



The Only Way We Can Stop Geoengineering

54 Votes

My name is Clint Richardson and I am writing to you, the good people of America, because now more than ever we need each others help. I don't want your money, only your time and a little bit of effort on your own behalf...

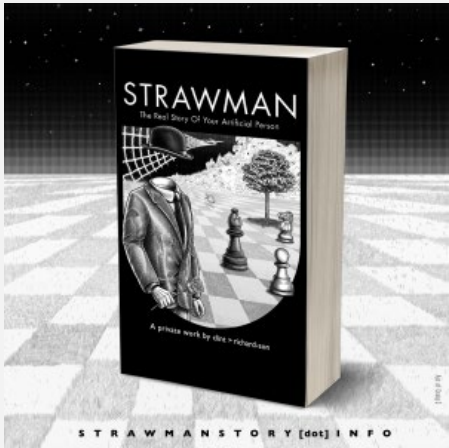
Intent is the foundation of a proper response and action against any problem. At the moment, most of the small percent of an otherwise uninformed population of this world that actually knows about Geo-engineering as a weather modification and control scheme inversely has no idea how to fight such an esoteric and out of reach event (despite their determined intent) – like a bunch of electricians without tools for the job. We feel helpless against it; watching from miles below as the sky becomes dim and while record-breaking temperatures scorch and freeze parts of the Earth that have never known such dramatic variations in temperature. While it is clear that our mutual intent is to stop these psychopathic efforts to alter our climate in any way they can, as we look around for the “solution” to this deleterious alteration of our environment we collectively come up short. Our intent is as a dandelion in the wind; blown in all different directions and so completely unorganized that even millions of people with the same goal cannot make even the slightest dent as a resistance, spreading more and more weeds of confusion and the disappointment of knowledge without remedy.

We beg our supposedly representative legislature to disallow such unprecedented spraying of our skies but are shrugged off with lies and the denial of the very existence of this phenomenon by the very congress and local officials who legally regulate it. And we walk away disappointed and enraged... complaining to our mutual in-activists in the virtual world of “social media” where it makes no difference in the real world – right where these megalomaniacs want us to be.

We congregate in this artificial world of web forums and sites for mutually sympathetic support, ineffectually complaining to each other while in the real world the alteration and poisoning of the entire ecosystem of planet Earth and indeed our now mineral-compounded and poisoned bodies continues without a physical real-world response from the people being poisoned.

And all of this perfectly legal!

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We keep repeating to ourselves and our brethren that “knowledge is power”; that we must tell as many people as we can and that this informational exchange will somehow make a difference by “waking up” the sleeping masses. And yet, we offer these masses no answers to their predictable questions of what the hell to do about it. How can we share a problem if we don’t know the solution? What’s the point?

In typically ironic group-think fashion, the one thing that would actually stop this ever-increasing threat of extinction level Terra-formation of our environment seems to go completely under the radar of even the most ardent of activists – the fact that all of us individually are each entirely responsible for this weather modification without even knowing it. This is simply because we continue to act, vent, protest, and petition in the artificial construct of the internet (*The Matrix*, if you will) instead of making demands by taking individual legal action – the only action that government understands or is required to act upon.

You see, government acts solely upon the legal consent of the people to its actions. And since silence is considered a form of passive consent, the chemical spraying of the skies moves onward and upward without any legal challenge whatsoever. The fact is that no one is properly making a legal claim against what is happening. And unfortunately this is what government loves – total consent of the people through their ignorance of law and *legal* silence.

‘But wait just a darn minute there pal...’

You say...

‘I am screaming from the top of my lungs and complaining in web forums and writing pleading personal letters and emails to my congressmen to pretty-pretty please stop allowing this Geo-engineering to happen!!! How can you dare say I am just letting it happen by being silent?’

And therein lies the very **legal silence** of which I speak...

The truth is that in the legal realm and language of government, the conversational English language spoken by the average man or woman means absolutely nothing. Even the most abjectly voluminous of activists goes unheard by legal governmental ears simply because the activist is speaking a foreign language to government in their efforts of activism. The legal language is not synonymous with the English language, and so you might as well be speaking Chinese. Government responds to legal notices and demands, not to uninformed questions and begging. Government operates via the legal consent of the people under its own written legal codes, and so the fact that the people never speak in the legal language of government equates to the absolute silence of the people in this fictional (legal) realm. We are like a bunch of parrots squawking nonsensically at a bunch of wolfs and rats in fancy suits. A parrot squawks. A wolf barks. So no matter how many letters, emails, requests, nasty-grams, personal confrontations caught on film, or any other form of communications that we the people submit to government, the government is in no way liable or responsible to respond or acknowledge any of our efforts... That is – **unless we use the correct language.**

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Now, let’s get back to our collective yet fractured intent to stop the alteration of our weather and environment and discuss how we can mutually focus it all into a positive **action** (note that the word “action” is a legal term).

It is my personal intention to place a legal moratorium on all “weather modification” taking place in the State of Utah currently and in the foreseeable future – with the ultimate intent for all States and indeed nations to create the same legal bailiwick. But I cannot do it alone.

After many years of study, I have come to one inevitable conclusion: Weather Modification and Geo-engineering is only able to be done with the legal ***informed consent*** of the people, ***whether they know it or not!***

You see, much of what government does on the State or National (federal) level is based on the ***presumed consent*** (permission) of all the people to all of its actions (as one group with one vote instead of individuals with independent voices). This is the true conundrum of a “representative” government that relies on the ignorance of the people to its methods of madness and corruption; manufacturing the uncompromisable consent of all people as citizens (voters). Government has become so clever and creative about what has been coined “*manufacturing consent*” that for the most part, government is now acting in most areas completely outside of the realm of public (the people’s) knowledge or permission, based on this fairytale world of the ignorant consent of the masses without any form of voter approval or even voter comprehension.

And the people wonder why and how “they” get away with it...

Government calls this “informed consent” – all based on the presumption that the consent of the people is given to government’s actions simply ***because no individuals within the group of represented people have personally withdrawn their consent.***

Government has become addicted to this type of manufactured, and thus “presumed” consent only because the major bulk of the people have no idea that their consent is being *presumed* or is even needed in the first place. But in truth, government cannot use the excuse of acting on the behalf of the people without that very legal informed consent. And so it has mastered the science of openly secret operations that are right in front of the people’s noses – yet completely out of sight and mind – while being perfectly legal and based upon the uncomprehending public consent of the people as citizens in a “body politic”.

Most important to understand here, is that the art of creating the unwitting group “consent of the people” only really requires one little thing – ***a public notice.***

There is but one thing that a public notice creates, and that thing is informed consent. By silence in the form of a lack legal challenges to these government public legal notices, a legal vacuum of non-resistance ultimately is the ultimate result; creating a permissive legal contract between the people and government where the people allow and offer informed consent for what ever that particular public legal notice substantiates within its legal authority.

This is how public roads and real estate built with taxpayer money get sold off to private

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corporations and become toll roads. The people don't respond to the notice of intent, thus agreeing to the action of sale or lease.

This is how taxpayers fund private ventures like parking garages and meters which enter later into lease agreements with private bank and corporations, where "infrastructure privatization" allows the banks to keep the fees in 50-year contracts with government that are paid by the taxpayers who built the garages.

This is how back-door deals and outrageous real estate projects are done within the political public realm; funded through taxpayer monies yet never benefiting even one taxpayer, agreed to and voted on in councils without voter approval.

And perhaps you've wondered why pharmaceutical companies put 60-90 second infomercials on television telling you as a happy bouncy purple ball or pleasant family scene draws your attention away from what is being disclosed within – stating the side-effects of complete misery and death with that particular pharmaceutical drug? Well folks, this is part 1 of a 2-tiered public notice legal procedure, which directs you in small print 3/4rths of the way through the info-commercial to a much more detailed and legal official printed public notice in some popular magazine or journal publication like Redbook, Health, or Golf Digest. This is a legal public notice of these drugs horrific *possible* side-effects, creating a legally binding corporate protection from any of these listed side-effects by legal government codes. You were given public notice... so if you take that drug you have limited legal recourse as government statute protect the corporations.

Did you think they did these strange admissions of side-effects for fun? Of course not. This is **public disclosure** through official legal notice to the public. And government is the main institutional shareholder in all major pharmaceutical companies, so protecting those investments and guaranteeing returns means limiting the legal actions of the people. This public notice process for drug companies was created by government for their protection. The people don't even know this is happening, and then wonder why when a vaccine destroys theirs or their children's health, they are forced to go to a special "vaccine court" set up specifically for vaccine injury by government-protected pharmaceutical companies instead of a regular lawful court. The courts protect the corporations and the government who created them, not the people.

All of these actions by government first require public notice and informed consent of the public before they are considered "legal". And the lack of legal response by any individuals in the group (body politic) continuously creates an open back door where these types of unethical deals, corporate partnerships (PPP) and legal protections happen on a daily basis.

And the people complain and whine... but only do so in their social media/digital worlds – never in the legal realm where it would actually count and where government actually exists – in the artificial world of legal codes.

And without this realization, the most prominent questions out there amongst the people is always the same:

"Our representatives wont listen or even acknowledge that weather modification is

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happening, so what can we do about it? What is the **solution**?”

This is the question that ironically is being asked by the very base and foundation of power in government – the people. Without the people and their collective consent, none of this would be happening in the first place. And within this all-too-common conversational question lies the ironically simple legal answer...

It is not that we are asking the wrong question, it is just that we don’t know the legal meaning of the words we use!

And this void of meaning takes all power away from the people.

Here is the most important legal definition you will ever comprehend, for the understanding of this legal concept is the entire basis of corruption and servitude of the people to this rogue government. All you need to know is what you are actually asking... and how to ask the correct question in the correct language.

And so the question should not be ‘what is *the* solution?’

The question should be ‘what is the legal definition of the word **solution**?’

SOLUTION, civil law. Payment. 2. By this term, is understood, every species of **discharge or liberation**, which is called **satisfaction**, and with which the creditor is satisfied. This term has rather a reference to the **substance of the obligation**, than to the numeration or counting of the money. Vide **Discharge of a contract**. – *Bouvier’s Law Dictionary, 1856, (A Law Dictionary, Adapted to the Constitution and Laws of the United States. By John Bouvier. Published 1856.)*

SOLUTION – Law. Payment or **satisfaction of a claim** or debt. –*American Heritage Dictionary, 4th ed, 2000*

SOLUTION – Law. The payment, discharge, or satisfaction of a claim, debt, etc. – *Collins English Dictionary, 10th ed, 2009*

SOLUTIO – Roman Civil Law. **Performance of an obligation**: payment, discharge, **release**. –*Merriam-Webster online*

The Declaration of Independence – so cherished by the people – declares well the way in which consent was to be not only needed but required by government to act on those same people’s behalf:

“...**Governments are instituted among Men, deriving their just powers from the consent of the governed**, That whenever any Form of Government becomes destructive of these ends, **it is the Right of the People to alter or abolish it**, and to institute new Government, laying its foundation on such principles and organizing its powers in such form, as to them shall seem most likely to effect their Safety and Happiness. Prudence, indeed, will dictate that Governments long established should not be changed for light and transient causes; and accordingly all experience hath shewn, that **mankind are more disposed to suffer, while evils are sufferable, than to right themselves by abolishing**

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***the forms to which they are accustomed.** But when a long train of abuses and usurpations, pursuing invariably the same Object evinces a design to reduce them under absolute Despotism, it is their right, it is their duty, to throw off such Government, and to provide new Guards for their future security.”*

And herein lies the answer to our question – What is our legal solution?

It is our mutual consent as the people who are indeed voluntarily governed is what gives the power to government to act upon its own laws – the laws created by the representatives of the consenting people (acting on behalf of the people). And this presumed and unchallenged consent creates not only a contractual claim of government to perform Geo-engineering, but also an **obligation** to uphold the legal act of Geo-engineering by law. The government is performing its obligation by regulating every jet that flies by and sprays our sky. And with the people’s consent, government claims the right to do this, and gives legal permission for private corporations and military to Geo-engineer the world.

The solution, therefore, is to challenge this legal claim granted by government to itself on behalf of the informed people by withdrawing consent of the contract that allows it – the U.S. CODE and other statutes. Removing consent of all people removes the power of government to act on behalf of all people. Since the individual people do not vote and are not given opportunity to vote for this action taken by government, the government cannot claim the right to do such action lawfully by vote of the people. This is the importance of having corrupt representatives vote in lieu of the actual people. In the case of Geo-engineering, government is acting as a rogue agency without voter approval – but with informed consent of the voters (people). Do you understand the difference?

And because of this, the people must individually be the solution by satisfying the contract (statute) that gives this authority to government. We must individually withdraw consent, thus voiding the substance of the obligation. We must discharge the right of government to alter our weather by severing the one thing that gives such contract power – our individually assumed consent.

Knowing that our mutual silence of presumed consent to the public notice creates a contract of permissive actions by government on behalf of the people who consent to those actions, we can see why these actions and notices are never legally challenged but only conversationally complained about outside the legal realm of government. Holding up a sign, posting a comment on a website, or listening to a radio show is not a legal challenge. Therefore, the weather modification continues at an unprecedented rate.

Government is doing nothing but preforming its obligation of law by allowing and regulating areal spraying within a State or nationally. The people consent to that law by not stating or responding to public notice of intent in a legal demand that their non-consent is not granted. In other words, government is just following its own law and doing nothing illegal. Government has offered a chance to the people for rebuttal of that law (remedy), and the people have chosen not to take that opportunity (through their ignorance of governments legal functionality) by the simple act of inaction (silence is consent). Government is doing nothing more than satisfying an obligation of law (contract) by participating in Geo-engineering. And since government is nothing but a

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representative body of the people under it, weather modification is a contractually substantive legal requirement.

It’s all legal because the people don’t legally challenge the law.

A logical person would generally speculate that with just a simple look up, this should be enough to make people and even our corrupt politicians question ‘*what has become of our once beautiful blue sky?*’ With a now reported 20% “global dimming” – the atmospheric obstruction of the ability of the sun’s rays to reach the surface of Earth, I think it is finally time for the people acknowledge and break free of their group mentality, and to individually stand up and say “*No, I do not consent!*”

This is not something a group can do with one legal paper or within a “class-action lawsuit”, but is instead something that must be done by many individuals independent of each other and yet with uniformity. The government would like nothing more than for the resistance movement against any tyranny of government to continue as it is – with people joining groups while ignoring the power of their own self. Legally speaking, a group with one lawsuit is far less powerful and easier to control than many individuals standing up for their individual rights individually. The people must be organized without allowing an organization to act for them (like government does) on their behalf. The people must be organized without joining an organization! And so the people must act with individual voices.

I am but one man, and the unified voice of many individuals is needed.

So here is my lofty plan...

--
You Are A Conspiracy
--

First and foremost, we must stop using or acknowledging this word *conspiracy*. And we must find a way to subvert the ridiculous criticism that follows this word by simply defining it in a rational way so as to make its use pointless and fallacious.

This is actually way more easy than you might think.

You see, everything man-made is in fact a conspiracy!

When you were born, your mother and father participated in a plan to copulate for the purposes of reproduction. You were the end result, even if your birth was accidental. You were a plan of action between two people – the very definition of the word conspiracy.

Do you have a vegetable garden? Well then you have participated in a conspiracy to grow food with the providers of the seeds that you planted and gave money to in exchange for them, the fertilizer you used, and the city water supply you irrigated with – meaning that the government water utility was also in on the conspiracy to grow your garden.

Your home was built through a conspiratorial effort between laborers, plumbers, roofers, electricians, architects, city planners, and the bank or government bond that funded its building, amongst many others.

There is not one thing on this planet made by man that was not created out of conspiracy!

For a conspiracy is nothing but a plan, usually between two or more people.

Every legislation or action taken by the government is a conspiracy between councilmen, congressmen and the President, indirectly consented to by all the people in one massive debacle of a conspiracy. The only reason that most of these things are not considered a *criminal* conspiracy is that government itself says in its own laws what is criminal and legal by that same conspiratorial legislation consented to by the people (whether they know they are part of the conspiracy or not). The law-makers decide what is legal, thus the law is virtually lawless in government, as we will shortly prove.

If everything is a conspiracy than nothing is.

Don't let this ridiculous word effect your intent and drive to end this waking nightmare of Geo-engineering. This word literally means nothing, especially as a fallacious insult or ad hominem attack.

If this was not true, I'd have quit a long time ago.

Moving on...

—~—
The Public Notice
—~—

Remember, the first step towards the implementation any governmental action or plan (conspiracy) is to create what is called a public notice, usually entered into the public record in the form of a newspaper “public legal notice”. This oh- so important step in the process of manufacturing consent is without a doubt the largest piece of the puzzle for the government’s gaining of informed consent by the people for its draconian actions. By placing a public notice into a series of newspapers and other “public” outlets, government can afterwords state that the public was given “**informed consent**” about government’s future actions and intent, including public hearings on these actions, since these published newspaper public notices are legally considered a **full public disclosure**.

There’s only problem... seldom do average, everyday people casually read the public notice section of their local newspaper – if they even read the paper at all. And this fact is quite well-known to government.

For our purposes, I will be mostly referring to the State of Utah where I live for the presentment of how the people of Utah are tricked each year into consenting to Geo-engineering. But this method of informed consent is methodically uniform in all States, Federally, and internationally. For the public notice is indeed the oldest modern form of public disclosure.

Here’s how that works...

In September of 2012, the following public “NOTICE OF INTENT” was placed into the Salt Lake Tribune (Salt Lake County area) as well as many other “local” newspapers across the

state of Utah. Of course, the taxpayers ironically fund these government notices with their forced taxation.

NOTICE OF INTENT – WEATHER MODIFICATION

North American Weather Consultants, 8180 South Highland Dr., Suite B-2, Sandy, Utah 84093, **a contractor licensed by the Utah Division of Water Resources, intends to conduct weather modification programs in Utah to increase precipitation with the following potential sponsors:** Utah Water Resources Development **Corporation** (representing Beaver, Emery, Garfield, Iron, Juab, Millard, Piute, Sanpete, Sevier, Tooele, Washington and Wayne Counties), Box Elder and Cache Counties, the Bear River Water Conservancy District, Provo River Water Users Association, Weber Basin Water Conservancy District, Duchesne County Water Conservancy District, Uintah Water Conservancy District, Central Utah Water Conservancy District and Alta and Snowbird ski areas. The areas in which the effects are intended to occur are in the mountainous portions of Washington, eastern Iron, eastern Beaver, eastern Millard, eastern Juab, eastern Tooele, eastern Utah, eastern Salt Lake, eastern Davis, eastern Weber, Morgan, Box Elder, Cache, western Rich, Summit, northern Duchesne, northern Uintah, southern Daggett, Wasatch, western Carbon, Sanpete, western Emery, Sevier, Piute, western Wayne, western Garfield, northwest Kane, San Juan, and southern Grand **Counties. The operations may be conducted during portions of the period from October 15, 2012 to May 31, 2013. Weather modification operations will be conducted using ground based, silver iodide nuclei generators. Limited aircraft seeding may be conducted for research purposes.**

Persons interested in this permit application should contact the Utah Division of Water Resources: 1594 West North Temple, P.O. Box 146201, Salt Lake City, Utah 84114, telephone (801) 707-8820.

NORTH AMERICAN WEATHER CONSULTANTS
Don A. Griffith, CCM President
8180 South Highland Dr., Suite B-2 Sandy, Utah 84093

(**Source**—> <http://utahlegals.com/notice.php?id=159078>)

Another legal public notice states:

NOTICE OF INTENT – WEATHER MODIFICATION

Emery Water Conservancy District, P.O. Box 998, Castle Dale, Utah 84513 **intends to conduct weather modification programs in Utah to increase precipitation.** The area in which the effects are intended to occur are in the higher elevation snowpack accumulation regions in portions of Eastern Sanpete and Western Carbon and Emery Counties. The operations may be conducted during portions of the period from December 1, 2011 to April 15, 2012. Weather modification operations will

be conducted using **automated liquid propane dispensers**.

Persons interested in this permit application should contact the Utah Division of Water Resources; 1594 West North Temple, Box 146201, Salt Lake City, UT 84114-6201, telephone (801)538-7269.

Emery Water Conservancy District
Jay Mark Humphrey, Manager
P.O. Box 998
Castle Dale, UT 84513

Published in the Emery County Progress September 13, 20 and 27, 2011.

(**Source**—> <http://www.utahlegals.com/notice.php?id=119946>)

And though it is too late to stop either of these, here is the Public Notice and NOTICE OF INTENT of WEATHER MODIFICATION for the winter of 2010-2011: **Link**—> <http://utahlegals.com/notice.php?id=60319>

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The debate over weather modification (Geo-engineering) being a real and provable event is certainly over. It is an obvious forgone conclusion backed by the laws of the United States and the United Nations that the lines in the sky are purposefully man-made, and that these are specifically used for “weather modification”.

This industry is actually well regulated and quite organized, as we will see...

— — —

But They Are Just Making Snow, Right?

— — —

Anyone who has been skiing before has probably seen or heard about the creation of fake snow through ground-based weather modification devices such as the ones mentioned above. Indeed, they have been in operation for many decades at ski resorts across the world. Ironically, most people don’t give this fact a second thought, even when stating their contradictory disbelief in “chemtrails”, “Geo-engineering”, and “weather modification”. And unfortunately, most people believe this endeavor to be a harmless and innocent modification to the natural ecosystem – as if there is such a thing.

In declaring this “Notice of Intent”, the government has done a very sneaky thing. They have declared their intent to do **experimental research** via weather modification (Geo-engineering) in the same paragraph as the modifications done for ski resorts and farming belts. Thus, the reader might dismiss this *intent* as one of saving crops or creating snow for tourism for the benefit of the citizenry and farmers.

But I assure you, “research purposes” is a very dangerous, obtuse, and mufti-faceted description of many dangerous, untested, and unnecessary Geo-engineering projects conducted world-wide. These types of obscure open-ended statements allow almost anything to happen in government. And the act of placing this into an otherwise harmless seeming Public Notice is the root of our hazy, polluted, and dimmed skies...

And so, for the purposes and intent of my campaign, we now know the intent of government through its own legal notice to the public – which is to conduct research on the weather through the experimental modification and engineering of the atmosphere and to create legal modification of the weather for certain unnamed “research” purposes.

To this, I do not consent!!!

But how do I tell this to government so that it will actually be forced to consider my non-consent???

For this, I must have a legal *solution*...

But first, I must understand where the statutes (laws) come from that make all of this legal on a national and international level.

—~—

The Laws Of Weather Modification

—~—

Before we can move forward with this plan of action to stop Utah’s government from modifying the weather of the State for “research purposes” and allowing the Federal government from doing the same, we need to obtain the statutes (legal codes) that accompany the process of this weather modification process. Since I am in the State of Utah, I will be focusing on this State. However, no matter what State you live in, the Codes will likely be uniform in their legal language if not exact, and it is fact that the same manufactured consent is being conducted in your own areas, for many different purposes – including weather modification.

You will soon be getting a public notice of your own in your local newspaper.

Will you consent?

Let’s take a look at what public laws (statutes) regulate weather modification?

Since areal spraying is a cross-border effort miles high in the atmosphere on a national and world-wide front, let’s first go to the Federal (national) level so that we can understand the true nature of this thing we call government, and how it justifies this weather modification scheme. Please understand that the following US CODE is the law, and it allows government to justify unimaginable things to the human, animal, and plant kingdom – as well as to completely alter the environment at its whim and with total disregard for the people or any other life-form on the planet. It is from this Federal law that States are justified in allowing Geo-engineering and other biological weapons testing to take place amongst all the “citizenry” with their unknown and yet voluntary informed consent.

Firstly, the Federal Government must define what Weather Modification is within its legal codes. It does so in TITLE 15: COMMERCE AND TRADE:

15 USC § 330 – Definitions

As used in this chapter—

- (1) The term “Secretary” means the Secretary of Commerce.
- (2) The term “person” means any individual, corporation, company, association, firm, partnership, society, joint stock company, any State or local government or any agency thereof, or any other organization, whether **commercial or nonprofit, who is performing weather modification activities**, except where acting solely as an employee, agent, or independent contractor of the Federal Government.
- (3) **The term “weather modification” means any activity performed with the intention of producing artificial changes in the composition, behavior, or dynamics of the atmosphere.**
- (4) The term “United States” includes the several States, the District of Columbia, the Commonwealth of Puerto Rico, and any territory or insular possession of the United States.

Now that the government has clearly defined what “weather modification” is within its codes, we can safely search for other legal codes that regulate this process.

The above definition was taken from 15 USC Chapter 9A, entitled: “WEATHER MODIFICATION ACTIVITIES OR ATTEMPTS; REPORTING REQUIREMENT”.

Section 330e of this CODE also states:

15 USC § 330e – Authorization of appropriations

There are authorized to be appropriated \$150,000 for the fiscal year ending June 30, 1972, \$200,000 each for the fiscal years 1973 through 1980, \$100,000 for the fiscal year ending September 30, 1981, \$100,000 for the fiscal year ending September 30, 1986, \$100,000 for the fiscal year ending September 30, 1987, \$100,000 for the fiscal year ending September 30, 1988, to carry out the provisions of this chapter.

Obviously, this phenomenon of weather modification has been established for many decades according to the appropriations granted within this section of US CODE. And if you didn’t pick it up, this represents the full and unadulterated knowledge, vote, and consent of Congress to the funding of weather modification, both financially and with purposeful intent to allow it by its own created US CODE.

But this goes far beyond just implicit knowledge of these weather modifications by congress, for the act of weather modification is actually required to be reported to government!

15 USC § 330a – Report requirement; form; information; time of submission

No person may engage, or attempt to engage, in any weather modification activity in the United States **unless he submits to the Secretary such reports with respect thereto**, in such form and containing such information, as the Secretary

may by rule prescribe. The Secretary may require that such reports be submitted to him before, during, and after any such activity or attempt.

Remember, though the Secretary refers to the Secretary of Commerce as defined above, **this is the US CODE created by congress**. Don't let the different departments fool you into thinking that congress is not complicit in all things in "conspiracy" with the President and all of the Executive activities and Cabinets. The greatest con-job on the American people is the illusion of competition and separation between government branches. Don't fall for it. Government is one giant corporation, with many sub-corporate structures that are all part of the whole. Independence of such entities as the Federal Reserve is a fallacy – for *natural* independence does not exist in government, only *political* independence. No government entity is above the law. However, some are allowed by Congress to make their own rules. But rules never carry more weight than laws, and independent agencies of government are never actually outside of the incorporated structure of government.

You just have to realize that government itself makes its own laws, and creates the ways in which it is exempt from those self-induced laws. It does this through what I call "exception clauses".

Very tricky. Here, let me show you...

Remember that the following are the codes ("laws") **created by congress** to control the Department of Defense, and are not created by the DOD itself.

TITLE 50 of US CODE is entitled the "WAR AND NATIONAL DEFENSE", and CHAPTER 32 is entitled "CHEMICAL AND BIOLOGICAL WARFARE PROGRAM". This TITLE applies to both foreign and domestic use of the following:

50 USC § 1520a – Restrictions on use of human subjects for testing of chemical or biological agents

(a) Prohibited activities

The Secretary of Defense **may not conduct (directly or by contract)–**

- (1) any test or experiment involving the use of a chemical agent or biological agent on a civilian population; or
- (2) any other testing of a chemical agent or biological agent on human subjects.

(b) Exceptions

Subject to subsections (c), (d), and (e) of this section, the prohibition in subsection (a) of this section **does not apply** to a test or experiment carried out for any of the following purposes:

- (1) **Any peaceful purpose that is related to a medical, therapeutic, pharmaceutical, agricultural, industrial, or research activity.**
- (2) Any purpose that is directly related to protection against toxic chemicals or biological weapons and agents.
- (3) Any law enforcement purpose, including any purpose related to riot control.

(c) Informed consent required

The Secretary of Defense may conduct a test or experiment described in subsection

(b) of this section **only if informed consent to the testing was obtained from each human subject in advance of the testing on that subject.**

(d) **Prior notice to Congress**

Not later than 30 days after the date of final approval within the Department of Defense of plans for any experiment or study to be conducted by the Department of Defense (whether directly or under contract) involving the use of human subjects for the testing of a chemical agent or a biological agent, the Secretary of Defense shall submit to the Committee on Armed Services of the Senate and the Committee on Armed Services of the House of Representatives a report setting forth a full accounting of those plans, and the experiment or study may then be conducted only after the end of the 30-day period beginning on the date such report is received by those committees.

(e) **“Biological agent” defined**

In this section, the term “biological agent” means any micro-organism (including bacteria, viruses, fungi, rickettsiac, or protozoa), pathogen, or infectious substance, and any naturally occurring, bioengineered, or synthesized component of any such micro-organism, pathogen, or infectious substance, whatever its origin or method of production, that is capable of causing—

- (1) **death, disease, or other biological malfunction in a human, an animal, a plant, or another living organism;**
- (2) **deterioration of food, water, equipment, supplies, or materials of any kind;** or
- (3) **deleterious alteration of the environment.**

Please note that paragraph (B) of this section is of the utmost importance to comprehend. In government, most of the laws it creates and codifies within the US CODE have this type of “exception” clause, giving the illusion of just law. Generally speaking, this type of legal language creates in the same writing of legal code both a law and an exemption from that same law. Here we see that for the “peaceful purposes of medical, therapeutic, pharmaceutical, agricultural, industrial, or research activity” listed, Section (B) of this code is nullified by the exception and allows government to literally do everything bad in this CODE – including death and altering the environment. Therefore, Section (A) and everything listed as prohibited within this CODE **is actually legal and permissible** by government and its contractors (private corporations and foreign governments). Therefore, in truth and in law, we can virtually ignore the term “Prohibited Activities” in Section (A) of this CODE since government is completely immune from it as listed in Section (B). This CODE specifically states that “*any test or experiment involving the use of a chemical agent or biological agent on a civilian population; or... any other testing of a chemical agent or biological agent on human subjects*” is perfectly legal and acceptable under the law since government and its private contractors are totally immune to this law in this CODE.

Thus... THE LAW IS LAWLESS!!!

And within this description, can anyone tell me what in the world is not considered to be a “peaceful purpose” while falling under the category of either “**medical, therapeutic, pharmaceutical, agricultural, industrial, or *research* activity**“?

Weather modification is certainly used agriculturally and is defined above as a “research

activity” in our Utah Public Notice. What in this world could not be considered “research”? In short, this list of “purposes” truly places total impunity and freedom for government to utilize chemical biological agents on the people of the Untied States under “peace time” conditions.

Again, these restrictions are restriction-less!

In Section (E) we see that the definition of these perfectly legal biological agents that can be used on any and all humans and upon all of lifeforms of Earth are defined as being wholeheartedly a “***deleterious alteration of the environment***” that can cause “***death, disease, or other biological malfunction in a human, an animal, a plant, or another living organism...***“

But perhaps the most important line item within these legal permissions is within Section (C) – the requirement of informed consent of the very people being sprayed with biological agents!!!

Did you know that you consent to be tested upon, America? That is all 315,498,000 million of you?

You see, the only way for government to have this type of power is of course with the consent of the people. Therefore, **informed consent** is a requirement for this or any other U.S. CODE to be just, and requires the voluntary consent of an informed public (victims). Of course the people certainly never were given a ballot to vote for and approve biological testing upon themselves!

But that doesn’t matter. The people’s vote is irrelevant if their consent can be manufactured.

In other words, the multiple biological weapons tests that have taken place both in the United States and abroad have all been allowed by a the very people those biological weapons have been tested upon – you, the people (group). Your consent through legal silence has been manufactured in this way, leaving a confused and angry American people completely ignorant of their own agreement as to the contractual nature of this “deleterious alteration” of their very own environment.

But we don’t stop there...

50 USC § 1519 – Lethal binary chemical munitions

(a) Notwithstanding any other provision of law, none of the funds authorized to be appropriated by this or any other Act shall be used for the purpose of production of lethal binary chemical munitions **unless** the President certifies to Congress that the production of such munitions is essential to the **national interest** and submits a full report thereon to the President of the Senate and the Speaker of the House of Representatives as far in advance of the production of such munitions as is practicable.

(b) For purposes of this section the term “lethal binary chemical munitions” means:

- (1) **any toxic chemical (solid, liquid, or gas) which, through its**

chemical properties, is **intended to be used to produce injury or death to human beings**, and

(2) **any unique device, instrument, apparatus, or contrivance, including any components or accessories thereof, intended to be used to **disperse or otherwise disseminate any such toxic chemical.****

Again, we see a prohibition of some act followed by an “exception clause” that allows that prohibited by law act to be conducted – the word “unless”. If a report is filed to Congress in advance of the killing or injury, then its all just perfectly fine.

Truly, the law is lawless in the halls of government.

In this case, we must consider something else here that is very important to comprehend. The word “intended” has a very specific meaning that creates a purposeful act of harm by government against the people, which is why this code is labeled as “Biological **Weapons**“. With this disposition, where the lawful intention is to actually do harm to the populace (humans), is it even conceivable to postulate that any *accidental* harm or collateral damage being done to the human, animal, and plant kingdom or environmental has any relevance, remorse, or legal recourse whatsoever? In other words, if **purposeful** destruction of life and environment is OK in the law, what in God’s name would make you think that **accidental** destruction of life and the environment would not be OK in government’s eyes? Do you really think that if purposeful murder is exempted from law that accidental murder is not?

Here we see that the “dispersal or other dissemination” of “any toxic chemical (solid, liquid, or gas)” that will “produce injury or death to human beings” is perfectly justified by US CODE, as long as the *exception clause* is met by government to file a report on the record of such proceedings – which is once again to be considered informed consent of the people, since the representatives are the voice of the people.

And so I ask you, my fellow activists... Do you really expect your politicians to answer your angry letters when they are the very people who created such dastardly laws? Your death is a reasonable and legal consequence of “research activities” folks, and Geo-engineering is done by your “informed consent” as written within this code. In other words, you consent to your own victim-hood should you or your children, your pets, livestock, crops, or anything else in this world be harmed or killed by weather modifications as research activities and for agricultural purposes.

You see, the congress is the people, representing us all regardless of how or even if we voted. As representatives of the people of the States, congress is accepting this “certification” for the use of biological weapons and this is considered “informed consent” to and of the people through our “representatives”. For our purposes, we may as well just accept the fact that as long as the subjects (citizens; we) are not acting on our own individual behalf and instead consenting to having representatives as their voice of consent, then again the only “people” within the United States that have a voice are really the congress men and women themselves.

This is why democracy as majority rule through representatives is perhaps more

nightmarish scenario than any dictatorship imaginable. The illusion of choice is so much more devious than the knowledge of having no choice...

Along this line of authoritarian governance, we also find within this chapter another bombshell:

50 USC § 1515 – Suspension; Presidential authorization

After November 19, 1969, **the operation of this chapter, or any portion thereof, may be suspended by the President during the period of any war declared by Congress and during the period of any national emergency declared by Congress or by the President.**

Note here that only Congress can officially declare a war, and has not done so since World War 2. The president has been acting under a state of emergency for all incursions, occupations, invasions, and any other illegal violent campaigns in more than 50 countries since WW2. A declared national emergency is nothing but a war against the definition of the emergency – a way for the Executive Branch to bypass Congress and wage unlawful aggressions without even the consideration of the people or their so-called representatives.

But we must still never forget the most important aspect of this absurd power of the President... IT WAS GRANTED BY CONGRESS!!!

For those of you unfamiliar with the past and current state of the already declared national emergencies, you should know that since 1933 with President Roosevelt’s emergency declaration for (a war against) the “Great Depression”, each new president has declared new national emergencies which have perpetually kept the United States in this “period” of a state of national emergency. Obama, for instance, declared a national emergency for the so-called “swine flu” of 2009, creating the justification not only to suspend all law, but to create a mandate for mandatory vaccination programs and the laws that protect it. This horrifying state of government essentially makes congress meek (by its own accord allowed in its own US CODE) while the presidential dictator has the authority to do as he pleases (as long as he files a report to congress, lol!). Currently, we are in a perpetual state of national emergency in a war against the word “terrorism” – a nondescript moniker that allows the United States military to enter any country unlawfully and violently in pursuit of “terrorists”. Of course, a terrorist is not a country or a government, no more than it is a military force. It is an imaginary straw-man that justifies the worse kind of “legal” criminal behavior by the Executive CIA and Department of Defense (also both created by Congress to have powers outside of congressional reach by the Congress itself).

When a president can at a whim suspend any written law, truly there is no law. And the suspension of this law in US CODE would simply mean that the president has free reign to do what he pleases with biological weapons without filing a report to congress (the “people”) and with absolutely no restrictions.

Consider this: If the president wished, at any time he could declare global warming, global cooling, climate change, or whatever key-word of the day is being floated around the media that month as a “national emergency”. Thus, this entire chapter of code would mean absolutely nothing, and there would be no limits upon the use of biological agents at all to

combat the emergency. Now consider that this section does not specify what type of emergency is to be declared, only that any emergency is in fact declared.

The law is lawless...

But the illusion of law and justice is much easier to sell to an ignorant citizenry than the reality of our government as a totalitarian entity, and so the US CODE is good enough to justify Geo-engineering and other biological weapons and testing on the human population – and for “the deleterious alteration of our environment”.

The next Section is a prohibition and also an exemption upon the delivery of these biological agents:

50 USC § 1516 – Delivery systems

None of the funds authorized to be appropriated by this Act shall be used for the procurement of **delivery systems specifically designed to disseminate lethal chemical or any biological warfare agents**, or for the procurement of delivery system parts or components specifically designed for such purpose, **unless** the President shall certify to the Congress that such procurement **is essential to the safety and security of the United States**.

If the president is convinced that Geo-engineering is “essential to the safety and security of the United States”, then the president simply need write up a certified report stating such, write it down in the national register, and suddenly weather modification is now legally being done for the protection of the body politic (the people of the United States) and its continuity.

It also states that congress shall appropriate no funds towards the procurement of “delivery systems” (i.e. modified aircraft) “to disseminate lethal chemical or any biological agents” **unless...**

Note here that the word “any” in front of “biological agents” literally means that “any” form of biological agent can be utilized and “disseminated” over the skies of the United States. For the purposes of this sentence, we do not go to a modern English language dictionary for the definition of “biological agent”. We go back to **50 USC/Section 1520a/Paragraph (e)** – which states again:

(e) “Biological agent” defined

In this section, the term “biological agent” means any micro-organism (including bacteria, viruses, fungi, rickettsiac, or protozoa), pathogen, or infectious substance, and any naturally occurring, bioengineered, or synthesized component of any such micro-organism, pathogen, or infectious substance, whatever its origin or method of production, that is capable of causing—

- (1) **death, disease, or other biological malfunction in a human, an animal, a plant, or another living organism;**
- (2) **deterioration of food, water, equipment, supplies, or materials of any kind; or**
- (3) **deleterious alteration of the environment.**

This is the definition for this chapter of “biological agent”

Thus, “any” “biological agent” (as defined here in this CODE) can be procured and utilized upon the American people. This includes any thing used and mixed within the Geo-engineering for its “delivery” and “dissemination”. Literally, the sky’s the limit (*pun intended*)!

If you haven’t gotten the clue yet, Geo-engineering is a chemical weapon – placing chemicals in the sky to **combat** “climate change”. In legal language, such as with the word “terrorist”, any thing or concept can be made an “enemy” for which to fight.

This fact is certainly spoken about within military (DOD) documents such as “***Weather as a Force Multiplier: Owning the Weather in 2025***”

LINK→ <http://csat.au.af.mil/2025/volume3/vol3ch15.pdf>

Excerpt:

What Do We Mean by “Weather-modification”?

Today, weather-modification is the alteration of weather phenomena over a limited area for a limited period of time.⁹ Within the next three decades, the concept of weather-modification could expand to include the ability to shape weather patterns by influencing their determining factors.¹⁰ Achieving such a highly accurate and reasonably precise weather-modification capability in the next 30 years will require **overcoming some challenging but not insurmountable technological and legal hurdles...**

...in the authors’ judgment, the technical obstacles preventing their application appear insurmountable within 30 years.¹² If this were not the case, such applications would have been included in this report **as potential military options, despite their controversial and potentially malevolent nature** and their **inconsistency with standing UN agreements to which the US is a signatory.**

On the other hand, the weather-modification applications proposed in this report range from technically proven to potentially feasible. They are similar, however, in that none are currently employed or envisioned for employment by our operational forces. They are also similar in their **potential value for the war fighter of the future**, as we hope to convey in the following chapters. **A notional integrated system that incorporates weather-modification tools** will be described in the next chapter; how those tools might be applied are then discussed within the framework of the Concept of Operations in chapter 4...

(Listed sources in report):

¹⁰ William Bown, “Mathematicians Learn **How to Tame Chaos**,” New Scientist, 30 May 1992, 16.

¹¹ CJCSI 3810.01, Meteorological and Oceanographic Operations, 10 January 95. This CJCS Instruction establishes policy and assigns responsibilities for conducting meteorological and oceanographic operations. It also defines the terms widespread,

long-lasting, and severe, in order **to identify those activities that US forces are prohibited from conducting under the terms of the UN Environmental Modification Convention**. Widespread is defined as encompassing an area on the scale of several hundred km; long-lasting means lasting for a period of months, or approximately a season; and **severe involves serious or significant disruption or harm to human life, natural and economic resources, or other assets**.

12 Concern about the unintended consequences of attempting to “control” the weather is well justified. Weather is a classic example of a chaotic system (i.e., a system that never exactly repeats itself). A chaotic system is also extremely sensitive: minuscule differences in conditions greatly affect outcomes...

End Excerpt.

See the Space.com article entitled **“U.S. Military Wants To Own The Weather”** here:

LINK→ <http://www.space.com/1725-military-weather.html>

For more information on the part that the United Nations plays in this, as well as international treaties applied to Geo-engineering and statutes from all over the country and world, see my previous research here:

LINK→ <https://realityblogger.wordpress.com/2011/11/25/geoengineering-and-cloud-seeding/>

And for other research tips and help in locating weather modification projects and terminology through your own internet searches, please consider my article here:

LINK→ <https://realityblogger.wordpress.com/2012/08/25/research-tips/>

And let’s not forget the “Space Preservation Act of 2001”, HR 2977, which was introduced by Representative Dennis Kucinich. It stated:

Sec. 7. DEFINITITIONS. In this Act:

(2)(A) “The terms ‘weapon’ and ‘weapons system’ mean a device capable of any of the following: (ii) **Inflicting death or injury on, or damaging or destroying, a person (or the biological life, bodily health, mental health, or physical and economic well-being of a person)–(III) by expelling chemical or biological agents in the vicinity of a person.**”

Section 7, 2 (C) “The term ‘exotic weapons systems’ includes weapons designed to damage space or NATURAL ECOSYSTEMS (such as the ionosphere and upper atmosphere) or CLIMATE, WEATHER, and tectonic systems **with the purpose of inducing damage or destruction upon a target population or region on earth** or in space.”

LINK→ <http://www.govtrack.us/congress/bills/107/hr2977> (Note: This bill did not pass, nor did its 2002 predecessor.)

The New Zealand Herald reported:

“New Zealand and the United States conducted thousands of secret tests attempting to create a “tsunami bomb” during World War Two, a New Zealand author has claimed.

About 3,700 bombs were exploded off Auckland’s Whangaparaoa Peninsula and New Caledonia in the operation, dubbed “Project Seal”.

The operation found a series of 10 large offshore explosions could generate a 10 metre tsunami, according to research by Kiwi author and film-maker Ray Waru.

“Presumably if the atomic bomb had not worked as well as it did, we might have been tsunami-ing people,” Mr Waru told the *Telegraph*.

Mr Waru told the *Telegraph* the project was launched in 1944 after US naval officer E A Gibson noted that blasts used to clear coral reefs around Pacific Islands often created a large wave.

He found the plans in military files in the national archives and has published his discoveries in the book, *Secrets and Treasures*.

The files reportedly said initial testing was positive, however the project was ditched in early 1945. It was concluded that a single explosion would not be powerful enough to generate a tsunami, but a line of about 2 million kilograms of explosives about 8km from shore could create a giant wave capable of inundating a small city.”

**LINK--> [http://www.nzherald.co.nz/nz/news/article.cfm?
c_id=1&objectid=10857121](http://www.nzherald.co.nz/nz/news/article.cfm?c_id=1&objectid=10857121)**

Continuing with the US CODE on Biological Weapons and the psychopaths who love them...

50 USC § 1512 – Transportation, open air testing, and disposal; Presidents determination; report to Congress; notice to Congress and State Governors

None of the funds authorized to be appropriated by this Act or any other Act may be used for the transportation of any lethal chemical or any biological warfare agent to or from any military installation in the United States, **or the open air testing of any such agent within the United States**, or the disposal of any such agent within the United States **until the following procedures have been implemented...** (*see US CODE for full details*)

This section continues to state how official sounding reports must be made in order for these biological agents to be used on the United States population legally and with informed consent of the people (representatives). It also lets us know that **our elected State governors are also well aware of this Biological Weapons Program** and that they are indeed well-informed about it. Thus, they are certainly aware of and forced to approve Geo-engineering, as we will see in a moment...

On that note, I think we have now well established the Federal precedent for Geo-engineering and that our government is not in any way concerned with the effects of that practice upon the human or any other population.

So now let’s move on to the local level – the very thing that allows National fly-by’s of weather modification planes over State lands where people reside.

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State Statutes
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On the State level, we begin with the Utah State Code, Title 17, Chapter 15, Section 3, which will be similar in your own state and not hard to find:

Water and Irrigation.

Chapter 15: Modification of Weather

Section 3: Cloud seeding to increase precipitation — Control of Division of Water Resources — Powers and authority of division — “Cloud seeding” and “cloud-seeding project” defined:

The state of Utah through the **Division of Water Resources shall be the only entity, private or public, that shall have authority to authorize cloud-seeding research**, evaluation, or implementation projects **to alter precipitation, cloud forms, or meteorological parameters within the state of Utah, except** cloud seeding for the suppression of fog; and frost prevention measures for the protection of orchards and crops are excluded from the coverage of this act. The Division of Water Resources shall authorize and may sponsor or develop **local or state-wide cloud-seeding projects** that conform to over-all state water planning objectives and are determined to be feasible by the Division of Water Resources. The Division of Water Resources may contract with the Utah water research laboratory or **any other individual or organization** for consultation and/or assistance in developing cloud-seeding projects or in furthering necessary research of cloud seeding or other factors that may be affected by cloud-seeding activities. Cloud seeding as used in this act shall be construed to mean all acts undertaken to **artificially distribute or create nuclei in cloud masses** for the purposes of altering precipitation, cloud forms, or other meteorological parameters. A cloud-seeding project as used in this act shall be a **planned project to evaluate meteorological conditions, perform cloud seeding, and evaluate results.**

(**Source**—> http://le.utah.gov/~code/TITLE73/htm/73_15_000300.htm)

Research purposes...

From this Utah State Code we now know that the “Utah Division of Water Resources” is the only agency that has authority to authorize cloud seeding (weather modification) in the skies above the State of Utah for experimental purposes other than fog suppression. Thus the Utah Division of Water Resources shall be the focus of our legal demand of non-

consent.

Continuing with the “1973 CLOUD SEEDING TO INCREASE PRECIPITATION ACT”, Title 73, Chapter 15 in Utah State Code:

Section 4. Water from cloud seeding part of natural water supply — Notice of intent prior to cloud-seeding project.

All water derived as a result of cloud seeding shall be considered a **part of the natural water supply** of the basin in the same sense as if no cloud seeding operations had been conducted, and any water so derived shall not be subject to new appropriations but shall be administered and distributed to users on the stream system in accordance with existing water rights. **A notice of intent shall be filed with the Division of Water Rights prior to the commencement of a cloud-seeding project.**

Ah, so now we have confirmed that by law a “notice of intent” must also be filed for all cloud-seeding projects in order to inform the public and to attain its silent, un-challenging consent through another independent agency – the Division of Water Rights. Bear in mind that both of these government offices are “special districts” which are run by not elected but appointed officials. Please also note that “water rights” in Utah are not for the people, but are actually similar to stock certificates for those who hold the stock in those rights, like farmers and the “City” municipal corporations, which then sells that water back to the people through the water district – another appointed business office of government at the taxpayers expense. Never forget that you are also a **customer** of government, not just a taxpayer.

Section 5. Transfer of records and data to division — Establishment of reporting and record-keeping procedures.

All records and data collected by the department of meteorology of the state school of mines and mineral industries of the University of Utah since March 14, 1953, shall be transferred to the Division of Water Resources, **there to be a permanent record.** The Division of Water Resources shall establish forms and/or criteria for reporting data and record keeping and cause that a permanent record is kept of all pertinent data related to cloud-seeding projects, cloud-seeding research projects, or research related to other factors that may be affected by cloud-seeding activities.

And now we know that a permanent record is kept by the Utah Division of Water Resources of all or most weather modification projects sponsored by the State, both past and present, as well as for any “other factors” of which that climate modification might have affected. And we know that all of this data was transferred into to this incorporated district. And none of these projects were ever approved by voters. Instead, they were conducted without comprehension and without asking. Good to know...

Section 6. Cloud-seeding contractors — Registration

Any individual or organization that would like to become a cloud-seeding contractor in the state of Utah **shall register with the Division of Water Resources.** As a part of the registration the applicant shall meet qualifications

established by the Division of Water Resources and submit **proof of financial responsibility** in order to give reasonable assurance of **protection to the public in the event it should be established that damages were caused to third parties as a result of negligence in carrying out a cloud-seeding project.**

And now we know that there is a list within this agency that shows all past and future weather modification projects and the private contracted corporations who carried them out via a registration record. And more importantly, we now know that they have no special protection by government, **and these private corporations as contractors can be sued for damages by the people for causing harm.**

We also now know that “cloud-seeding” is not necessarily safe, and is certainly harmful in some possible circumstances that are unstated here in Section 6. This likely means that somewhere in these same records, there exists research and a listing of potential damages which can be induced by weather modification.

Section 7. Precipitation caused by authorized project not presumed to constitute trespass or nuisance.

The mere **dissemination of materials and substances into the atmosphere** or causing precipitation pursuant to an **authorized cloud-seeding project shall not give rise to any presumption that such use of the atmosphere or lands constitutes trespass or involves an actionable or enjoined public or private nuisance.**

Here, government has made a public declaration of the fact that just the physical act of spraying heavy metals and toxins into the air is apparently not to be considered a public or private nuisance. This declaratory statement is a ridiculous opinion, of course, and really means that the government or these private corporations are somewhat protected by government CODE just by this stated opinion. This simply means that it must be proven that a nuisance or trespass has occurred, and that the fact that the spraying occurred in the first place is not grounds for legal action alone. Damage or harm must be shown aside from just the spraying itself.

Note that this is why just speaking, holding up a sign, signing a petition, or yelling from the top of your lungs to stop spraying our skies is never and never will be enough to halt the spraying, as we can read here. Government counts on the public’s lack of legal knowledge and power to withdraw consent in order to function against the wishes of the still-consenting-without-realizing-it protesters. This unrealized consent is similar to protesting the Federal Reserve while the activists still are spending Federal Reserve Notes to purchase the materials to make up their protest signs. The use (spending) is the consent to the legitimacy of the Fed and its Federal currency, and the non-legal protest means absolutely nothing to government.

Withdrawal of consent is a legal process requiring notarization through the mail system. It is definitely not the act of placing clever and colored Sharpie and Magic Marker doodles all over a cardboard sign attached to a 10×2 piece of wood and standing in front of some government building begging and pleading for them to stop poisoning the atmosphere.

If you want to protest, do it right – legally claim your non-consent! See the end of this

article for this info...

Chapter 8. Cloud seeding in Utah to target area in adjoining state.

Cloud seeding in Utah to target an area in an adjoining state is prohibited **except** upon full compliance of the laws of the target area state the same as if the cloud-seeding operation took place in the target area state, as well as the other provisions of this act.

Ah, so here we have established cross-border jurisdictions set up to ensure proper coverage.

We can then look at a more detailed description of the rules relating to weather modification (cloud-seeding) at the “Utah Division of Administrative Rules”. And this is very important to our goals:

R653-5-7. Procedures for Acquisition of Permit.

(1) Application for Permit: To qualify for a cloud seeding permit a licensee must:

(g) File with the Division, within 15 days from the last date of the publication of notice, **proof that the applicant caused the notice of intention to be published at least once a week for three consecutive weeks in a newspaper having a general circulation within each county in which the operation is to be conducted and in which the affected area is located.** Publication of notice shall not commence until the applicant **has received approval** of the form and substance of the notice of intention from the Director.

And so here we have come full circle back to our public notice of intent in the Salt Lake Tribune. We have the informed consent requirement of placing a public legal notice in newspapers within the counties for three consecutive weeks where weather modification shall take place by the private contracting corporations that will be doing the aerial spraying.

And in the Public Notice we first viewed above, we can see that this was for most or all counties in Utah, and so this notice was likely circulated within all local newspaper in each county for three weeks.

And not one person in Utah said no...

We can now see the full process of the manufacturing of informed consent of the people of the State by the government office who controls and regulates Weather Modification. We can see that all of these weather modification projects are absolutely 100% fully known and approved by government on behalf of the people and their unwitting informed consent. And we now have an actual way to truly withdraw our individual consent for this by referring to all of the above CODES and statutes in our legal demand.

The Utah Division of Water Resources website can be found here:

<http://www.water.utah.gov/>

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What’s The Big Deal?

It’s harmless, Right?

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Some people may be thinking that this is an alarmist presentation, that making snow for skiers is a time-honored tradition and much more important for the profit and enjoyment of tourism in the ski resorts than any harm to the environment that it may cause. Perhaps that’s because silver and mineral compounds are not even slightly understood by the people who find skiing more important than health.

“Silver Iodide”, as mentioned in the Public Notice of Intent above, is listed as the main compound to be used for most of Utah’s non-experimental (non-research) weather modification. So what is silver iodide and what effects will it have on the environment?

While the precious metal called Silver (Ag) has many wonderful traits and applications in human and corporate life, this does not in any way mean that it is harmless when sprayed over the environment. Silver has long been known to be an **antiseptic**, and silver coins used to be used as for water purification by simply dropping a 90% silver coin into a barrel of water, creating a non-septic drinkable water and killing parasites and other water-born pathogens. Silver is used today in many modern medical uses from silver lined bandages and ointments that prevent infection and bacterial growth to silver-lined socks to control foot odor (by preventing fungus’s, bacteria, etc.). And of course many people make their own colloidal silver water for personal consumption and health, again as an anti-septic within the body. Silver, gold, and like metals in their true elemental form are even known to help with sleep issues like insomnia.

But while these fungus and bacterial killing effects of silver are wonderful life-saving miracles in the fields of medicine and health, we must consider that these same effects will inevitably be felt in a negative way in nature if unnaturally introduced year after year.

What will silver do for instance, to the needed and necessary trillions of “bugs” and other microorganisms that inhabit the area being targeted with this silver iodide based weather modification? Nature, after all, is naturally septic for a reason. Thus, applying a known anti-septic such as that used in experimental weather modification and Geo-engineering is an irresponsible and potentially life-destroying practice – all in the name of ski resorts ability to sell lift tickets.

Imagine what would eventually happen to all life on this planet, even the microscopic life you can’t see, if the entire planet is being sprayed with antiseptics and other life-destroying metals on a continuing “experimental” campaign of Geo-engineering. Unfortunately, we are entering the age that we are able to see the destruction all around us.

In fact, we can read that the spread of bio-available forms of aluminum which do not appear in nature is so bad that Monsanto and other companies (along with government cooperation and ownership of some patents by government) has created aluminum stress-resistant seeds! While nature is shutting itself off from nature, these monster corporations are profiting from a monopoly on the only Genetically modified lifeforms that can live in such a modified environment.

Farmwars.com reports:

The patent for aluminum resistance mentioned in *What in the World are They Spraying?* turns out to be **owned by the USDA** and Brazil’s agricultural department, not Monsanto directly... and evidently, made for acidic soil and **will not be effective in an alkaline soil** caused by chemtrailing. Therefore, it appears that this particular patent most likely is targeted for Africa, which seems to be a major biotech interest...

Monsanto DOES own patents that appear to mitigate the effects of Geo-engineering, that can be applied to a whole host of fruits, trees, grains and veggies. A quick patent search brings up 3,981 hits for Monsanto and Stress Tolerance. Mendel Biotechnology is partners with Monsanto in several of these patents. This is taken from one of the joint patents:

“The claimed invention, in the field of functional genomics and the characterization of plant genes for the improvement of plants, was made by or on behalf of Mendel Biotechnology, Inc. and Monsanto Corporation as a result of activities undertaken within the scope of a joint research agreement in effect on or before the date the claimed invention was made.”

Here is a patent titled “**Stress tolerant plants and methods thereof**,” that is owned by Monsanto, and seems to address all forms of abiotic stress that **weather manipulation and chemtrails** can cause:

“FIELD OF THE INVENTION

Described herein are inventions in the field of plant molecular biology and plant genetic engineering. In particular, DNA constructs encoding a polypeptide and transgenic plants containing the DNA constructs are provided. **The transgenic plants are characterized by improved stress tolerance.**

BACKGROUND OF THE INVENTION

One of the goals of plant genetic engineering is to produce plants with agronomically, horticulturally or economically important characteristics or traits. Traits of particular interest include high yield, improved quality and yield stability. The yield from a plant is greatly influenced by external environmental factors including water availability and heat, of which tolerance of extremes is in turn influenced by internal developmental factors. Enhancement of plant yield may be achieved by genetically modifying the plant to be tolerant to yield losses due to stressful environmental conditions, such as heat and drought stress.

Seed and fruit production are both limited inherently due to abiotic stress. Soybean (Glycine max), for instance, is a crop species that suffers from loss of seed germination during storage and fails to germinate when soil temperatures are cool (Zhang et al., Plant Soil 188: (1997)). This is also true in corn and other plants of agronomic importance. **Improvement of abiotic stress tolerance in plants would be an agronomic advantage to growers allowing enhanced growth and/or germination in cold, drought, flood, heat,**

UV stress, ozone increases, acid rain, pollution, salt stress, heavy metals, mineralized soils, and other abiotic stresses.”

(Source: <http://www.freepatentsonline.com/7851676.html>)

Here are the plants that this “invention” intends to cover:

The method of claim 7, wherein said crop plant is selected from the group consisting of corn, soybean, wheat, cotton, rice and rapeseed/canola.

Further on down, we find that a whole host of other plants are under the microscope and used for the process as well:

The transgenic plant is selected from the group consisting of: Acacia , alfalfa, aneth, apple, apricot, artichoke, arugula, asparagus, avocado, banana, barley, beans, beet, blackberry, blueberry, broccoli, brussels sprouts, cabbage, canola, cantaloupe, carrot, cassaya, cauliflower, celery, cherry, cilantro, citrus, clementines, coffee, corn, cotton, cucumber, Douglas fir, eggplant, endive, escarole, eucalyptus, fennel, figs, forest tree, gourd, grape, grapefruit, honey dew, jicama, kiwifruit, lettuce, leeks, lemon, lime, loblolly pine, mango, melon, millet, mushroom, nut, oat, okra, onion, orange, papaya, parsley, pea, peach, peanut, pear, pepper, persimmon, pine, pineapple, plantain, plum, pomegranate, poplar, potato, pumpkin, quince, radiata pine, radicchio, radish, raspberry, rice, rye, sorghum, southern pine, soybean, spinach, squash, strawberry, sugarbeet, sugarcane, sunflower, sweet potato, sweetgum, tangerine, tea, tobacco, tomato, turf, a vine, watermelon, wheat, yams, and zucchini.”

(Source: <http://www.freepatentsonline.com/7851676.html>)

(Article Source: <http://farmwars.info/?p=7760>)

You see, if you poison nature so that food will not grow naturally, you can then have total control over the only unnatural food that will grow in what nature is becoming.

But again, what is the most important aspect of this entire issue?

Government issues the patents!!! Government is offering protection to these corporations, and is a heavy controlling investor into these mega-corporations that receives dividends and patent rights itself for these inventions. And so we the people must not simply trust that government will have a change of heart and suddenly protect the people from its investment held corporations. The conflict of interest here is so great as to be off the scale of corruption.

And so the people must once again stop playing the fools they have been trained to be, and we must each individually take legal action against government. And without even realizing it, the people have the highest power of the land and the only tool aside from all out violent revolt to stop this organized crime and killing of the natural planet – the withdrawal of their legal consent. For a truly informed public would never allow this to happen. It is time to stop talking and to start taking action in the only way that matters.

Please, keep reading...

Perhaps you are not familiar with the difference between organic minerals and inorganic mineral compounds?

It is important to note that the natural weather cycles of rainfall occur precisely due to the **distillation** (evaporation) process. Very much like the artificial bottled water distillation process for drinking, in nature the water is sucked into the atmosphere clean in its pure form of H₂O – leaving the trace minerals behind – then falling back to the Earth again while collecting and delivering trace minerals as the naturally pure water goes back into the ground to nurture life. This is nature's supplement delivery system that plants rely upon for their very life.

But when this natural distillation process is altered by adding mineral compounds to the process such as silver iodide, that water is no longer pure. Instead, it is falling to Earth in an altered (inorganic) form. And since minerals are magnetically attracted to each other (becoming compounds of two or more minerals together – like the calcium and carbon that bind to create inorganic *calcium carbonate* that does not dissolve in water, otherwise known as **chalk** that is found in most misleading “supplements”) many of these trace minerals are also altered as they bind together.

The root system of a plant or tree can only absorb the smallest of pure trace minerals into their root systems, in particles so small as to be angstrom-sized (1 million times smaller than in a typical supplement pill). The human body works in quite the same way, where small organic minerals (not compounds) can enter and pass through the blood-brain barrier (compounds like calcium carbonate cannot do this).

Since silver iodide is not a natural mineral substance generally found in the soil, not to mention the mass amounts of bio-available aluminum, boron, and other compounds used in experimental Geo-engineering, the root system of these living systems of plants and trees defend themselves by closing off their own absorption capability to any naturally occurring organic and inorganic nutrient minerals in the soil. In short, the trees and plant-life are literally killing themselves to protect themselves from these toxic metals being sprayed in our skies by going on a hunger strike.

We must understand that plants absorb minerals broken down by the humic and fulvic acids in the soils, dissolving the dualistic nature of compounds into these organic minerals at a size small enough to break the absorption barrier of those root systems. A compound is two or more bound minerals, and is generally in an inorganic form. Silver iodide is an inorganic compound not usable by living organisms, and is not able to be broken down naturally.

So let's uncover what “silver iodide” as used to create nucleation actually is:

Silver iodide is prepared by reaction of an iodide solution (e.g. potassium iodide) with a solution of silver ions (e.g. silver nitrate). A yellowish solid quickly precipitates. The solid is a mixture of the two principal phases. Dissolution of the AgI in hydroiodic acid, followed by dilution with water precipitates β-AgI. Alternatively, dissolution of AgI in a solution of concentrated silver nitrate followed by dilution affords α-AgI. If the preparation is not conducted in the absence of sunlight, the solid darkens rapidly,

the light causing the reduction of ionic silver to metallic. The photo-sensitivity varies with sample purity.

Cloud seeding

The crystalline structure of β -AgI is similar to that of ice, allowing it to induce freezing by the process known as heterogeneous nucleation. Approximately 50,000 kg/year are used for cloud seeding annually, each seeding experiment consuming 10-50 grams.

An **azeotrope** is a mixture of two or more liquids in such a way that its components **cannot be altered by simple distillation**. This happens because, when an azeotrope is boiled, **the vapor it produces has proportionate constituents as the original mixture**.

Because their composition is unchanged by distillation, **azeotropes** are also called **constant boiling mixtures**. The word *azeotrope* is derived from the Greek words ζέειν (boil) and τρόπος (state) combined with the prefix α- (no) to give the overall meaning, “no change on boiling”.

Once this silver iodide falls to the Earth it does not dissipate, for chemical compounds are not dissoluble in water. This is why most mineral supplements taken by humans do absolutely no good within the body. To see how calcium carbonate reacts within your own body (of 70% water), you can do your own simple experiment. Just stick a piece of chalk (the inorganic compound calcium carbonate) in a glass of water and come back in one week. It will not dissolve in water. In fact, these calcium deposits eventually build up in the body and begin to harm it. Even with an over-abundance of the inorganic compound *calcuim carbonate* taken through typical supplements (99% of the market), a woman’s body will first derive its calcium requirements from the existing organic bones of that woman before it will ever be able to utilize the inorganic compound that is stored within the body. Thus, a lack of the acutal organic mineral calcium creates a reaction called “osteoporosis”.

Please listen to this important and dyer interview with Dane Wigington (geoengineeringwatch.org) here for more on the consequences in saturating the biosphere with these types of man-made compounds, and how nucleation by cloud seeding has created total disaster in our natural climate systems (28 minutes: highly recommended)

The Most Important Topic For Everyone In 2014

Share

Watch on

GeoEngineeringWatch website: <http://www.geoengineeringwatch.org/>

And to show how helplessly ignorant most groups are of what i am putting forward here today, here is the “What You Can Do” list that the Geo-engineering Watch website gives – with not one legal remedy or concept mentioned.

What You Can Do: <http://www.geoengineeringwatch.org/what-you-can-do/>

Please don’t take this as any form of disrespect in any way, for these folks have done as much or more than anyone to inform the public of this problem and its intricate web of implementation. This is only to point out the purposeful obfuscation by media, education, and government as to the true power of the people and the necessity of their consent. In fact, this is the group I hope most of all to pick this project up and run with it...

And now, after many decades of spraying the skies, whole forest systems that once cleaned the air of carbons are instead dying and releasing carbons into the air. They are starving themselves to protect themselves.

Now, is it really your attitude that the sport of skiing is really so important that we should even consider making artificial snow for that purpose using silver iodide? And is the control of the weather by our military psychopaths really so important that extinction level events in all species and plant-life are worth the price of that control?

I don’t think so.

If you feel the same, let’s you and I do something about it...

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Government Defines Public Body, Notice, Hearing

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Here is what Utah State government defines within its CODES for the people to understand what the word “public” means:

A **Public Body** is any administrative, advisory, executive, or legislative body of the state or its political subdivisions that: is created by the Utah Constitution, statute, rule, ordinance, or resolution; consists of two or more persons; expends, disburses, or is supported in whole or in part by tax revenue; and is vested with the authority to make decisions regarding the public’s business.

A **Public Notice** is a way of informing the general public of government or government-related activities which may concern their local area, municipality, county, or state.

A **Public Meeting** is a forum that is reasonably structured and formal in nature, and open to the general public.

A **Public Hearing** is a portion of a meeting intended to receive input from the general public. A public hearing may be required by ordinance or statute. **The**

time, place and subject of the hearing must be posted as required by an ordinance or statute.

A **Legal Notice** is a communication **required to be made public by a state statute or state agency rule**; or a notice required for judicial proceedings or by judicial decision. **Legal notice does not include a public notice published by a public body** in accordance with the provisions of Sections 52-4-202 and 63F-1-701.

“Utah’s public bodies are required to post notices of open meetings and other public notices on the Public Notice Website. The statutes establishing this website are in Utah Code 63F-1-701, but there are many mandates dictating the information and timing of public notices.”

(Source: <http://www.utah.gov/pmn/index.html>)

Here we have more evidence that nothing in government can be accomplished without first notifying the public through a legal notice and in some cases a public hearing, thus securing the illusion of informed consent of the people. And Utah created a website to allow the people to search and view all public legal notices, and chances are a similar site was created in your State.

So what do we need to do?

The first step of this plan is of course to monitor your local government websites and newspapers to ensure that these types of notices do not go unchallenged. For this I would suggest setting up a watchdog group in each county or States that continuously searches for and shares with others these notices of intent. They can be for anything from weather modification to municipal bonds. In this way the people can have the opportunity to express and demand notice of their non-consent to the decisions made by appointed and elected officials. They are not above the law, and the law requires informed consent!!!

So this is the first step: finding the legal notices that fulfill the requirement of informed consent and challenging them individually through a written legal notice of non-consent.

A Short Lesson In Court Procedures

I cannot stress enough here that this is a project and effort that should not involve attorneys or any form of representation whatsoever. If you’d like an attorney to help draft your individual legal notice and demand, so be it. But under no circumstances should you assign your rights over to another artificial person (a representative). You already have done this with government (which is mostly attorneys) and look where it has got us! The services of an attorney should be nipped in the butt the second your official letter is drafted and no later. You are your own advocate. Period!

And so this chore will require time and effort for each individual person who wishes to participate. In other words, it will require you to actually get up off of your ass and do something about what’s so wrong with the world, instead of just talking about it or

watching another video about it. And perhaps this fact is what is so unheard of and revolutionary about this process – self-empowerment like you have never known it before. Waking up the sleeping giant within each of us.

Unfortunately this is the point where everything becomes blurry for most of us, because in the past we always allow attorneys to go to court on our behalf. So we have never learned the legal system or the laws that bind it. We can use it as a tool for our own advantage, if we just know how to find the right avenue.

The best part about this all is that you will likely never have to step in front of a judge or in a courtroom at all – ever.

This should very much put your mind at ease...

You see, all of what this plan involves can be done either through the U.S. Mail system or by speaking with the Court Clerk outside of the courtroom and without addressing a judge. In fact, let me say right now that you should never enter into a courtroom for any part of this effort unless I say so in the future, and this will likely never happen.

But in order for our collective but individual efforts to have merit and legal credibility, we must understand the full process of how to deliver these letters, and which specific government officials (employees) to talk to and force them to accept our letters of non-consent.

The difference between a demand and a plea is very important. Simply stated, while a plea is asking permission from government, a demand is not a choice. It's a DEMAND! We are not asking permission from government, we are legally demanding an action.

With that said, we must not fall into the trap of entering into any form of *administrative* court, which is what we are used to doing through no fault of our own but the ignorance of the law. The administrative court of equity is where attorneys feed on unwary innocents. And we must understand that judges are nothing more than attorneys in black robes – administrative officers. So we want to avoid the *de facto* administrative courts all together.

Instead, we must always utilize what is called the “Court of Record”, which is the highest court in the land. It is called the Court of **RECORD** because this court is what creates a public record. The court itself does not have a choice in the matter, and your submission of demand of non-consent must be accepted and placed into the public record. This is oh- so important to our cause, for without an official public record of your individual non-consent to having biological agents sprayed upon you, there is nothing that can later be used to prove that the people voiced their non-consent in the public record. You see, this step must be done properly in the proper court, or this effort will ultimately be left up to governments administration to decide for you. The Court of Record is so important and so high, that it even overshadows the Supreme Court itself. For the Supreme Court can only issue what is called “opinions” on legal matters. So we would wish to avoid this issue for our own purposes from entering into this administrative Supreme Court and instead want it to be left up to a jury of our peers in a court of law of the people – a grand jury.

Of these two courts, there is a huge and unavoidable difference. Thus, we must enter our legal demand of non-consent within and only within the Court of Record.

But how do we do this so as to guarantee our letter will be entered into the proper court for public record?

Ah, this brings us to your simple act of your participation – the only real effort you must make on behalf of yourself and your family to stop Geo-engineering for good.

I would recommend that you personally hand-deliver your letter of non-consent to what is called the “**COURT CLERK**”.

I cannot stress the importance of verifying this title with the officer of the court that you speak to at the court house.

What is the Court Clerk?

Only the most important officer of the judicial system!

With the highest rate of required bonded insurance, the Court Clerk has the power to not only enter your demand as public record, but may also issue a “default judgement” on your behalf for non-response by the other party. The other party, in this case, is the government.

The court will have many lower “Clerks of the Court” running around, but these amount to nothing more than secretaries for the judges themselves. These are administrative clerks in the administrative court – where attorneys rule.

We only want the “Court Clerk”, and there will likely be only one in the entire courthouse.

This is the person we must demand to speak to and verify their title. And then we must receive a time-stamp and official “seal” of the court proving it was entered into the proper Court of Record. Nothing else will do, and no other clerk of that court can help you. Again, you are not asking permission, you are demanding justice.

Once this letter of non-consent is filed and stamped as public record, it can now be sent out to the proper government and corporation offices that are responsible for Geo-engineering.

Within the letter itself, we would place a certain amount of business days that the defendant would be allowed to utilize before a response is required by law. If that office does not respond by that specified time, then you will go back into the court house and demand (not ask) that a default judgement be assigned to your case. And once this is again placed into the public record of the court, that a default judgement was indeed assigned, we now have the tool to take the government to court for acting against the will of the “people”. Remember... silence is consent to contract. If government does not respond, it now has an obligation to fulfill the contract, which means it must cease and desist weather modification until the subject is addressed publicly.

Now imagine if 10’s of thousands of individual “people” did the same thing, creating public records of government’s blatant and illegal disregard of the people’s non-consent, acting on the record without the consent of all people they represent. Now imagine millions from all over the country. Without informed consent the only alternative is to operate without

informed consent – which as we have read is absolutely unlawful.

If government does respond, while it may beat around the bush for a while, we must remain persistent and respond to each and every response that comes back to us individually, until the record is set. But in both of these scenarios, the legal notice that you and many others do not consent can not be summarily dismissed because it is officially part of the public record.

The most important aspect here is the creation of the public record in the proper court forum that gives government notice of your non-consent. Without this, it will continue to operate as is while assuming your voluntary informed consent. With the record in place, the government can only continue to operate under fraud and contempt of the people, showing its true colors and leaving it open to legal remedy by the people so condemned.

This is as far as I will go with the process itself, as this will take much more effort and organization to get the process going and done correctly. My objective here is only to put forward this plan so that others may be moved to implement it. And for this, I need each and every one of that have read this far to pass this on to your friends and to groups who are actually organized enough to pull a plan of this magnitude together. For this, we need as many individuals with as much word of mouth as possible. But again, in the end, we must step out of this comfort zone of social media and hearsay to actually take the action needed.

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What To Do Now

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To be honest, I do not kid myself or have any disillusion that this writing will spark some glorious revolution of legal paperwork that floods the court system and government officers to the point that they will end this madness of altering our environment. Perhaps the notion that was put forward by the twisted mind of Aldus Huxley describes the reality of our collective disposition best when he stated that we will grow to *love our servitude* to this system of government, with the help of anti-depressants and other mind altering pharmaceuticals for which he simply referred to as *Soma*. Inaction seems to be the new action!

But for the possibilities related to this idea I have something that seems rare these days for someone like me... hope. I dare to hope in these hopeless times that the people finally stand up for themselves and revoke their consent to Geo-engineering and to government tyranny. For if this can be done, imagine what else the government does with our implied consent that can be stopped cold. War, murder, torture, the patenting and cloning of life, rendition and incarceration of innocent men and women for profit... the list goes on and on.

But I will hold out with my small sliver of hope that you will not just brush this idea aside, and instead share it and make it happen.

I've provided the CODES and statutes for all levels of governance of this destructive practice, and offered the only real solution that is actually available to such a people in

such utter servitude to a government gone wild. Think about that for a minute... this is literally and legally the only solution available to us. That’s really heavy, and the moral and ethical responsibility of this is now on your soul, heavy as can be. That is, since you’ve actually read this far and now know what you must do.

And so for the immediate future, I can only ask you to help me by passing this information on to the proper organizations and people who might actually wish to join me in some form of tribunal that can organize the legal writing of these notices of non-consent for all people to uniformly utilize so that we can sooner than later end this chemical destruction of our home.

I fully accept and affirm that the above information may have errors or misconceptions on my own behalf, and would be very open to debate on this possibility. Please leave a comment below if you find fallacy or flaw with any of this. This is how it will be eventually perfected and I thank you. Trolls may go back to the hole they crawled from, and points or attacks without fact will be treated as troll-like behavior. Take the responsibility of fulfilling the burden of proof of your argument, as I have endeavored to do here.

You may email me at:

TemporaryInsanity4848@yahoo.com

But in truth, what I really need is someone out there to take the reigns of this project, a manager/producer of sorts, passionate enough to organize a few good men and women to head it, and then I will do my best to be part of that group along with my own team of trusted friends. This needs to be promoted by “chemtrail” websites especially, so that those who subscribe to such sites may further the plan.

Until then, I’m not financially or physically able to do this myself. And so I ask you to make this happen – to find the one person out there that has what it takes to organize such an undertaking without profit or ulterior motives, and without creating a need to join an organization or take representation. And perhaps this may be the most difficult part of the whole plan. The rest is easy, if the people choose to participate.

Until then, I thank you for taking the time to read to this point, and will continue to hope for brighter days (pun intended).

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–Clint Richardson (Realityblogger.wordpress.com)
–Saturday, March 16th, 2013

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And Extremophiles, Oh My!

February 4, 2015
In "Archons and Archaea"

by REALITYBLOGGER on MARCH 16, 2013 • PERMALINK 144 COMMENTS

Posted in CHEMTRAILS AND CLOUD SEEDING, GEO-ENGINEERING, GLOBAL WARMING, LEGAL REMEDIES, NON-CONSENT

Tagged CARNICON, CHEMTRAIL PICTURES, CHEMTRAIL RADIO, CHEMTRAIL WEBSITE, CHEMTRAILS AND PSEUDO SCIENCE, CLINT RICHARDSON REALITY BLOG, CLOUD SEEDING WEATHER MODIFICATION, G EDWARD GRIFFEN, HOW TO STOP CHEMTRAILS, LEGAL NON CONSENT, LETHAL INJECTION MOVIE, LETHAL INJECTION THE STORY OF VACCINATION, MICHEAL MURPHY, MORGELLENS DISEASE, PERSISTENT CONTRAIL, PHOTOS OF CHEMTRAILS, THE CON TRAIL, THE CORPORATION NATION, US CODE GEOENGINEERING, US CODE WEATHER MODIFICATION STATUTES, WHAT IN THE WORLD ARE THEY SPRAYING

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CAFR Investment Scheme In The
United Kingdom

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The Stockton Bankruptcy Lie

144 Comments

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Penny Pincher / March 17, 2013

The only way besides legal battles that I can see around this food-grabbing that is happening through weather control, is to grow under glass and distill the water. It would require personal greenhouses which could easily be seen from the air, if they tried to bust “unlicensed” greenhouses. Perhaps can skylights or artificial light (solar powered perhaps) could suffice so that the growing room could be indoors out of sight. Another way would be to see if edible weeds would survive such an onslaught of chemicals.

Like



RonMamita / March 18, 2013

You are on to something here Penny Pincher!
DIY, as more people boycott the establishment and Starve the system
People will once again exercise their freedom of non-compliance.
The plants and trees in my yard are struggling to survive when they should be blooming.

Like



garylandggsboo / March 19, 2013

Well done, Clint. You never cease to amaze me. Thanks for all your earnest work, and especially for sharing.

 Like



Kitty / January 14, 2015

So this is the genocide law we allowed to pass <http://www.law.cornell.edu/uscode/text/50/1520a> and this is the notification we got from the White House, we were all served: <http://www.whitehouse.gov/the-press-office/2013/11/01/executive-order-preparing-united-states-impacts-climate-change> and we've all written the White House and revoked our consent, right? So why are they still exterminating us? Perhaps time to get some legal representation right?

 Like



iantwalker8 / February 10, 2019

thanks Clint, as far as i know the american ideal of democracy went out the window when they discovered lockon radar, Eisenhower thought or believed his military men and formed the CIA to investigate the "alien threat" this is after they had "shot" down over 100 craft, this forced america to become pally with russia (and they still are; in space, funny that), now after back-engineering many of those craft (go to the library and read Project Blue Book) the humans behind the CIA became hijacked by those who were providing the new technologies, much like a computer controls the person, so america follows the whim of the befriended aliens, not Donald Trump, and you dear people are missing the seriousness of geoengineering for it is connected to alien research, DNA culling/insemination, and war, america your legal constitution is a seething bed of snakes, go back through your history and embrace our galactic neighbors, they are far more clever than we are, only two countries have not opened their UFO files america and australia, i am a targeted individual, after a short buzzing in my ears as a result of chemtrails at 5000 ft in India (or direct dusting) the "chemtrail flue" has now rendered me stone deaf, but i can write, have written about this shit for decades now, fibers_geoengineeringDNAassaultwithoutyourapproval.com, how can one fight another person on EARTH when one knows that their govt has been killing our neighbors? america throw down your guns and embrace the new science of honesty! YOUNG CHILDREN NEED TO (stop enlisting in the military)

KNOW THAT THEIR GOVT IS CORRUPTED BY....GUESS WHO
while you fight their war to where? i dont need to lick stamps
anymore, my blood is so sticky, “get this info out, the young people
want to hear it, give it to them” we are not alone and never have been,
the plasma skies are a symptom of war against our galactic
neighbors, who provide a technological feast, forget about humans
and piety, wi-fi dementia, slaves of the doppler radars, your
controllers ,all, backended through the stargate you thought was
clever! boffin bunch of barbaric cowboys, the horrendous enormity of
your disguise!

 Like



garylandggsboo / March 19, 2013

Reblogged this on **The Road Less Traveled** and commented:
This is incredibly important. Possibly the MOST significant issue we presently
face. Please read and consider your involvement. Thanks.

 Like



Faith Alive / March 20, 2013

The quote by Krishnamurti “It is no measure of health to be well adjusted to a
profoundly sick society.” was wrongly attributed to Goethe.

 Like



realityblogger / March 20, 2013

Thank you... Got my quotes and authors mixed up.

Why one should not be in a hurry when quoting others!

 Like



Laila Pedersen / March 23, 2013

What a grand effort Clint! I read the whole post and I will share this and will
do what I can to take the action you have explained. Thankyou!!!!

 Like



lexi / March 26, 2013

REALLY GREAT – I’m in – but have NO IDEA even where to start ?

 Like



realityblogger / March 28, 2013

I'm working on it... so keep your pen handy.

☐ Like



Johnson Johnston / March 27, 2013

This is all good and well and I wish you the best of luck.

However, until the REAL problem – the international jew – is removed from all positions of power it is always going to be a losing battle. When you have a tick latched in with its claws sucking at your blood do you simply give it a light scratch hoping it'll go away of it's own accord? NO! You pull it off violently with tweezers and either burn it with flame or flush it down the toilet never to be seen again!

All these legal attempts to overthrow a system engineered by the international jew and his minions is just scratching at the surface and ultimately feeding right into their hands. The time for real justice is at hand. Look what's happening in Greece with the Golden Dawn, in Hungary with Jobbik and in other european countries with other nationalistic organisations. The people have had enough! They know that to keep feeding into the jewish machine means actual extinction for them and their prodgeny. The only way to really get action is to reject the puppet zionist governments and make the change themselves! Stop pussyfooting around! Wake up or die! It's as simple as that now...

☐ Like



realityblogger / March 28, 2013

You show me the army, I'll join up. Until then, I have no faith in "patriots" or any other moniker who will cower at the first shed of blood. I'm tired of talk, and have provided the action all of us, even the most cowardly, can do on our own behalf.

☐ Like



kadvaga / June 2, 2013

We need such a thing but how can we organize it. Internet security would make anyone labeled a terrorist under DHS. I suppose militia organization is a legal way to achieve an armed force capable of taking action. Contact me to discuss.

☐ Like



Kitty / January 14, 2015

We need a lawyer to represent us. There are a million petitions out there. Plenty of us have a voice. But it's like with TV, if the networks won't play it, no one is listening. If we have no representation, there can be no result.

☐ Like



gayst / May 20, 2013

Blaming others for our own willful ignorance, laziness and avarice is pretty stupid. You are giving all your power to "the Jews". Rather ridiculous considering your opinion of them...

☐ Like



damon / March 27, 2013

Brilliant post Clint .. Boston, Ma USA

☐ Like



Melissa Hubbard (@melissamarie46) / May 1, 2014

I agree. Thank you. I am in...

☐ Like



Anonymous / March 27, 2013

The Constitution of the united States of America is based upon, and follows COMMON LAW, not Roman Civil Law which is what the Uniform Commercial Code is and nothing more. The answer is not to fight within their courts using their unConstitutional Laws. The ANSWER is to force Congress, and the executive and judicial branches of the Federal guvmint to return to Common Law and UPHOLD THE CONSTITUTION. 95% of all the troubles in the US would evaporate if we did this. Anyone who is an elected official took an OATH to uphold the Constitution; if they are not doing so, and instead passing laws based upon Roman Civil Law, their actions are Sedition, and they can be arrested and tried for Treason. THAT is what you should be suggesting; not working within a corrupt system that will NEVER adjudicate for the people, nor provide a fair trial, or just outcome.

☐ Like



realityblogger / March 28, 2013

I can't say I agree with anything you say here, though I will say I used to believe this crock about the constitution just like you.

Common law is not what you think it is, and until you actually act on your

words, your words of treason and action are absolutely worthless. Again, read the definition of “solution”.

And, since you must have missed the whole point of my article here, the purpose of withdrawing consent is to stop allowing those in power to operate on mine and your own behalf. Perhaps you should re-read this blog entry.

And one last thing... a “fair trial” is a fallacy, since you are forced to stand trial against your will in the first place. Will you go to a fair prison after your fair trial?

-Clint-

 Like



Melissa Hubbard (@melissamarie46) / May 1, 2014

I love this idea. You are right about the system and the fact that we have to speak their language. They ignore common law and will do anything to ignore it so we must fight fire with fire. I am in but confused about exactly what to do. I will re-read the blog and then figure out where to go from there. I am confused as to what is supposed to go in the letter. Thank you for taking the time to help everyone as you only have to do this for yourself. There are some who complain about the geo engineering but they do not really want to do anything. I have been looking for a solution and I will follow your plan step by step. After I figure it out, that is. lol
thank you

 Like



realityblogger / May 20, 2013

And on second thought, the constitution specifically enumerates that it is under admiralty law, not common. Read your constitution.

 Like



Lottie / March 28, 2013

I admire you! Thank you!

 Like



coloredflesh / March 28, 2013

This is AWESOME!!!!

 Like



mascarenhas / March 29, 2013

thanks

☐ Like



connie / March 30, 2013

For the answers are in the David Wynn Miller videos. Correct sentence structure communication parse syntax grammar. For the correction of the fiction-court-language is the corruption by the foreign vessels in a closed area speaking babel (attorney's, judges and clerk of the court). This is a must watch and reading of the knowledge that is on Federal Judge David Wynn Miller's site.

☐ Like



usedtobesupermom / March 31, 2013

Great info again. Thank you. Will share it.

☐ Like



Phil / April 4, 2013

Good info.

I believe the first step would be to make a public notice of removal of consent and have it recorded into the County Record, post as a public notice in the paper, and mail (registered) to the Said officials in charge of overseeing the operation. Then after that, one would go to the 'Court Clerk' and file a Claim, "Demand a Cease and Desist" of said activities. List all State and Federal codes in said claim and direct it to all supposed directors of operation.

I got time and energy to help, language is key but actions create results.
Peace

☐ Like



realityblogger / April 4, 2013

I thank you. And that sounds like a good plan. Now, if we can finally get organized...

☐ Like



Phil / April 4, 2013

Organisms grow from cellular reproduction. One cell at a time, creating more like cells, by having the intent to duplicate for the

purpose of continued existence. I'll put my mind to providing an able process with intent of infection.

 Like



realityblogger / April 24, 2013

Beware, for prions are proteins that are not alive, and they purposefully infect other proteins to make them malformed. They have the opposite purpose of destruction of life, causing Mad Cow Disease and all sorts of dementia, cancer, AIDS, etc. Watch out for these zombies...

 Like



Hansen / September 1, 2014

Actually, they're spraying a lot more than prions and protein structures. One of the things they are spraying are carbon-based synthetic life forms that reconstitute your DNA via RNA insertion and gradually modify human beings into something else. It steals and uses the life force in one's own biochemistry to power itself and propagate. And until it manifests, people don't fully realize it is there and has already infected them and started to change them.

Those who display resistance to it are displaying Morgellon's Syndrome.

Sorry, but the only way you have a prayer of stopping them is with science and through all means of physical force you have. I'm looking at my watch, and it's half past forever of being too late.

Are you ready yet? Or are you going to continue to use the very medium of non-solution that you've chastised others for (despite being right about their use of it as an alternative to Necessary Action)?

 Like



dirtydux / April 23, 2013

Reblogged this on [Wake Up and Unite](#) and commented:
Amen!

 Like



dirtydux / April 23, 2013

TITLE 15: COMMERCE AND TRADE:

15 USC § 330 – Definitions

they have this hidden now or “reserved” or “repealed”

☐ Like



realityblogger / April 27, 2013

<http://www.law.cornell.edu/uscode/text/15/330>

As used in this chapter—

- (1) The term “Secretary” means the Secretary of Commerce.
- (2) The term “person” means any individual, corporation, company, association, firm, partnership, society, joint stock company, any State or local government or any agency thereof, or any other organization, whether commercial or nonprofit, who is performing weather modification activities, except where acting solely as an employee, agent, or independent contractor of the Federal Government.
- (3) The term “weather modification” means any activity performed with the intention of producing artificial changes in the composition, behavior, or dynamics of the atmosphere.
- (4) The term “United States” includes the several States, the District of Columbia, the Commonwealth of Puerto Rico, and any territory or insular possession of the United States.

☐ Like



realityblogger / April 27, 2013

BTW... for those who say cloud seeding or Geo-engineering is not the same as weather modification, this definition is very clear that “ANY activity performed with the intention of producing artificial changes in the composition, behavior, or dynamics of the atmosphere” is called weather modification.

We see in Title 51 the definition of “UPPER ATMOSPHERE”:

USC › Title 51 › Subtitle II › Chapter 201 › Subchapter IV › § 20162
“UPPER ATMOSPHERE RESEARCH”

51 USC § 20162 – Definition of upper atmosphere

In this subchapter, the term “upper atmosphere” means that portion of the Earth’s sensible atmosphere above the troposphere

USC › Title 51 › Subtitle II › Chapter 201 › Subchapter IV › § 20161

51 USC § 20161 – Congressional declaration of purpose and policy

(a) Purpose.— The purpose of this subchapter is to authorize and direct the Administration to develop and carry out a comprehensive program of research, technology, and monitoring of the phenomena of the upper atmosphere so as to provide for an understanding of and to maintain the chemical and physical integrity of the Earth’s upper atmosphere.

(b) Policy.— Congress declares that it is the policy of the United States to undertake an immediate and appropriate research, technology, and monitoring program that will provide for understanding the physics and chemistry of the Earth’s upper atmosphere.

So what is atmosphere?

1a : the gaseous envelope of a celestial body (as a planet)

1b : the whole mass of air surrounding the earth

2: the air of a locality

3: a surrounding influence or environment

From a legal dictionary, it includes:

atmosphere: noun – air, airspace, ambience, aura, background, circumambience, climate, climatic condition, element, environing influence, environment, medium, mood, setting, space, surroundings, weather – Associated concepts: clouding the atmosphere, polluting the atmosphere

To further place weather modification in TITLE 42 under biological weapons, there are these definitions in US CODE (pay special attention to paragraph (h)):

42 USC § 7602 – Definitions

(f) The term “municipality” means a city, town, borough, county, parish, district, or other public body created by or pursuant to State law.

(g) The term “air pollutant” means any air pollution agent or combination of such agents, including any physical, chemical, biological, radioactive (including source material, special nuclear material, and byproduct material) substance or matter which is emitted into or otherwise enters the ambient air. Such term includes any precursors to the formation of any air pollutant, to the extent the Administrator has identified such precursor or precursors for the particular purpose for which the term “air pollutant” is used.

(h) All language referring to effects on welfare includes, but is not limited to, effects on soils, water, crops, vegetation, manmade materials, animals, wildlife, weather, visibility, and climate, damage to and deterioration of property, and hazards to transportation, as well as effects on economic values and on personal comfort and well-being, whether caused by transformation, conversion, or combination with other air pollutants.

-Clint-

 Like



Lucretia Smith / April 29, 2013

Clint, Did you get the phone number for Dane Wiggington which I sent to Jan Irving? Or can I send it directly to you like this? I don't want it to get out to others. Thanks, Lucretia PS Do you have any idea how the people in Oregon are being told? We have not seen it in the newspapers from what I hear. My friend has looked (I do not get the paper). Thank you.

 Like



realityblogger / May 3, 2013

Hey... I think jan has my old email.

The new one is: temporaryinsanity4848@yahoo.com

Thanks, Clint-

 Like



Alan / October 24, 2013

And there you go. The Nuance between "admirality" and "common law" is very important. Most people do not see any difference and that is where the troubles all started.....See the link below for information on what is the "United States"

[http://theunjustmedia.com/Banking%20&%20Federal%20Reserve/1](http://theunjustmedia.com/Banking%20&%20Federal%20Reserve/)

 Like



Lucretia / April 23, 2013

Hi Clint

Thank you so much for your great research and potential stragedy to stop the

geoengineering. Dane Wiggington is talking in Yreka tonight and I have Dr. Lenny (from the first film by Michael Murphy) giving Dane your website so that he can read this and then will hopefully be able to get in touch with you. I heard you were trying to reach him when you spoke on Ian Irvings show. I hope you two can make this work.

Thank you soooooo....

Lucretia

 Like



realityblogger / April 23, 2013

Thanks Lucretia...

I would like to work with Dane and respect his efforts. This is the one aspect those guys are missing.

-Clint-

 Like



Lucretia / April 24, 2013

Clint I sent Jan Irving a email today with Dane’s phone number and cell phone number. If he does not forward that to you today send me a direct email so I can get it to you. I don’t want others having his phone number.

Thanks,

Lucretia

 Like



Ben / April 26, 2013

Hi, I’m from the S.England, living in Copenhagen, Denmark for a year. Both places are sprayed heavily. Copenhagen is a coastal city, and you can see the haze coming over land in the early morning, and they’re doing a good job of coating the [once] blue sky in haze. It is so depressing to see everyday, that it is a mind warfare tool if nothing else.

Anyway I’m pleased to have chosen to follow the link here and stayed to read as much as I did. It is the first time I have seen this remedy proposed. I was in a paradigm of thinking up ways to raise awareness through culture jamming. An image of a mask with a red anti-chemtrails/geoengineering slogan on pops into my head when I get incensed to act. I see that the awareness raised would be dissipated, as you say, into forums for discussion – which aren’t promoting a legalistic approach.

I would like to see this in other places, you have done great work bringing so much together. My left-brain is wondering what other ways to present the

information and the process so I can push the message. I am thinking this deserves a site of its own. I also wonder if there is anyone out there who would be capable of doing a site dedicated to the specific national procedures of other countries. Just a thought. I will go now and promote this to my group.

Many thanks Clint

 Like



realityblogger / April 26, 2013

Thanks for the response... I too hope that this can be organized and utilized for many purposes to empower the people everywhere. Anyone who wishes to take this on will have my support and assistance.

-Clint-

 Like



Des / April 26, 2013

Hello Clint. My name is Des and I live in Hampshire, UK. Thank you for this [priceless] information. I'm sure it can be applied to the British law? On one of my walks yesterday (I often take walks that last 2-3 hours,) it was blue sky + puffy white clouds. Later the sky was dark grey and the wind was very cold. A short while later I was standing under a tree as hail stones fell, followed by rain, which was then followed by clear sky + puffy white clouds and warmth from our sun! Today, its (for now at least) clear blue sky! The other day, the morning started off with blue sky. But I could see several chem-trails, 2 of which slowly drifted over my home. A short while later, the sky became wishy-washy and by the afternoon, it was completely grey. This happened 2 days in a row. Its Spring now, and yet the weather is hardly Spring like?! It amazes me how a lot of people (the ones who are still asleep) can't tell the difference between a normal Contrail and a poisonous Chemtrail. Contrails vanish within a few seconds as they are water vapour. Sometimes, I feel like banging my head against a brick wall when a 'sleeping person' tells me that Chemtarils are CONTRAILS and that I am over reacting!!!
Anyway, I'll get this posted and once again thank you for this info!!! :O)
With kindest regards to you and family,
Des, UK.

 Like



realityblogger / April 27, 2013

Thank you Des, we are obviously all in this together. This information is intended to turn your feeling of hopelessness into the realization that hope is the enemy of action. Hope all you want, nothing will change unless we act and do so properly within natural and common law. All ye who seek

change abandon hope!

Looking forward to bluer skies and big puffy clouds...

-Clint-

☐ Like



gary / April 29, 2013

For the skeptic...weather modification 1947-1952 Please share.

PDF]

history of project cirrus – Defense Technical Information Center

<http://www.dtic.mil/dtic/tr/fulltext/u2/oo6880.pdf>

This history of Project Cirrus. was prepared at the request of the. Rqsearch ... General Electric employ, and the other members of the project are, and will be ...

☐ Like



whaler31 / May 2, 2013

Central Oregon Trail Watch, trying to dig up some public notices, etc. in the archives.

I see we have a law on the books 558, to require licensing for the evil-doers who would spray us with nano-particulates.

☐ Like



gayst / May 20, 2013

I live in Springfield, MO, though just moved here. They still have fluoridated water. Ugh. But they are a hearty, active group of people and I want to start this campaign here. Chemtrails are sprayed all over here almost constantly and the weather has been freaky, to say the least. Everyone I speak to has noticed from intellectuals to clerks at Walgreen's. MO has recently established itself as a state that wants to take no more crap from the Feds, so I think there is great promise here.

The plan you outline is brilliant and I know it can work.

What would you suggest as a starting point? Ad on Craigslist looking for like minds? What sort of groups? I don't want a bunch of "moles", but am unsure of how to prevent this.

Any advice will be appreciated. Thank you so much for all your work. I'm constantly forwarding and saving your posts. I have presented with something currently being called "Morgellon's Disease" and know there is more than

silver iodide that's being sprayed on us. I want more people to speak out on that aspect of "spraying" as well. I'm fairly convinced that's why the "powers that be" don't give a crap about all the things the guy in the video speaks of, because the "plan behind the plan" is to "soft kill" many and then let the atmosphere correct itself naturally once population is reduced. The wealthy will go underground or to places that are still inhabitable once the majority are eliminated.

Very sick.

☐ Like



Maud N Pollock / May 31, 2013

Dear Clint: Thank you for your extensively researched information, saddening to read when one discovers how profoundly we have been betrayed. Hope full with your solutions... Very Clint-onesque, as Walter would say of your excellent work. Will pass it on to all concerned. We here in the east end of Long Island are trying to sidetrack our local community board of un-signing us out ICLEI and the Sustainability Green movement, i.e.UN Agenda21 our governor is pushing on us. Since the agenda is based on Co2 global warming, and the "carbon footprint". I was so incised by the brain washed Green committee, that in front of the town board, and on camera, streamed on local TV, I told them that the whole thing was a phrase and that the problem was the Geoengeneering of the weather and mentioned Geoengeneeringwatch.org several times, to stimulate research in the community. Of course one of the audience called me a cook subscribing to science fiction film..No matter.. Our other big problem when dealing with sustainability, is the spraying of weed killers such as Round Up and similar weed killers used by farmers and local landscaping companies , since these chemicals poison the water ways and the ground water, even more, as we know all these produced by the same set of psychopathic Corporations. Recently the DEA? has been taking soil samples and discovered that the soil in some farms is laden with ALUMINUM?? which means they can not use the area to grow food. Fortunately we have a group of Organically trained specialist that use Bioenergetic methods that can remediate the problem. So there are solutions and there is hope.

Posted your article on the comment section of an article on the subject on Geoengeneeringwatch.org, I hope it brings people to your site. Finally since Clint is a big one for language, I would like to remind us all, that we do create our reality by use of language also, so rather than reinforcing the power of the Cabal by using the term "the powers that be" or the "illuminati", why don't take away their power and speak of them in a past tense, as "the Powers that were" or my favorite "the Unilluminated" for if they were truly Illuminated, they would work out of love and respect for humanity, "service for others" instead of the egoistic "service to self". Light Love and Wisdom to all...

☐ Like



Maud N Pollock / May 31, 2013

A mistake I meant to unsigne us out of ICLEA

☐ Like



Dhughaign MacMhurich / May 31, 2013

Thanks Clint, your approach coupled with Dane’s and all the rest seem like the most sane I’ve seen yet! Where to start here in CA? I’ll see if I can get a lawyer friend here to assist. There’s so very much to do. Great appreciation to all who see and are willing to stand against it.

DM

☐ Like



deborah barker / June 2, 2013

Clint,
Thank you for this study. A quick search indicates that in Florida, weather modification operations do not require public notice if they are classified as emergency measures. How would you combat this? I have begun a record search in an attempt to document public notice, and am discovering many areas where the ubiquitous “exceptions” allow for broad exemption from disclosure notice. How is consent “manufactured” in these instances? How does one withdraw consent without notice?
Deb

☐ Like



realityblogger / June 2, 2013

Simple. Emergency powers are delegated by congress/legislature.

Congress/legislature gets delegated power from the people.

Withdraw consent to emergency powers conferring authority to spraying.
Don’t let legal language scare you.

☐ Like



Rebel Siren / June 3, 2013

Reblogged this on **Rebel Siren** and commented:
We can choose not to consume GMOs, and to purify our water, but we cannot choose to stop breathing the air, therefore, Geoengineering takes precedence over all other issues. Please do not listen to the denial spin that is nothing more than a tactic to thwart public outcry, or the ridiculous conspiracy theory hype. Weather and climate modification are REAL and happening to such an

extent now, that the sky is polluted with a milky haze even on the clearest day. Research US Patent 5003186 Stratospheric Welsbach Seeding For Reduction Of Global Warming – Spraying With Aluminum. And, go the website of a company called Weather Modification, Inc. which is one of many companies that are contracted to spew heavy metals into the atmosphere.

☐ Like



shelley / June 9, 2013

thankyou clint, will share and plan to take a stand from shelley, vancouver, BC

☐ Like



AJ / July 21, 2013

I very much feel like Neo after taking the red pill and understanding that everything I thought I knew about the world was false. Nevertheless, I have been frantically researching and reading books that don't follow the script set out by the criminal elites. What I found is that we are living in the age of deception and that even the alternative media can't be trusted. So, now I always go to the sources myself to confirm the validity of the argument. In terms of weather modification (aka Chemtrails, Geoengineering), I hope those who have spent years studying their legal system will assist us in preparing the document for the court clerk. I'm ready to do it but from what I gather it needs to be written a very specific way in order to have the desired effect. I hope we can come together to combat this Evil.

☐ Like



Phyl / July 22, 2013

ALL THINGS START SMALL AND IN UNRELATED PLACES BUT WHEN WE CONNECT THE DOTS.....

SO.(1) – GAIN BACK OUR POWER. here is the alternative, this would also require more than getting off our butts to implement this and No this requires no usage of violence at all, none of that is needed. This is the taking of their [Oligarchy] tools, that they created and used against humanity in their judiciary court system for decades, and implement it against them and being smart about it.

Firstly, people need to know that One People's Public Trust Lawfully Foreclosed Corporations, Banks and Governments for Operating Slavery and Private Money Systems <http://wakeup-world.com/2013/02/18/all-corporations-banks-and-governments-lawfully-foreclosed-by-oppt/#section-comments> [please do not be swayed by others who wish to trash this, it is legal because this foreclosure hasn't been rebutted since it was entered in their system legally (need to look yourselves, its all explained) and announced to

the public Dec 25 2012]. A good case of this is being tested out here in NZ... <http://www.5dmedianetwork.com/the-one-people-interview-with-kiri-from-nz-19th-juy-2013/> [The goons here in authority are playing their parts very well and when they realise what they have done it will be too late for them to retract] I have my fingers crossed that this case will blow this foreclosure thing wide open before they realise too late.

The documents and information and all that you ever need to fight this oligarchy system are all there online at OPPT websites. Nothing is held back even the help and advice all free except when it comes to the elite side I guess. I personally think that they will back off if they ‘the pseudo authorities’ are inundated with these Courtesy Notices and other paperwork if we did this enmass. Besides all these documents are their creation, created by them, lets throw it back at them and gain back our power and put a stop to all their destructive programs.

.... SANTOS SPEAKING WITH ANN BRESSINGTON on the confirmed validity of OPPT
<http://peoplestrustaustralia.blogspot.co.nz/2013/03/santos-speaking-with-ann-bressington.html?showComment=1362803824619#c6243686038643027519>

Ann Bressington (Australian politician) says she has put the OPPT stuff past a retired corporate lawyer in Australia and he confirms the OPPT UCC FILINGS have legs, the question is whether the people will enforce it! (Courtesy Notices and invoices people! NOW).

Also she says in the courts there are two sets of rules going on: the judicial run on UCC and lawyers run on statutes – hence why the people do not find remedy.

Click on the link below to listen to the archived show:
[audio src="http://www.americanfreedomradio.com/archive/Santos-Bonacci-32k-022513.mp3" /]

YES PEOPLE WE NOW HAVE THEIR INSTRUMENTS THEIR TOOLS
THEIR KNOWLEDGE AT OUR FINGER TIPS LET US USE IT TO GAIN
BACK OUR POWER AND TO PUT THEM WHERE THEY BELONG – OUT
OF ACTION....!

 Like



realityblogger / July 22, 2013

Note to my readers: I do not support this “trust”, but will allow the comment. It’s founding articles require a blood oath and other oddities I just can’t get behind, let alone the fact that one should not leave one trust to just enter into another trust. “IN GOD WE TRUST” written upon the U.S. Dollar is not just poetic, it really is a Trust of all your property backing the dollar!!! Which god I do not know.

So come to your own conclusions, but a free man needs no trust or indenture.

 Like



Phyl / July 23, 2013

“The courts have ruled that the ONLY authority held by the government is authority that was delegated by, “We the people”. The courts have also said that, “We the people” have all of the rights of the king. Therefore, we are all kings and queens”

Kiri Campbell’s Words in Hawera Court House NZ, 7.23.13

<http://www.courtsofnz.govt.nz/courts/hawera>

Kiri comes on show (about 1hr 17mins) . . . and is absolutely stunning! . . . she has clearly breached the peace of the corporation down Kiwi way! Do not miss listening this breaking unfolding story!

She is deeply committed to using this case to repurpose the whole system into something that actually works for all the people of the planet!

She highly recommends this resource by Lady Mary Croft and her free ebook called “HOW I CLOBBERED EVERY BUREAUCRATIC CASH-CONFISCATORY AGENCY KNOWN TO MAN”

<http://i-uv.com/mary-elizabeth-croft-how-i-clobbered-every-bureaucratic-...>

But she strongly suggests one never attempts what she has, unless . . . they really know who they are . . . and are ready to stand their ground calmly and peacefully.

Kiri from New Zealand Deposited 15 Million Units of her Value Into Her Local Bank

Update on Kiri, Summary of All Info, Links and Heather’s Briefing

Kiri’s Words in Hawera Court House NZ, 7.23.13

Kiri’s Big Stand in Court — This is What Standing Your Ground Looks Like

Kiri deeply thanks all those supporting her!

The One People- Interview with Kiri from NZ 19th July 2013... “Deposited \$15 Million of her Value in the Bank”

Posted on 2013/07/19

<http://www.5dmedianetwork.com/the-one-people-interview-with-kiri-from-nz...>

 Like



realityblogger / July 23, 2013

That’s the trick. The People is a proper noun in the Constitution. Written like other Masonic documents and constitutions throughout history, the

words that are capitalized refer to specific things. People, being proper, referred to the people signing that document. And today the only “People” are the congressmen for whom we voluntarily hand our power over to as electors. The common people have nothing to do with the constitution. It is a debt compact that started an incorporation federation of states as property, and it gave the government powers and limited them. The commoners do not derive their “rights” from the constitution. Rights are natural (from God). The only thing a constitution or government can do is take away natural rights by offering benefits attached to extortion (exaction), pains, taxes, penalties, and punishments.

You turn you back on God and nature by accepting the constitution and citizenship. Government granted revokable rights are a privilege for people who are contractual subjects.

 Like



Melissa Hubbard (@melissamarie46) / May 1, 2014

You are sooo right, Clint. I have read many things and the way that you say it is dead on...including the constitution. The constitution is masonic and the people who wrote it. we are only ruled by our natural God given rights.

 Like



Phyl / July 23, 2013

That is thinking with your Head, ‘Left Brain Institution’ – pah! for far too long that part has ruled us. T’is about time we allow the HEART to take the lead and the Head to take a back seat, permanently. Thank goodness we have the world-wide Internet, for we can now have everyone’s input and not just the few, guaranteed to have more HEART input than all these ‘pointee heads’ put together. Truth is coming out in just these few short months, far quicker than all the years combined, but we still need to deal with these parasites and use their methods against them, why? – well that’s all they understand, since they have the upper-hand for now, but not for long.

 Like



Rita Maranda Brown / July 28, 2013

Thank you Clint. I think a HUGE benefit concert to simply make everyone aware is in order. I have the music connections. need funding for production.

 Like



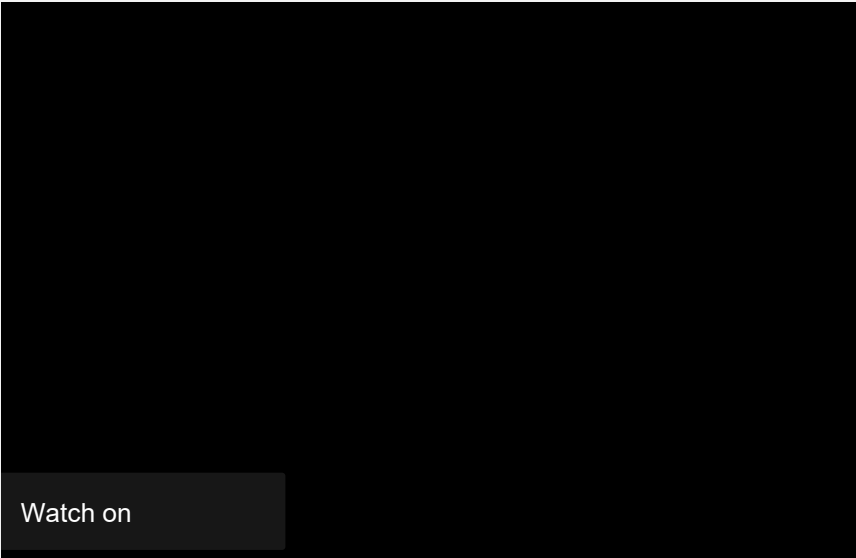
realityblogger / July 28, 2013

I'd be glad to M.C.

☐ Like



Phil / August 1, 2013



Watch on

☐ Like



realityblogger / August 2, 2013

I saw this the other night. I always thought this guy was a douche, and now he has proved it.

What kind of ass would ask “Do you admit that there is aluminum in the ground”? As if that is even in question.

And then Nibiru? That’s off topic and makes this just a hit piece to build an ad hominem attack on all involved.

BBC did a hit piece on me and my conference, but they couldn’t air my interview because they couldn’t cut and paste anything out of context and they knew I filmed it for my own protection. Whereas they interviewed Sheriff Mack and made him look like an idiot. I made the interviewer look like an ass. So I’d love Joe Rogan to interview me, because I wouldn’t let him set me up.

You really thing Rogan only spent 3 minutes interviewing each of these people? It would be very difficult to do what he did to Michael, but I know Michael is very sincere and would be easy to trip up with a bit of logical fallacy – like a “debunker” with no evidence.

Not once did Rogan bring up the laws regulating geoengineering or talk about anything rational or real. And his debunker used no proof whatsoever. This is the poorest journalism ever!!! But then he’s getting paid.

I volunteer to debate any of these people, anytime.

-Clint-

☐ Like



Phil / August 2, 2013

<http://metabunk.org/recent-activity/>

Debate away, just be polite.

☐ Like



simpleunhookedliving / October 8, 2013

Whew. This is really long, so I don't have time to read all of it right now. Your point about legal action is important. Unless there are one or two rich people willing to fund it, there has to be fundraising, which follows information and outreach, and administrative tasks like building mailing lists, preceded by research, blended with strategy, which all takes money as well, So it's a multifarious approach.

☐ Like



Doreen Agostino / October 9, 2013

By John Harris: A STATUTE is not law. It applies to PERSON not a HUMAN BEING and is GIVEN the 'force' of law ONLY by CONSENT of the governed.

[http://www.youtube.com/watch?](http://www.youtube.com/watch?v=VoIM7Hobd_k&feature=share&list=PLDF7B7AF48DC57ABA)

[v=VoIM7Hobd_k&feature=share&list=PLDF7B7AF48DC57ABA](http://www.youtube.com/watch?v=VoIM7Hobd_k&feature=share&list=PLDF7B7AF48DC57ABA)

☐ Like



Doreen Agostino / October 9, 2013

Our colonized world is like a runaway train racing at ultra high speed, and unable to stop, at the level of divisiveness that allows fatally flawed paradigms: hydro-carbon fuel, fossil fuel, nuclear power, fracking, religious, medical, judicial, and financial; economic manipulation, weather wars, militarization of police, assault on food/soil [GMOs], drinking water [fluoride], air [geo-engineering], humans [UN Agenda 21, biometrics , electromagnetic smog, trans-humanism], Fukushima cover up, war, and corporate service-to-self profit, taking precedence over systems all life depends on for survival [Trans-Pacific Partnership].

GEO-ENGINEERING photo documentary says it all

<http://cosmicconvergence.org/?p=3789>

FUKUSHIMA: By investigative researcher Hatrick Penry. Something Wicked This Way Comes: The story of Plume-Gate, the world’s largest, provable cover-up. <http://hatrickpenryunbound.com/?p=3683>

GLOBAL WARMING <http://cosmicconvergence.org/?p=4298&preview=true>

A TRUER GRANDER VISION

“You can never change things by fighting the existing reality. To change something, build a new model that makes the existing model obsolete.” – Buckminster Fuller, American Futurist

The NEW WORLD AGREEMENT allows us to ‘collectively’ pull back from the brink now, reclaim individual freedom, and cooperate, to restore our home planet. Please read, sign, and ‘activate’ the AGREEMENT by passing it along. <http://newworldagreement.com>

☐ Like



Erica uk / October 24, 2013

Thank you Clint.
At last I can see a light at the end of this particular tunnel.
Suddenly it has become clear-the way all these well-meaning,but oh so obvious ,controlled-opposition organisations are leading us away from the only real solution.
Now I know what to do I will be doing it!

☐ Like



Phil / October 24, 2013

The chemtrail hoax is like fly paper to conspiracy kooks. No science just one stupid ignorant comment after another. So sad to see so many people fall such de-bunked nonsense. Thanks “Clint”, way to make the world even more crazy with your loonie fest typical from the tyrants that are in We Are Change.

☐ Like



realityblogger / October 24, 2013

Oh “Phil”... you amuse me so. And I’ve certainly had my fill of you.

I asked you to provide just one shred of evidence to back up your fallacious attacks, and still not a single ounce of source (or dignity). My readership is too smart and keen on your attorney troll tricks to fall for such a lame and obvious use of fallacy.

For God’s sake, it lists the company that is doing this right in the public notice, as well as the statutes that regulate it locally, nationally, and internationally!

Go fish elsewhere.

Or provide anything worth reviewing in favor of your case against myself and the reality of Geo-engineering. PLEASE!

P.S. Thanks to assholes like you, my We Are Change group in Utah was co-opted and destroyed from within.

☐ Like



deb barker / October 30, 2013

Yes. Go fish elsewhere, “Phil”. No room for troll tricks, here. Truth only. Get smart or get out!

☐ Like



Melissa Hubbard (@melissamarie46) / May 1, 2014

Phil: There are no dumb dumbs on this blog so go to another site. We will not tolerate your Corporate lies.

☐ Like



SortingHat / April 21, 2015

I think Phil is the *dumb dumb* who needs some gum gum.
“Does dumb dumb want some gum gum?” *Quote from Night at the Museum*

☐ Like



Doreen Agostino / February 27, 2014

Not on corporate nightly news because there is zero benefit for corporations to inform us, there is a desperate all out attempt conducted night and day, 24/7, to use chemtrail spraying and HAARP heat ray guns to re-cover the Arctic with snow and ice so that massive amounts of methane gas pools that are now seeping out refreeze once again.

For over one million years trapped methane gas has stayed frozen but now significant melting ice sheets has caused the tundra to become exposed in the Arctic with accompanying released pools of methane gas releases occurring in wider swaths of the Northernmost regions.

<http://www.wakingtimes.com/2014/02/18/haarp-chemtrails-weather-modification-true-source-climate-change/>

☐ Like



Doreen Agostino / February 27, 2014

Ask your Police Chief for protection from geo-engineering and chemtrails. Corrective action and protecting citizens, transform police and military into the enforcement arm of the 99% instead of the 1%. <http://ourgreaterdestiny.wordpress.com/2014/02/24/how-to-preserve-life-stop-geo-engineering-and-chemtrails/>

 Like



Doreen Agostino / October 24, 2013

For a copy of The International Tribunal into Crimes of Church and State (Brussels) COMMON LAW Community Training Manual, which provides instruction and training to individuals who have moved from words to actions visit <http://itccs.org/the-common-law-and-its-courts-a-community-training-manual/>

Foretold as 2012, extreme assault on life is being unveiled for us to collectively clear the past and make way for a new world cycle. This requires a mind and heart shift globally. To learn more visit <http://newworldagreement.com>

 Like



Doreen Agostino / October 25, 2013

Thank you Clint! for providing a platform here to inform people, and facilitate cooperation, to end crimes be it geo-engineering, economic manipulation, deception, enslavement, etc., to set ourselves free.

The Law: 1 Sovereigns, time to stand up! Reclaim your rights – the same story from the Vatican viewpoint. Santos Bonacci explains how over the past 2,000 years the Roman Cult/Empire has set up a System of ownership of all property and souls that exists on this earth through their Papal Bulls And Trusts. Enslavement and ownership is their business, literally!!!!

2013: Rev Kevin Annett, ITCCS spiritual elders and clergy, established an International Common Law Court of Justice. Citizen Jurors found the Vatican, Queen Elizabeth of Windsor, Prime Minister of Canada, other heads of church and state ‘guilty’ of crimes against humanity and genocide.

<http://itccs.org/2013/10/20/urgent-message>

All Western Nations ‘require’ their national citizens ‘By Law’ to Register their children and acquire a birth certificate! That birth certificate and its numbers that identify you to it are connected to the Trust (Cestui Que Vie trust) Through this ingenious system we have all been enslaved. Learn how to free yourself!!! [Possible only when we ‘choose’ to cooperate. See Crowd Psychology below]

The Law Part 2 and more at <http://jhaines6.wordpress.com/2012/11/01/the-law-1-sovereigns-time-to-stand-up-reclaim-your-rights-the-same-story-from->

[the-vatican-viewpoint-interesting-j/](#)

CROWD PSYCHOLOGY: When a nonviolent resistance is pitted against mob mentality, the crowd will over power every time.
http://www.occupycorporatism.com/crowd-psychology-can-we-really-trust-those-in-authority/?utm_source=feedburner&utm_medium=email&utm_campaign=Feed%3A+O

☐ Like



Jennifer / February 24, 2014

All too hard. Easier to get get it over with and kill myself.

☐ Like



RonMamita / April 20, 2014

Here is an update that is helpful efforts from the People in Sweden:
60 million USD claim against government of Sweden for failure to respond to citizens request for information on chemtrails
“On April 1, 2014, charges were filed against the Swedish government and three of its agencies to the nation’s Chancellor of Justice for widespread and systematic violations of the much heralded “public principle” (“offentlighetsprincipen” similar to FOI). The violations occurred when the government failed to respond to over 4,000 citizen requests for information related to the ubiquitous spraying of aerosols over the country from aircrafts (aka “chemtrailing”) that has been going on for several years.”
<http://raddasverige.nu/jk-anmalan/>
<http://raddasverige.nu/aerosol/>

☐ Like



Maud N Pollock / April 24, 2014

Dear Clint. Thank you for all your help.If disclosure covers their asses, then this can be a reason for this Obama Takes Bold Step to Geoengineer Climate Change http://www.huffingtonpost.com/bill-chameides/obama-takes-bold-step-to_b_5069973.html

☐ Like



Doreen Agostino / April 24, 2014

<https://stopthesecrecy.net/?t=dXNlcmkPTUyMzQxNDI5LGVtYWlsaWQ9Njc5MQ==>

☐ Like



Patricia Lang / May 1, 2014

Could you possibly convince Michael Moore to make a documentary exposing what Chemtrails & HAARP are doing to us?

☐ Like



realityblogger / May 1, 2014

Michael Moore is an insider, and I have no influence over that filth. But perhaps if enough people got together and publicly pressured any famous so-called documentary (just pick one) and put heavy criticism upon them publicly and in the media, then perhaps you might get a mediocre version of a good researched documentary. Now if you got me to be the director, you'd at least know if the final product is honest or just another controlled opposition. So start a movement!!!

☐ Like



Diane Heath / May 1, 2014

This article provided a good jolt of reality to my understanding of laws and government. Thank you, Clint Richardson. I wish I understood better how to present the issue to my legislators and what to tell them, ask (or demand) of them in order to get a State ballot measure in place.

. The ideas here prompted me to put in a lengthy call to Earthjustice, the legal arm of the Sierra Club, a non-profit which I have supported for over 20 years and to which I'm bequeathing part of my estate. I learned that I am not the only to have approached Earthjustice to hear whether geo-engineering is an issue they are taking on....and I was informed that this will be out of their realm until there is a body of scientific research presented to them, and until there is evidence that a law is being broken. I was encouraged to affiliate myself with a group which could classify as a "client base," and that if these requisites are met, Earthjustice would consider providing the legal team to fight it.

Being a complete layman, and having time constraints, but a huge sense of responsibility and dedication to the fight, my next question would be what exactly to do that would have potential impact in getting chemtrails banned.

☐ Like



Lucretia / May 2, 2014

Diane

I supported the Sierra Club and Earth Justice for some 10 years as well UNTIL I saw that they were taken over by the Green

Gang who were about eugenics of the human race with no real care for our earth or for life in all forms on this earth. They are part of the propaganda arm of Rockefeller and his cronies and obviously not doing the real job all of us who still have a brain to think with can see clearly before us that these chemtrails are killing our trees (aluminum is dead on soil microbes, destroys the ability of trees to take up water and nutrients), increasing lung cancer by 700% over the last 15 years and along with COPD and asthma, death from lung disease has gone from the 8th to the 3rd leading cause of death, obviously they are geoengineering our weather as Dane Wiggington, William Thomas, former weatherman Scott Stevens, all expose with satellite images and their exposing of over 10,000 weather patents along with what the scientific advisor to President LBJ, Gordon MacDonald, wrote in the book “Unless Peace Comes” in his chapter “How to Wreck The Environment” (google it and read it for yourself) in which he says the government will conduct covert (secret) weather warfare on the people and have the people think it is normal weather fluctuation. Your Earth Justice people are playing dumb so you will keep sending them money. Only people with only 2 brain cells left working and fake Green Gang Environmentalist groups who are not real environmentalist have not figured out the Elite are killing us with their chemtrailing. Bottom line, this is not a group you should be supporting. They are too dumb. Find real people like Clint Richardson to support. He is a truther. And yes, I have stopped all funding to all the Green Gangs as they are obviously all working to take your money while not exposing the biggest threat our earth faces: geoengineering.

Lucretia



Like



Diane / October 15, 2015

Thanks, Lucretia. I have grown up a bit in the interim and though more disillusioned daily with the NWO ‘green’ gang and how pervasive their insults are, I agree entirely with your summation. Now I support real people. ~Diane



Like



Terri Bene / May 8, 2014

Clint,

First of all, thank you for the tremendous amount of time and energy you put in to this presentation. I just recently recognized that geoengineering/weather

modification/whatever is taking place. I'm shocked, frustrated, sickened. The most difficult aspect of all of this is convincing others that the problem even exists. Your presentation provided the first concrete evidence I've read. The problem is, most people , even if they agree to the possibility of our skies being sprayed, won't take the time to read it, let alone act upon it. I'm still not sure how to proceed! Who will listen? But I'll do my best to bring this to the attention of someone. Thanks again,
Terri

 Like



nichollegoeken / May 9, 2014

I'm in!!! Great info and finally a plan of action now let's see what we can do people...Clint Richardson please contact me if you can and let me know how I can help you besides going and doing the steps you've detailed for myself. We need to get lots of people on board with this and I would love to help in any way I can!!!

 Like



Davoud Tohidy / May 9, 2014

I don't believe all is perfectly legal. Please see my post at:

This Facebook post is no longer available. It may have been removed or the privacy settings of the post may have changed.

Help Center 

with the title NO "informed consent" under the USA Public Law 105-85 anymore!!

Please click the arrow to see two more pictures:

This Facebook post is no longer available. It may have been removed or the privacy settings of the post may have changed.

Help Center 

Sponsors, Donations and Support at:

<http://www.geoengineeringlawsuit.ca/>

You can even Petition the appropriate government office! This is mentioned in the US Clean Air Act!

For more information visit the following links and Or see the screen shots attached.

See pages 24-25 of the Geoengineering: Governance and Technology Policy Congressional Research Service R41371
Prepared for members and committees of Congress

<https://www.google.ca/search?tbo=p&tbm=bks&q=isbn%3A143793868X>

This is a quote from the above page: “Stratospheric aerosol injection, which may implicate the ozone depletion provisions of Title VI of the Clean Air Act Amendments of 1990, 42 U.S.C. § 7401 note. Under those amendments, the Environmental Protection Agency must adjust its phase-out schedules for ozone-depleting substances in accordance with any future changes in Montreal Protocol schedules. The EPA is required to add any substance with an ozone depletion potential (ODP) of 0.2 or greater to the list of Class 1 substances and set a phase-out schedule of no more than seven years. Also, the EPA is required to add any substance that is known or may be reasonably anticipated to harm the stratosphere to the list of Class 2 substances and set a phase-out schedule of no more than ten years.”

Under the section 606(b) of the US Clean Air Act you can Petition the appropriate government office for any issue regarding this section which covers the STRATOSPHERIC OZONE PROTECTION

Quote from the section 606(b): “(b) PETITION.—Any person may petition the Administrator to promulgate regulations under this section. The Administrator shall grant or deny the petition within 180 days after receipt of any such petition. If the Administrator denies the petition, the Administrator shall publish an explanation of why the petition was denied. If the Administrator grants such petition, such final regulations shall be promulgated within 1 year. Any petition under this subsection shall include a showing by the petitioner that there are data adequate to support the petition...”

See “Title VI” SEC. 606. ACCELERATED SCHEDULE on page 412 of:

[Click to access cleanair.pdf](#)

Remember that Chemtrails and geoengineering are responsible for Ozone Depletion and this is proven. See:

<http://www.ncbi.nlm.nih.gov/pubmed/18436741>
<http://iopscience.iop.org/1748-9326/4/4/045108>

Under the US Clean Air Act the EPA or Environmental Protection Agency is responsible for classifying any substances which causes Ozone Depletion of

the Atmosphere.

See pages 16-17 of (CRS Report for Congress Clean Air Act: A Summary of the Act and Its Major Requirement)

books.google.ca/books?isbn=1437980392

A quote from the article: “Title VI of the 1990 Clean Air Act Amendments represents the United States’ primary response on the domestic front to the ozone depletion issue. It also implements the U.S. international responsibilities under the Montreal Protocol on Substances that Deplete the Ozone Layer (and its amendments). Indeed, Section 606(a)(3) provides that the Environmental Protection Agency shall adjust phase-out schedules for ozone-depleting substances in accordance with any future changes in Montreal Protocol schedules. As a result, the phase-out schedules contained in Title VI for various ozone-depleting compounds have now been superseded by subsequent amendments to the Montreal Protocol.”

Com’n America! I appreciate your tremendous support for our Canadian Petition as well as this Lawsuit Campaign. However you are falling behind from the rest of the world in Petitioning those responsible for chemtrailing and geoengineering.

You must DO SOMETHING NOW!

Remember together we will hold those behind the chemtrailing and geoengineering accountable and save our people and our planet!

 Like



Jerry Stout / May 10, 2014

Maybe the only way to battle this is at the state level, but it seems it would make more since to not give congress,house,or pres power to pass this type of rules in first place. Somehow the humans must find a way to make implied consent of the population not the same as implied consent of a hand full of corrupt persons and make it law and any law passed without the actual consent of the actual population illegal and irrelevant.

 Like



Bradley James / May 15, 2014

Well lets see ,
I will just sit by and let then spray me like a bug and i will shoot my pets early soo i don’t have to watch them die slow.

Or !!! ,
We could organize with 50 states militia and we will take control of all major airports and sabatoge all planes rigged with spray gear . If we control the

planes we control chemtrails and bombers . And if they bomb the airports we will park the planes that are sabotaged out in the open. We will man some planes we sieze .
All pilots please apply.

 Like



Phil / May 28, 2014

Good plan there Bradley, but isn't that a little too much considering it's just snow from the planes exhaust plume that your so worried about. Maybe you should just look up the word contrail instead and avoid all the nasty sabotaging you want to do. Just a thought.....

 Like



SortingHat / April 21, 2015

Amen! Now you're cooking with gas!

 Like



Laura / June 9, 2015

Regarding police protection and the forms provided, could you have available a Microsoft office form, so I can copy and paste, since I live in the US and your doc is for Canadians.

 Like



kate jensen / July 17, 2014

Great article, and I think this could work...BUT...put what folks need to do at the top and have links to all that legal garcon if they wish to read it. Damn People won't scroll down to find what action they need to take when they are falling asleep

 Like



algistd / August 21, 2014

Reblogged this on [Help save our kids future](#).

 Like



mike / December 1, 2014

Where do you find contact information for the Court of Record?

 Like



realityblogger / December 4, 2014

Contact info? Not sure what you are asking. The court of record is the foundation of courts, but they practice legal commercial law unless one invokes that court. It is not a building, it is a jurisdiction – a standing. It is accessed through the court clerk and administrated in the same court where the fraud happens.

 Like



mike / February 16, 2015

I have not seen any notice of intent to spray for any reasons related to weather modification in my local paper. last summer I saw one for mosquito abatement via crop-dusters in the river two towns over. And rules and regulations governing the application of the pesticide 2-4-5T to grapes by local farmers. So aside from not fishing in the river for a while, and avoiding wine from vineyards that spray, I'm still not sure what to do here. Is there some slim legal thread connecting the crop dusting to the massive aerosol operations?

 Like



Doreen Agostino / January 14, 2015

Atlanta, GA people are gathering to raise awareness about chemtrails.

Join

Awareness Raising Demonstration @ Weather Channel HQ

Monday, January 26 at 11:00am

300 Interstate North Pkwy SE, Atlanta, GA 30339

<https://www.facebook.com/groups/40556352568/permalink/1015266648845>

 Like



Sharon LePere / January 15, 2015

So , we walk into the courthouse and ask to see the Court Clerk? Hand them our letter of non- consent? Tell them we want this put into the Public Record? How the heck do you go about seeing the Court Clerk. I want to do whatever it takes but I feel like a dunce in this area.

 Like



SortingHat / April 21, 2015

You can't do it alone. It takes a community. The Revolutionary war was a group effort.

 Like



Gino Joubert / January 15, 2015

These are some wonderful post and comments, and I have like many of you have been screaming the same thing for quite sometime. We have to understand how the system is set up, Roman Law is the foundation for the Admiralty Law we consent to as an uninformed public. Secondly, I have searched volumes of information to gain understanding how the system really works behind closed doors. Lastly, our economic commerce is driven by the Corporations, which control our De Facto Government. Like Clink, I have begun working on the solution.

A new concept was delivered to me over the past 3 months which can provide the solution. It starts with a simple concept of unity. The People in this land have power to diminish and thwart the power if we opt out of this system of control. How do we perform this, you may ask? If a platform is built which entails unifying people to allow their commerce to be directed away from the Corporate Giants, which enables people to redirect the money flow, we begin to chip away at the real problem. Also with this comes the power of the Co-ops. In a Co-op each person owns One Share, so it means a circular metric of paying dividends creates a more balanced and fair model of wealth distribution, unlike the current One-Up One Down vertical metric being used in society. Capitalism is good until it reaches an extreme. This simply means Corporations manipulate scarcity to drive profits at all cost.

One Voice, One Vote for everyone truly encompasses a democracy. This platform I speak about will allow people to Learn, Buy, Sell, Share, Virtual thrift, Time-Bank, Crowd Source, Crowd-Fund, Refer, Earn, Give, Voice, and Vote all under one roof. Placing We before I is the beginning of maturation and growth away from an Oligarchy. This system I refer to is called collaborateusa.com This model is currently Beta testing and allows us all to come together. Think Amazon meets facebook meets Airbnb, meets Indiegogo and much much more. We all need to come together to make effective change happen. Doing the same things over expecting different results is shear lunacy.

Have a wonderful day, we have a duty and responsibility within ourselves to actively pursue happiness and loose the shackles of control in this system.

 Like



Doreen Agostino / January 17, 2015

I am grateful to read about humans cooperating and focusing on solutions.

Aaron Russo explains America is NOT a Democracy

<http://youtu.be/RewUP-Fdhqk>

Aaron Russo [deceased] pointed out that a democracy allows 51% of the

people to control 49%. If you are 1 of the 49% you are not free.

In a republic 99% of the people cannot take away the rights of the 1%.

Human beings are born with God given rights that no one can take away without our CONsent.

☐ Like



Gino Joubert / January 15, 2015

The Military Industrial Complex has far more resources than the average public person. This means Revolution and war places them in a serious advantage. Reformation can happen if we band together to abolish everything that is redirected over time away from the Founding Fathers and The Constitution.

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M E Cheshier / January 16, 2015

Reblogged this on **Travels with Mary** and commented:
A Must Read

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Phil / January 17, 2015

<https://www.metabunk.org/threads/how-effective-is-cloud-seeding.5405/#post-141509>.

☐ Like



lexi63 / January 17, 2015

Reblogged this on **happytailswag**.

☐ Like



Lucretia / January 17, 2015

Please everyone watch this and share. It is vital we get people all seeing how they are controlling our weather. MIKE PROVES it and gives 35 ways we can legally stop it.

Mike

The HAARP Report

YouTube Channel

HAARP High Pressure Again

Destroying Normal
West Coast Storms
Weather Manipulation –
Brutal Cold In US, Melting
Arctic Methane 1-9-15 – Vid <https://www.youtube.com/watch?v=uZJA39cm15U>

☐ Like



geoffreyfranklin / January 24, 2015

In no way is Dane Wigington going to go this route. I have challenged him on this and I get no response. I wrote up a notice and tried to get him to promote it but he will not. He thinks Alex Jonestein is honest. What does this tell us? It tells me he is either an idiot or working for the enemy. Good luck folks. You are going to need it.

☐ Like



SortingHat / April 21, 2015

He probably got a ticket to the DUMBS for when things go south and he doesn't want to lose it.

☐ Like



SortingHat / April 21, 2015

Why does NONE of the weather blogs even MENTION Chemtrails/HARRP even if it's to ridicule the *conspiracy* theorists? I posted once and got ignored and then tried again with more aggression then got yelled at for being over sensitive when showing the storms falling apart on the west coast.

None of America seems to give two rats asses about our climate or economy and would just rather bury their heads in the sand then actually do anything.

Is it going to take another French Revolution to reset everything?

☐ Like



SortingHat / April 21, 2015

Why is it that ANY time the GFS/Euro models start showing cold storms to hit the NW they start going overtime on spraying?

Do these sprayers somehow watch what the weather models are showing in the medium to long range fantasy land forecasts and try to prevent it from coming true at all costs?

There has been several scenarios in the medium to long range forecasts for the

PNW to be locked in cold air then the spraying would start which gradually the GFS/Euro models shift the cold away from the NW to the NE.

The closest to winter we ever had was in Mid November and right around New Years due to a moderate cold spell but nothing lasting of any length but it was enough to give just a little bit of snow to the mountains.

 Like



J / June 8, 2015

ORGANITE CLOUD BUSTERS / CHEM BUSTERS.... read about it. People that have them in their yards end up with helicopters circling their homes. If we can't stop them from spraying maybe this is what we need to fight back!

 Like



Beate Nergard / June 10, 2015

Tried to run your campaign through the Avaaz organization? We are now more than 40 million members, and growing all the time. Unbelievable goals have been reached throughout the years since the beginning in 2007. I wish you – and all of us – the best of luck!

<https://www.avaaz.org>

 Like

Deb Ward (@DebWard628) / August 19, 2015

Michael J Murphy on Facebook has a class action started and Dane Wigington and Michael and many scientists and others were just at the very first EPA hearing on chemtrails. Their points that it harms everyone and everything on this planet were proven. Someone needs to start another class action and sue these shits for all the illnesses it has done. My mother died from inhaling this crap. She would stay in the house all the time because once she stepped outside, no matter when, she could not breathe. Eventually she ended up on oxygen and then the doctors said her “quality of life” was bad and talked my step-dad into putting her into hospice. Needless to say, we couldn't stop it, and she is no longer here.

 Like



Phil / October 17, 2015

There is no such thing as a chemtrail. What you see are just condensation trails from normal high altitude aircraft mostly civilian airlines . The clouds are a reaction of the atmosphere at flight level to the moisture coming from the planes exhaust. If the atmosphere is already saturated with moisture

then the excess moisture from the jets exhaust will appear and sometime persist. Most of the time the atmosphere is too dry so the exhaust moisture is reabsorbed back into the atmosphere without any visible trail appearing. There is nothing to worry about here as these trails are just like ordinary cirrus clouds that will be eventually reabsorbed into the atmosphere.

Cloud seeding is a completely different thing that is use to cause a low altitude rain clouds to partially drop their loads of moisture by forming condensation on silver iodide particles emitted by flares on the wings of very small prop planes. It is rarely use and is not too effective.

Clint is just a crazy guy that needs to be taken off to the funny farm away from any naïve people who could be fooled by his amazing ton of pure loonery.

 Like



Susan Freestone / June 13, 2016

Do some research Phil.

 Like



William Donnelly / November 28, 2015

WAY, WAY, WAY TOO LONG.

 Like



realityblogger / December 4, 2015

Short on intelligence, short on time.

 Like



Lani / November 12, 2016

Profound thanks. My keyword search brought me to your blog. New to Utah and familiar with geo-engineering from living in CA where the grids have been prevalent for decades. Living now in Wayne County, UT, I’ve been photo documenting the spraying, happening regularly this fall of 2016. Thought we were leaving smoggy CA to move to a “clean air” space. Not. Here in Torrey we are hoping to become a Dark Sky community. With the daily haze from spraying this fall I wonder if that will be possible? Hoping to find a physical community here to share with. Perhaps in Boulder where I see the planes regularly spray the mountain?

 Like



Theodore M Benedicto / February 5, 2019

Love 4 Life ☐

☐ Like



Randy Smith / February 5, 2019

Great article Clint. Thanks for taking the time to put it together. An abridged version would be much easier to disseminate to spread the word.

☐ Like



Linda Chapman / March 23, 2019

Hey. Hi. What happened with your movements in this direction? I just figured out how much energy I've been wasting yelling at Nightly News hosts & YouTube guys & started going to local FL government meetings. O boy do the corrupt tentacles display themselves up in there, lol. Practicing talking to guys again after refusing to for last 24yrs...makes this extra Interesting. How is it going now? I do not consent. We are the evidence. Thx!

☐ Like

1. [Clint Richardson: The only way we can stop geoengineering | NORTHLAND NEW ZEALAND CHEMTRAILS WATCH](#)
2. [Important: Can we use this strategy to refuse consent? Interview with Freeman Burt and Clint Richardson on chemtrails, public notices, mortgages « Canadian Liberty](#)
3. [Non-consent strategy: how can it be adapted in Canada? « Canadian Liberty](#)
4. [Breaking: Air Force Chemtrail Whistleblower - Democrats, Republicans, Libertarians, Conservatives, Liberals, Third Parties, Left-Wing, Right-Wing, Congress, President - Page 2 - City-Data Forum](#)
5. [50¢ Tour of June 4, 2013 | Pearls of Liberty](#)
6. [The Great Disclosure As Informed Consent | REALITY BLOG](#)
7. [Valueless Dollar About To Crash | KAREN HUDES | Our Greater Destiny! Blog](#)
8. [Valueless Dollar About To Crash | KAREN HUDES | Align Shine Prosper's Blog](#)
9. [Weather Modification In Utah Begins Today | REALITY BLOG](#)
10. [PROTEST TO THE PLANETARY POLLUTION PERPETRATORS – OR WITHDRAW CONSENT? | freeasthysweetmountainair](#)
11. [The Only Way We Can Stop Geo-engineering/chemtrails | OUR GREATER DESTINY](#)
12. [Police Protection From Chemtrails and Geo-engineering To Preserve Life | OUR GREATER DESTINY](#)
13. [Archons And Mind Parasites And Extremophiles, Oh My! | REALITY BLOG](#)
14. [So what in the world is happening. |](#)
15. [Non-consent strategy: how can it be adapted to Canada? – Power and Reality](#)
16. [Important: Can we use this strategy to refuse consent? Interview with Freeman Burt and Clint Richardson on chemtrails, public notices, mortgages – Canadian Liberty](#)

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