

BEAT CODE ENFORCEMENT SEMINAR

AT THE ANZA COMMUNITY HALL

A First Amendment - Redress of Grievance - Association of We the People

By Robert Schaefer – 34 year - Private Paralegal

One who has helped people beat Code Enforcement in many areas WITHOUT an attorney.

SUNDAY – JULY 8, 2012 – starting at 2:00 P.M. SHARP.

Learn how to peacefully FORCE Code Enforcement to comply with the Supremacy Clause of the Constitution for the United States of America, at Article VI, paragraph 2, to wit:

“This [federal] constitution, and the [constitutionally valid] laws of the United States which shall be made in pursuance thereof; and all [constitutionally valid] treaties made, or which shall be made, under the authority of the United States, SHALL BE the SUPREME LAW OF THE LAND; (as distinguished from the Law of the Sea) and the judges in every state [including Superior Court Judge Mac R. Fisher] shall be bound thereby, any thing in the constitution or laws [or Administrative quasi-laws, i.e. ordinances and codes] of any state to the contrary notwithstanding.” (Emphasis added)

Learn how to peacefully FORCE Code Enforcement to comply with their OATH OF OFFICE.

Learn how to peacefully FORCE Code Enforcement to comply with their own Non-Conforming Grandfathered Use Law – related to constitutional ex post facto prohibitions - FOREVER.

Learn how “Anonymous Complaints,” DO NOT comply with Fourth Amendment, to wit:

“The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, **SHALL NOT BE VIOLATED,** and NO WARRANTS [including Administrative-Law Inspection Warrants] shall issue, but upon probable cause, supported by Oath or affirmation, [absolutely no Anonymous Complaints] and particularly describing the place to be searched, and the persons or things to be seized.” (Emphasis added)

Learn how former Anza, California Administrative Inspection Warrants regarding FORMER shipping containers without Probable Cause, was and still is an unconstitutional Trespass on Fourth Amendment protections AND STILL ACTIONABLE - NOW.

Learn how to peacefully STOP Code Enforcement BEFORE they enter your private land.

Learn how to lawfully NEVER “PAY,” (the “P” word) a California Fine, Judgment, or Tax.

Learn how an Arrest Warrant, or Bench Warrant becomes “Defective on its Face,” and therefore goes stale and legally unenforceable AFTER 60 days in ALL of America.

Learn how ALL private land is ALREADY SOVEREIGN and how to enforce such status.

Learn how to Claim the FOREVER benefits of the ORIGINAL U.S. LAND PATENT.

Learn the difference between Riverside County and THE COUNTY OF RIVERSIDE.

Learn the difference between the Riverside County Sheriff and the COUNTY OF RIVERSIDE SHERIFF DEPARTMENT.

Learn the difference between the State of California and THE STATE OF CALIFORNIA.

Learn the difference between Constitutionally valid law, and Administrative-Law, (i.e. Ordinances and Codes,) and how they are created, and who are UNDER them – NOT U.

Learn the difference between actions that are “lawful,” and actions that are “legal.”

Learn the difference between a Jury Trial and a Trial BY Jury.

Learn the difference between a statutory or juristic “person,” and a Sovereign inhabitant.

Did you know that more than half of the structures in America were not built with “plan check,” “building permits,” or “inspections,” and they are still both legal AND lawful?

Did you know that your private land is ALREADY Sovereign as a matter of basic American Land law, and thus, outside the scope of ANY governmental authority?

Learn how to deprive ALL governmental officials of ANY Immunity against a Court Action.

Come and learn how YOU can regain total control of your private land.

A FREEWILL OFFERING WILL BE TAKEN – GIVE WHAT YOU CAN

TAPE RECORDERS WELCOME