

Constitutional Government & Jural-Society Organizing & Empowerment.
USA #103: “Conference Transcript”, Partial & Incomplete. 2017-July-14, Friday.
<http://constitutionalgov.us/>
<http://www.talkshoe.com/talkshoe/web/talkCast.jsp?masterId=10929&cmd=tc>

Key to Abbreviations of Names, as used in this transcript.

A few others than those named here-in likely have appeared. In future versions of this transcript, those others may be included here-in, all as is allowed by the time/energy of those volunteers for such further transcribing. More notes on all of this at the end.

Charles, =: Charles Stewart; from the Portland/Sandy area in densely rural Oregon; &: Talkshoe “Conference Host”; &: “Presiding Judicial-Officer”, for, what amounts to, this First: “Hundred-Court”, of the Organic Body-Politic of the USA.

David, = David Schied, from Michigan; Patriotic Videos Producer, Activist Litigator in both State & Federal Courts .

Wonder = Wonder-Ann, from South Carolina; & presumed Diplomatic Envoy from the separate & legalistically “foreign” juris-diction of the “Beacon37” conference & activist group.

Don, = Donaldson, aka: Jeremiah; from San-Francisco, California. Street Justice activist; a young, & vigilant/zealous law-scholar, with substantial contributions there-in; & making significant progress in assuming the duties of a qualified-elect, the most stressful for him being his “diplomatic skills”.

Double-Eagle, = Double-Eagle: (un-disclosed, until approval obtained) is from California. A scholar & historian of “Jural Societies”; & with a broad panamora of patriot-related activities, contacts, & scholarship, issuing there-from.

Ofra, =: Ofra; from Illinois. A woman new to this law related focal-point of patriotic activities; but who is concerned about addressing the evils which appear of similar concern to all members of this conference/forum/court, & who has the courage to stand firmly with the rest of us when we find our selves in desperate need for popular support of the righteousness & justice of our cause.

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00:07:10: Tom Hargraves, of Oregon, presented a summary of his “Foreclosure Defense” program.

00:12:13: Charles, launches in-to discussion of “Venue”, & Trial of “Title to Real-Property”, & the multitude of Vacant Offices of “Justice of the Peace”.

00:23:30: Double-Eagle, began discussing general modern history of “Jural Societies”.

00:32:00: Charles, speaking of Countys, Precincts & Townships; & Posse-Comitatus; & there-under forming County-level “Thousand-Man Armies”.

00:34:30: David commented on “Hundred Courts”, & on conferences which discuss similar issues.

00:38:40: Don interrupted David, to cite a California civil-code citation that supports common-law.

00:40:30: David regained control of the conversation in efforts to complete his thoughts.

00:41:30: Don again expounded on “Hundred Courts”.

00:42:30: Charles, talking about Local Military-Power, from the Townships, to the Precincts, & to the Counties.

00:46:00: Charles discussed “Venue”.

00:49:00: Charles describes the model document “Notice of Emergency”, which he presented to the “Clackamas County Commissioners”.

<http://countycourt-oregon.us/sub/clackamas/Records/NoticeOfEmergency/EmergencyMandamusNotice-CountyCourtReturn-Donation.pdf>

00:47:00: David continued.

00:51:00: Don began speaking on the “De-Facto State”.

00:52:20: Charles; spoke on Township Military Power, Posse Comitatus, like Switzerland; & which is described in text-books as the “Most Efficient Police-System in Western Europe”.

00:54:00: Wonder-Ann of the “Beacon37” group, was welcomed & introduced by Don.

00:55:00: Wonder-Ann began introducing the “Beacon37” group.

1:04:30: Don began making suggestions to Wonder, as to how to further the Beacon37 efforts at gaining support of “The Hague”.

1:06:55: Wonder told Don that his suggestions were “Duplicating”, what the Beacon37 group had already accomplished. She said their group was already doing this work in the “most correct manner possible”.

1:18:35: Charles; suggested there are “Vacant Offices”, all across the the USA, lots of them, including USA “De-Jure President”.

1:22:15: David said that Jim Right, as leader of the Beacon37 group, would not declare who is the person at the Pentagon who is motivating Jim to lead the Beacon37 project, & how they all claim the military will then be free to support regime change.

1:24:20: Don asked Wonder if she had an “Oath” document on file; & said she needs “Real \people” & “Qualified Electors” , in order to be credible & Lawful in their efforts at “The Hague”.

1:25:30: Wonder declared how the defactos in Pennsylvania are AFraid because of Jim Right's historic work.

1:26:10: Charles, said, he questioned Wonder's proposition, & how any defacto regime would be AFraid of any patriotic efforts that did not include a large body of well-armed people.

1:27:00: Don pursued getting an “Oath” document from Wonder, & from David.

1:27:20: Charles told Don that Charles Charles would have to mute Don unless Don “shared the microphone” better.

1:27:45: David told Don that Don “jumped-in before” David could “get back” to the “furthering of my point”, “but you kind of took us off in a different direction”..

1:29:00: David spoke of “Cheryl”, also of Michigan; & who is involved with “TUSA”, “The United States of America, 1781; (as headed by”Kieth Livingway”).

1:29:40: David described his efforts at promoting an open & public “Debate” between the two groups.

1:32:00: David asked Wonder to address the point that: “TUSA is asserting that they have already signed up with the Hague”, & that they have already accomplished everything that needs to be accomplished, to secure the Sovereignty of the USA, & that all efforts by Beacon37 & others of a similar nature is “Redundancy”.

1:32:16: Wonder-Ann: declared, that, she had heard from Beacon37 Leadership, that, the TUSA paper-work filed at the Hague was “Incomplete”, & that it was “Not Accepted” by the Hague. ...

1:34:30: Jim can show you, that, the Beacon37 paper-work “was Recognized in Pennsylvania, at the Hague. He can not give you that paper-work, because that would be 'Breaking the Anonymity' of those that originally signed the Pennsylvania papers.” ...

1:35:00: “That is one of the reasons that Beacon37 is so conscious of Safety of people on their calls. It is a direct-result of their having been 'Infiltrated', & having their 'Paper-work Stolen'.” ... “I was not around, 4 or 5 years ago, when all of this came down. It was such an up-set & destruction of time,for Jim & the Beacon37 group, ..., & it really tore them up. So they put-in the safe-guards, where no one can get information, unless they send it to two people that get it. It has kept us from being infiltrated. ... And, it is my supposition, that, they did not get back to you, because, ... that (TUSA) group is so 'Off Base' with what they are really doing, regarding ... the actual 1871; ... .

1:38:00: ... So, we have to be very conscious of who is coming after us, & who wants us to be buried.” ...

1:38:20: “I dont know all the facts. ... It is time for all of us on this call, who want real freedom, to really look at who is pointing fingers, ...

1:38:40: Charles, interrupted for a “Point of Clarification”; to ask if the 1781 group was headed by “Kieth Livingway”.

David answered; “That's Correct; Yep. He leads with an 'Iron Hand', from what I can see. If he wants some-body out, he will just 'brush them a-side', & treat them like crap, & they are there-after; 'Out'. And that's “Not a Government' as far as I can see. That's a part of their government, that seems to act a lot like our defacto government; ...

1:39:40:

Charles Proposed: “I think this is a perfect opportunity, weve got a relevant issue here, about the “Credibility of Keith Livingway”. And I have had personal experience with Mr Livingway, & I would like to declare, that, “I publicly Challenge his Status as a 'Qualified Elector', in the Organic Body-Politic of the USA.”

1:40:00: Wonder-Ann: “I second that.”

Charles said: “Here is 'Judicial Process' 'Moving Forward'. (Supportive chatter.) Can we start 'working together' here, under some 'Robert's Rules of Order', & just spontaneously work towards a 'Resolution, that, 'Keith Livingway', because of his activities, ... & his general lack of respect for 'common-law due-process', & the 'rights of others', that he is 'Not a Qualified Elector' with-in the Organic Body-Politic of the USA; at least as affirmed by our faction. Now; ... (tail-spinning in-to minutia, perhaps). We are all obligated under common-law due-process, to make 'good-faith discussions' about these issues. ... The record is clear, from every-body that has interacted with Mr Livingway, that, he is a despotic tyrant. Just the same thing that were trying to get out from under.

1:40:40: Wonder: “I totally 'Second That, Charles'. ... This is Kieth's 'M.O.', for Years. (Modus Operandi.) Not just once or twice, every-time.

Charles said: Yes, He's mis-lead a lot of people. But, weve got my-self, Wonder-Ann; – who else is willing to affirm ... (their support of this proposition)?

1:41:55: David: I will 'Concur' with that as well (the proposition).

Charles said; Ok. Any-one else willing to join in the objection to the Status of Keith Livingway as a Qualified-Elector”?

(Donaldson here broke-in to the discussion, under his mis-conception that we were proposing a resolution in support of the Qualified Elector Status of Mr Livingway.)

Charles: We dont need to wrap all of this up in this conference. But, I dare suggest, that, Mr Livingway is basically 'On Trial', at this point; & he can come-in, & rebut it; at which point we will facilitate further 'due-process'. But, we dont expect him to do that, because, I think he is a 'creature of darkness, a cointelpro deceiver; & I think, that, if we 'move forward', & 'make the public record', & publish it on a web-page, a 'joint resolution', adopted ... (date) in conference, that: 'Kieth Livingway is Not a Qualified Elector', & put it on a web-page, in a pdf-file, I will put (my) signature on here, as the 'Jury Fore-man'; & we might not assemble twelve affirmations here, but, if & when we finally do; it will be a common-law judgement, legitimate under the seventh-amendment; & further, Livingway postures as tho he is a patriot under our patriotic community, & so this will be 'Responsible Self-Governing in Our Own Community', where we are 'filtering-out the riff-raff'.

Double-eagle respectfully asked for the floor, & after approval, he declared, that, he knew some-one who might be willing to testify that Kieth Livingway stold documents & sold them at seminars as his own.

1:46:40: Charles declared how we really need “Evidence”, such as the documents which Double-Eagle was referencing; & Double-Eagle tried to respond; but, Don demanded the floor, & Charles whimpered-out, again; in failing, again, to constrain Don's frequently 'Dis-Orderly Interruptions' of the 'due process' which Charles has declared that this conference/forum/court is committed to.

Don did go on to make some good points regarding how the 'State-Ex-Rel' process affirms both our right & duty to proceed in this general manner.

1:47:30: “Orfa”, (from Illinois) introduced her-self; & she affirmed, that, from the testimonial 'Evidence', presented thus far; that, she also was willing to act as one of our 'Twelve-Member Jurists”, in our collective verdict that 'Kieth Livingway is 'Not a Qualified-Elector'.

1:48:55: Don nicely waited for a pause to interrupt to make a significant 'point of clarification', where-in he affirmed his mis-comprehension of the polarity of our efforts concerning our adjudication of the 'Qualified-Elector Status of Kieth Livingway'. ...

1:54:30: Charles asserted his position in the group to focus on wrapping-up the 'Kieth Livingway Case',

before David had to leave, by declaring, that, next week, we would follow 'Roberts Rules of Order', so far as they are collectively viewed as being harmonious with common-law'; to consider this case there-under as 'Old Business', which places it near the 'Top of the Agenda' for our conference/forum/court to move forward further with.

And, in the mean-time; we are asking every-one that might have any interest in this case, to 'Invite Kieth Livingway', or his Supporters, to 'Appear', in next Friday's conference, to 'Contest this matter', & 'Defend Kieth Livingway', if they are at all so inclined.

1:55:15: Wonder: “And do it according to 'Roberts Rules of Order' .” ...

1:57:00: Don gracefully began voicing his commentary; & then exited the discussion with an un-characteristically 'snarley tone'. ...

2:08:00: Wonder-Ann testified, that, Kieth Livingway had Claimed that he had 'Brought Forward the Articles of Confederation'; but that, he could Not Produce any paper-documents based “Evidence” in support of his claim.

2:31:45: Double-Eagle continued in-to discussing the concept of “Co-Tenants in the Sovereignty”, as articulated in early American case-law of “Chisolm Vs Georgia”.

The ancient Anglo/American concept that: “Every mans home is his castle” was re-affirmed by these more modern concepts. A female anarchist has been traveling with-out licenses & winning her traffic cases based on these arguments. Double-Eagle continued on to propose that there is a conflict between “State Citizens” Vs “Co-Tenants in the Sovereignty”.

2:34:00: Double-Eagle, discussed people who dont want to be a part of the ”Corporate/Administrative Government”; but, he went on to state his view, that, such people should be restrained about making significant changes in that system, because, “then we will inherit all of the burdens that they are talking care of”, which includes the “managing of the affairs of the 99% of the people who are not capable of managing their own affairs”.

2:39:00: Charles began discussing: “Liberty”; & the “Perfect Law of Liberty”, as discussed in the Bible. “We are 'Burden-Holders', & 'Stake Holders'.” “80 – 90 % of all social-problems can be resolved at the Township-Level”.

2:42:00: Don interrupted with another 'snarley tone'.

2:57:40: Wonder-Ann voiced Objection to the “Tithing” process, as proposed by Don & Charles.

End of partial transcript.

The recording of this conference lasts 4-hours & 56-minutes.

<http://www.talkshoe.com/talkshoe/web/talkCast.jsp?masterId=10929&cmd=tc>

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End-Notes;

**as composed by Charles Stewart,
the pro-tem but presiding “Judicial Officer” of this forum/conference/court.**

These “Transcribing” efforts require volunteers to invest their own limited & personal “time &

energy recourses”; just as this transcriber has been doing. All such “Volunteers” to Help with this “Transcribing Duty”, would be Qualified to be Appointed as a “Court Clerk” of the Court being formed by this Judicial-Officer. Also, “Deputy Court Clerks” can be appointed, if more than one person felt inspired to volunteer. This would be one of a number of Patriotic “Jobs” which will be Financed through our Public Judicial Treasury, which may legitimately issue a form of “Social-Credit” so-as-to Remedy, all forms of “Social Injustice”. More specifically, our Judicial-Office may direct our Judicial Treasury to legitimately issue as many “UCC Debt Dis-Charging Instruments” as are “In the Interests of Justice”.

And, lest I be accused of usurping un-warranted power, this Judicial-Officer, Charles Stewart, will be happy to show all Other Potential Judicial-Officers of their own approximately 200,000 common-law “Precinct-Level Juris-dictions”, how to similarly & Lawfully “Finance the Cause of Justice”, there-in, just so long as they are willing to Responsibly Assume this very significant “Judicial Power,.

Similar financing is also available for the support of “Executive Officers”, who will be needed to “Enforce Judgements” emanating from this “Supreme Court of Law”; & a large number of Other Court Related Offices, Officers, & Duties. These can All be Lawfully Financed under each of these similar & approximately 200,000 separate & sovereign common-law Precinct level juris-dictions.

These ideas are largely inspired by the work of “Hartford Van Dyke”, & his concepts of the “Public Wealth Rebate Banks”; & also the work of the “Montana Freemen, & their use of the “Uniform Commercial Code; & the writings on “Social Credit”, as formulated by “C.H. Douglas”.

<http://constitutionalgov.us/Archive/HartfordVanDyke-Files/>

<http://constitutionalgov.us/Archive/SchweitzerFiles/>

https://en.wikipedia.org/wiki/Social_credit

