the Amish.

"The purists would say that's too odd of a group," Bradstreet said, and added that he agrees. "You can't draw conclusions from that kind of population."

His comments referred to the series of reports in *The Age of Autism* on an apparent low prevalence of the condition among the Amish, most of whom are unvaccinated.

Monday, this column reported that a top official of the U.S. Department of Health and Human Services told parents he will consider whether to launch a study of autism rates among the Amish or other unvaccinated populations. Such a study apparently has never been done.

Bradstreet said he thinks that no matter what unvaccinated population researchers study, "it would be a rare event" to find autism. His views fall into the distinct minority among scientists and medical experts, who say a link between vaccines and

autism has been discredited. A panel of the prestigious Institute of Medicine -- part of the National Academy of Sciences -- said last year that research should now go to "promising" areas.

The vaccine theory centers on the hypothesis that a mercury-based preservative called Thimerosal, used in an increasing number of childhood vaccinations in the 1990s, triggered a huge spike in diagnoses.

Bradstreet's linking of autism to mercury in fish and maternal dental fillings is also rejected by mainstream medical experts. The comments do, however, echo one aspect of UPI's reporting on the Amish.

A doctor in Virginia said he was treating six unvaccinated Amish children, four of whom had high levels of mercury in their bodies that he thinks triggered their autism. He suspects the exposure came from coal-fired power plants, which emit mercury as a byproduct.

Bradstreet said he realizes his views on vaccines, and his own son's autism, expose him to charges he is seeing what he wishes to see, but he argues that government researchers harbor a bigger conflict of interest because the government mandates vaccinations and vouches for their safety.

"The problem for them is even more than the problem for us," he said. "Many of us who are concerned about vaccines and the role they're playing in the immune system and autism are traditionally trained physicians who vaccinated our kids and are only reluctantly being forced, when it was thrown in our face, to say there's got to be something wrong with vaccines if it did this to my kid."

"So in that situation, even though we would be accused of being more biased, we are probably more objective because we were believers."

This ongoing series on the roots and rise of autism aims to interact with readers and welcomes comment, criticism and suggestions. E-mail contact: [dolmsted@upi.com](mailto:dolmsted@upi.com) Article found at: <http://washingtontimes.com/upi/20050625-111256-9829r.htm>



## United Nations Bars Pro-Life Groups From Key Abortion Meeting

A handpicked panel of UN officials signed off on the groups that could participate in the talks and prevented every leading pro-life group that lobbies there, including the National Right to Life Committee and the Catholic Family & Human Rights Institute.

Jeanne Head, NRLC's representative at the UN, told LifeNews.com that the talks were sponsored by Canada, Finland and Norway, which back legal abortion. She said leaders of the panel discussion "obviously were determined to exclude any dissent from the numerous pro-life and pro-family organizations, including NRLC, who applied to participate."

UN officials billed the meetings as "informal interactive hearings" with non-governmental organizations (NGOs), which isn't normally how the UN conducts its business. Deputy Secretary-General Louise Fréchette described the new talks as a "significant new step in the way the United Nations relates to civil society."

"It certainly was not a 'significant new step' forward in the way the United Nations relates to civil society as it was described," Head told LifeNews.com. "They were only masquerading as an official UN sponsored hearing."

Pro-life organizations has suspected for years that UN officials have been trying to come up with a method of shutting them out of the discussion process, and they think the UN has succeeded.

According to C-FAM, Jean Ping of Gabon, President of the General Assembly, chose the groups that could participate in the talks along with his staff and ten groups, including the pro-abortion Women's Environment and Development Organization (WEDO).

C-FAM, in its Friday Fax, reports that WEDO is distributing a document which calls for the +5 Summit to "reaffirm that universal access to sexual and reproductive health by 2015 and protection of reproductive rights."

Those are normally code words that refer to abortion, and in a previous meeting, Canada's ambassador to the UN admitted that was the case.

While pro-life groups hoped to attend the meeting, abortion advocates such as the International Planned Parenthood Federation and the National Youth Network for Reproductive Rights participated instead.



Head said that, because of the extreme bias, the results of the meeting should be "totally disqualified as representative of civil society."

"It was a significant step backward and I am certain that the member states (3/4ths) that provide some protection for unborn children were not aware of this exclusionary process and would strongly object," Head told LifeNews.com.

<http://www.lifenews.com/nat1404.html>

## Right to Live v. Right to Die: The Theresa Marie Schiavo Murder

No sign of a heart attack. No sign of an eating disorder. A perfectly healthy young woman collapses and her husband waits to call for help.

Paramedics arrive on the scene and contact the police because of the very suspicious nature of the patient's injuries and positioning. Following suit with the 1996 murder investigation of Jon Bonet Ramsey, law enforcement dropped the ball, big-time.

It isn't merely a question of the street cops who showed up on the scene, but the lackadaisical investigation went up the ranks to the county's chief law enforcement, the district attorney.

The circumstances surrounding the eventual starvation death of Terri Schiavo goes well beyond a reasonable suspicion, it was a heart-wrenching cry from the depths of her soul that should have reopened the investigation.

Until a malpractice judgment was awarded Michael Schiavo, he had never mentioned Terri had any wishes to die if ever in a situation that only required the basics of human survival. But suspicion also arises regarding the escalation of the brain damage of Mrs. Schiavo.

Allegedly Terri passed out at the top of the stairs and rolled down to the footing.

...There are an *extensive number of focal abnormal areas* of nuclide accumulation of intense type. These

*include, multiple bilateral ribs, the costovertebral aspects of several of the thoracic vertebral bodies, the L1 vertebral body, both sacroiliac joints, the distal right femoral diaphysis, both knees, and both ankles, right greater than left.*

... Correlative radiographs are obtained of the lumbar spine and of the right femur which *reveal compression fracture, minor, superior end plate of L1 and shaggy irregular periosteal ossification along the distal femoral diaphysis and metaphysis primarily ventrally. The patient has a history of trauma, most likely the femoral periosteal reaction reflects a response to a subperiosteal hemorrhage and the activity in L1 correlates perfectly with the compression fracture which is presumably traumatic.*

... The presumption is that the other multiple areas of abnormal activity also relate to *previous trauma*...

The alleged scenario: Terri Schiavo had discovered that her husband, Michael, was having an extramarital affair and confronted him after finding conclusive evidence supporting her suspicions. Michael became very defensive and when proposed with divorce by Terri, he then became angry and violent. Michael pursued Terri and grabbed her from behind. He lifted her off the ground with one arm around her torso and a hand over her mouth and nose to keep her from screaming. As he kept his hand over her mouth and nose he insisted that she calm down. Terri kept fighting and began kicking Michael, successfully impacting his testicles.



[http://www.libertytothecaptives.net/terri\\_schiavo\\_bone\\_scan.html](http://www.libertytothecaptives.net/terri_schiavo_bone_scan.html)—1991 Bone Scan Report

In rage, Michael threw Terri down the stairs. As she laid there weeping and asking why, Michael again placed his hand over her nose and mouth. After more than five minutes, Terri's body went limp—her brain damage had began.

Once Michael and Terri received a malpractice award, Michael would repeat the hand over the mouth and nose on each visit. He kept his face close to hers in case someone came in, he could quickly convert to a loving husband's caress and kiss. Terri's brain damage kept getting worse.

## U. P. PATRIOTS

The Yooper Scooper is a private newsletter to be exchanged among friends and like-minded individuals via the internet or through a hard copy printed at personal expense. Even though Democrats can campaign from the pulpit while Catholic Priests have to remain silent with threats of being removed from their non-profit status by the Democrats, the freedom of speech still has meaning and relevance among the people. We would like to take this opportunity to stress that if you take offense to the content of this newsletter you are probably indeed a descendent from monkeys. As for the rest of us, we hold the truths of God, Creationism, Free Will, Ten Commandments and the Constitution close to our hearts and within our souls.  
~J. Powers, Editor



**WE ARE FREE  
BECAUSE OF  
PATRIOTS  
NOT BECAUSE OF  
WEENIES**

*Engaging Constitutional Authority  
While Informing the Masses.*

**To Sign-up:**

**yoopscoop@yahoo.com**

### RECOMMENDED WEB SITES

[http://www.cottagecoalition.org/nl\\_ct.htm](http://www.cottagecoalition.org/nl_ct.htm)

<http://www.opinionjournal.com/editorial/feature.html?id=110006862>

<http://www.lewrockwell.com/mcelroy/mcelroy81.html#>

<http://www.federaljobsearch.com/job.asp?cid=2529908&tid=11222598&no=1195164>

[http://www.newswithviews.com/guest\\_opinion/guest60.htm](http://www.newswithviews.com/guest_opinion/guest60.htm)

<http://www.newswithviews.com/PaulProctor/proctor73.htm>

<http://www.newswithviews.com/Lamb/henry89.htm>

[http://www.pfizer.com/pfizer/subsites/corporate\\_citizenship/global\\_compact.jsp](http://www.pfizer.com/pfizer/subsites/corporate_citizenship/global_compact.jsp)

<http://www.corporatewatch.org/?lid=330>



### DECLARATION OF INDEPENDENCE

(Unanimously Adopted in Congress, July 4, 1776 at Philadelphia)

[http://www.archives.gov/national\\_archives\\_experience/charters/declaration.html](http://www.archives.gov/national_archives_experience/charters/declaration.html)



Above is a picture of Mike McNaughton of Denham Springs, LA. He stepped on a land mine in Afghanistan Christmas 2002. President Bush came to visit the wounded in the hospital. He told Mike that when he could run a mile that they would go on a run together. True to his word, he called Mike every month or so to see how he was doing. Well, finally he was well enough to go on the 1 mile run with the President. (AP)



***A nation settled by those who wished an unencumbered right of religious freedoms, Declared Independence to serve only one King and adopted a Constitution on the Principles of God, are truly Blessed by God Himself!***  
J. Powers