

[The Betrayal](#)

How our heritage is sold out

« [Still needs verification - Pentagon brass chafes at Obama's Iraq pullout plan](#) // [Berg v. Obama: Clerk Orders Case Submitted to Merits Panel](#) »

[New Hampshire talks Civil War against feds!](#)

Posted on February 4th, 2009 by David-Crockett

Note I included the full text of the resolution at the end of the article. Personally I would encourage all patriots to work towards having their respective States follow the example set by New Hampshire.

- David Crockett



[Dr. Orly Taitz](#) published

The New Hampshire state legislature took an unbelievably bold step today by introducing a resolution to declare certain actions by the federal government to completely totally void and warning that certain future acts will be viewed as a “breach of peace” with the states themselves that risks “nullifying the Constitution.”

This act by New Hampshire is a clear warning to the federal government that they could face being stripped of their power by the States (presumably through civil war!)

The remarkable document outlines with perfect clarity, some basics long forgotten. For instance, it reminds Congress “That the Constitution of the United States, having delegated to Congress a power to punish treason, counterfeiting the securities and current coin of the United States, piracies, and felonies committed on the high seas, and offences against the law of nations, slavery, and no other crimes whatsoever;. . . . therefore all acts of Congress which assume to create, define, or punish crimes, other than those so enumerated in the Constitution are altogether void, and of no force;”

Federal gun crime laws? Void. Federal drug crime laws? Void. The gazzillion other federal criminal laws that deal with anything other than the specific enumerated crimes? ALL VOID.

One would think that if any lawyer anywhere in the entire country was worth his salt, all federal criminal trials would have ended years ago. This seems to prove that most lawyers are dullards.

New Hampshire deals a complete death blow to the pending federal hate crimes legislation by pointing out “That, therefore, all acts of Congress of the United States which do abridge the freedom of religion, freedom of speech, freedom of the press, are not law, but are altogether void, and of no force;”

Later in the Resolution, New Hampshire makes clear what the feds are now risking if they proceed further: The removal of all powers from the federal government by the States!

Quoting directly from the Resolution: “That any Act by the Congress of the United States, Executive Order of the President of the United States of America or Judicial Order by the Judicatories of the United States of America which assumes a power not delegated to the government of United States of America by the Constitution for the United States of America and which serves to diminish the liberty of the any of the several States or their citizens shall constitute a nullification of the Constitution for the United States of America by the government of the United States of America. Acts which would cause such a nullification include, but are not limited to:

I. Establishing martial law or a state of emergency within one of the States comprising the United States of America without the consent of the legislature of that State.

II. Requiring involuntary servitude, or governmental service other than a draft during a declared war, or pursuant to, or as an alternative to, incarceration after due process of law.

III. Requiring involuntary servitude or governmental service of persons under the age of 18 other than pursuant to, or as an alternative to, incarceration after due process of law.

IV. Surrendering any power delegated or not delegated to any corporation or foreign government.

V. Any act regarding religion; further limitations on freedom of political speech; or further limitations on freedom of the press.

VI. Further infringements on the right to keep and bear arms including prohibitions of type or quantity of arms or ammunition; and

That should any such act of Congress become law or Executive Order or Judicial Order be put into force, all powers previously delegated to the United States of America by the Constitution for the United States shall revert to the several States individually.”

I have reported on thisblog for quite some time that we here in the United States are heading toward Civil War. Many of you told me I was a nut for thinking that.

The simple fact is that we are long overdue for another Rebellion in this nation and I heartily endorse the idea of having one again very soon; preferably starting THIS year!

We must stop our federal government dead in its tracks because it is out of control and very dangerous. If stopping them means attacking them and destroying them by force, then so be it.

Read the full New Hampshire Resolution directly from the State Government Web Site

HCR 6 – AS INTRODUCED

2009 SESSION

09-0274

09/01

HOUSE CONCURRENT RESOLUTION 6

A RESOLUTION affirming States’ rights based on Jeffersonian principles.

SPONSORS: Rep. Itse, Rock 9; Rep. Ingbretson, Graf 5; Rep. Comerford, Rock 9;
Sen. Denley, Dist 3

COMMITTEE: State-Federal Relations and Veterans Affairs

ANALYSIS

This house concurrent resolution affirms States’ rights based on Jeffersonian principles.

09-0274

09/01

STATE OF NEW HAMPSHIRE

In the Year of Our Lord Two Thousand Nine

A RESOLUTION affirming States' rights based on Jeffersonian principles.

Whereas the Constitution of the State of New Hampshire, Part 1, Article 7 declares that the people of this State have the sole and exclusive right of governing themselves as a free, sovereign, and independent State; and do, and forever hereafter shall, exercise and enjoy every power, jurisdiction, and right, pertaining thereto, which is not, or may not hereafter be, by them expressly delegated to the United States of America in congress assembled; and

Whereas the Constitution of the State of New Hampshire, Part 2, Article 1 declares that the people inhabiting the territory formerly called the province of New Hampshire, do hereby solemnly and mutually agree with each other, to form themselves into a free, sovereign and independent body-politic, or State, by the name of The State of New Hampshire; and

Whereas the State of New Hampshire when ratifying the Constitution for the United States of America recommended as a change, "First That it be Explicitly declared that all Powers not expressly & particularly Delegated by the aforesaid are reserved to the several States to be, by them Exercised;" and

Whereas the other States that included recommendations, to wit Massachusetts, New York, North Carolina, Rhode Island and Virginia, included an identical or similar recommended change; and

Whereas these recommended changes were incorporated as the ninth amendment, the enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people, and the tenth amendment, the powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people, to the Constitution for the United States of America; now, therefore, be it

Resolved by the House of Representatives, the Senate concurring:

That the several States composing the United States of America, are not united on the principle of unlimited submission to their General Government; but that, by a compact under the style and title of a Constitution for the United States, and of amendments thereto, they constituted a General Government for special purposes, — delegated to that government certain definite powers, reserving, each State to itself, the residuary mass of right to their own self-government; and that whensoever the General Government assumes undelegated powers, its acts are unauthoritative, void, and of no force; that to this compact each State acceded as a State, and is an integral party, its co-States forming, as to itself, the other party: that the government created by this compact was not made the exclusive or final judge of the extent of the powers delegated to itself; since that would have made its discretion, and not the Constitution, the measure of its powers; but that, as in all other cases of compact among powers having no common judge, each party has an equal right to judge for itself, as well of infractions as of the mode and measure of redress; and

That the Constitution of the United States, having delegated to Congress a power to punish treason, counterfeiting the securities and current coin of the United States, piracies, and felonies committed on the high seas, and offences against the law of nations, slavery, and no other crimes whatsoever; and it being true as a general principle, and one of the amendments to the Constitution having also declared, that "the powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people," therefore all acts of Congress which assume to create, define, or punish crimes, other than those so enumerated in the Constitution are altogether

void, and of no force; and that the power to create, define, and punish such other crimes is reserved, and, of right, appertains solely and exclusively to the respective States, each within its own territory; and

That it is true as a general principle, and is also expressly declared by one of the amendments to the Constitution, that “the powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people;” and that no power over the freedom of religion, freedom of speech, or freedom of the press being delegated to the United States by the Constitution, nor prohibited by it to the States, all lawful powers respecting the same did of right remain, and were reserved to the States or the people: that thus was manifested their determination to retain to themselves the right of judging how far the licentiousness of speech and of the press may be abridged without lessening their useful freedom, and how far those abuses which cannot be separated from their use should be tolerated, rather than the use be destroyed. And thus also they guarded against all abridgment by the United States of the freedom of religious opinions and exercises, and retained to themselves the right of protecting the same. And that in addition to this general principle and express declaration, another and more special provision has been made by one of the amendments to the Constitution, which expressly declares, that “Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof, or abridging the freedom of speech or of the press:” thereby guarding in the same sentence, and under the same words, the freedom of religion, of speech, and of the press: insomuch, that whatever violated either, throws down the sanctuary which covers the others, and that libels, falsehood, and defamation, equally with heresy and false religion, are withheld from the cognizance of federal tribunals. That, therefore, all acts of Congress of the United States which do abridge the freedom of religion, freedom of speech, freedom of the press, are not law, but are altogether void, and of no force; and

That the construction applied by the General Government (as is evidenced by sundry of their proceedings) to those parts of the Constitution of the United States which delegate to Congress a power “to lay and collect taxes, duties, imports, and excises, to pay the debts, and provide for the common defense and general welfare of the United States,” and “to make all laws which shall be necessary and proper for carrying into execution the powers vested by the Constitution in the government of the United States, or in any department or officer thereof,” goes to the destruction of all limits prescribed to their power by the Constitution: that words meant by the instrument to be subsidiary only to the execution of limited powers, ought not to be so construed as themselves to give unlimited powers, nor a part to be so taken as to destroy the whole residue of that instrument: that the proceedings of the General Government under color of these articles, will be a fit and necessary subject of revisal and correction; and

That a committee of conference and correspondence be appointed, which shall have as its charge to communicate the preceding resolutions to the Legislatures of the several States; to assure them that this State continues in the same esteem of their friendship and union which it has manifested from that moment at which a common danger first suggested a common union: that it considers union, for specified national purposes, and particularly to those specified in their federal compact, to be friendly to the peace, happiness and prosperity of all the States: that faithful to that compact, according to the plain intent and meaning in which it was understood and acceded to by the several parties, it is sincerely anxious for its preservation: that it does also believe, that to take from the States all the powers of self-government and transfer them to a general and consolidated government, without regard to the special delegations and reservations solemnly agreed to in that compact, is not for the peace, happiness or prosperity of these States; and that therefore this State is determined, as it doubts not its co-States are, to submit to undelegated, and consequently unlimited powers in no man, or body of men on earth: that in cases of an

abuse of the delegated powers, the members of the General Government, being chosen by the people, a change by the people would be the constitutional remedy; but, where powers are assumed which have not been delegated, a nullification of the act is the rightful remedy: that every State has a natural right in cases not within the compact, (*casus non foederis*), to nullify of their own authority all assumptions of power by others within their limits: that without this right, they would be under the dominion, absolute and unlimited, of whosoever might exercise this right of judgment for them: that nevertheless, this State, from motives of regard and respect for its co-States, has wished to communicate with them on the subject: that with them alone it is proper to communicate, they alone being parties to the compact, and solely authorized to judge in the last resort of the powers exercised under it, Congress being not a party, but merely the creature of the compact, and subject as to its assumptions of power to the final judgment of those by whom, and for whose use itself and its powers were all created and modified: that if the acts before specified should stand, these conclusions would flow from them: that it would be a dangerous delusion were a confidence in the men of our choice to silence our fears for the safety of our rights: that confidence is everywhere the parent of despotism — free government is founded in jealousy, and not in confidence; it is jealousy and not confidence which prescribes limited constitutions, to bind down those whom we are obliged to trust with power: that our Constitution has accordingly fixed the limits to which, and no further, our confidence may go. In questions of power, then, let no more be heard of confidence in man, but bind him down from mischief by the chains of the Constitution. That this State does therefore call on its co-States for an expression of their sentiments on acts not authorized by the federal compact. And it doubts not that their sense will be so announced as to prove their attachment unaltered to limited government, whether general or particular. And that the rights and liberties of their co-States will be exposed to no dangers by remaining embarked in a common bottom with their own. That they will concur with this State in considering acts as so palpably against the Constitution as to amount to an undisguised declaration that that compact is not meant to be the measure of the powers of the General Government, but that it will proceed in the exercise over these States, of all powers whatsoever: that they will view this as seizing the rights of the States, and consolidating them in the hands of the General Government, with a power assumed to bind the States, not merely as the cases made federal, (*casus foederis*), but in all cases whatsoever, by laws made, not with their consent, but by others against their consent: that this would be to surrender the form of government we have chosen, and live under one deriving its powers from its own will, and not from our authority; and that the co-States, recurring to their natural right in cases not made federal, will concur in declaring these acts void, and of no force, and will each take measures of its own for providing that neither these acts, nor any others of the General Government not plainly and intentionally authorized by the Constitution, shall be exercised within their respective territories; and

That the said committee be authorized to communicate by writing or personal conferences, at any times or places whatever, with any person or person who may be appointed by any one or more co-States to correspond or confer with them; and that they lay their proceedings before the next session of the General Court; and

That any Act by the Congress of the United States, Executive Order of the President of the United States of America or Judicial Order by the Judicatories of the United States of America which assumes a power not delegated to the government of United States of America by the Constitution for the United States of America and which serves to diminish the liberty of the any of the several States or their citizens shall constitute a nullification of the Constitution for the United States of America by the government of the United States of America. Acts which would cause such a nullification include, but are not limited to:

I. Establishing martial law or a state of emergency within one of the States comprising the United States of America without the consent of the legislature of that State.

II. Requiring involuntary servitude, or governmental service other than a draft during a declared war, or pursuant to, or as an alternative to, incarceration after due process of law.

III. Requiring involuntary servitude or governmental service of persons under the age of 18 other than pursuant to, or as an alternative to, incarceration after due process of law.

IV. Surrendering any power delegated or not delegated to any corporation or foreign government.

V. Any act regarding religion; further limitations on freedom of political speech; or further limitations on freedom of the press.

VI. Further infringements on the right to keep and bear arms including prohibitions of type or quantity of arms or ammunition; and

That should any such act of Congress become law or Executive Order or Judicial Order be put into force, all powers previously delegated to the United States of America by the Constitution for the United States shall revert to the several States individually. Any future government of the United States of America shall require ratification of three quarters of the States seeking to form a government of the United States of America and shall not be binding upon any State not seeking to form such a government; and

That copies of this resolution be transmitted by the house clerk to the President of the United States, each member of the United States Congress, and the presiding officers of each State's legislature.

Tags: [DR. ORLY TAITZ](#), [New Hampshire](#), [Restoring the authority of the States](#) //

39 Responses to “New Hampshire talks Civil War against feds!”

1. **Vicki Verego** // Feb 4, 2009 at 5:31 am

This is where we win the battle...at the state level. Let's get all of our respective states to join the fight!

2. **truthbetold11** // Feb 4, 2009 at 5:37 am

I go to new hampshire alot and you don't want to mess with all those good old boys, beautiful state, lots of guns feds would not stand to long

3. **kathy** // Feb 4, 2009 at 6:51 am

Talked to the police dept. Here. All are clueless. Doyle failed again!

4. **kathy** // Feb 4, 2009 at 6:54 am

Once again I am labled unhinged. I'm sure they will come to my home to see if I'm mental case

5. **David Crockett** // Feb 4, 2009 at 6:57 am

Well Kathy let this here David Crockett tell you that you are good Patriot who is very awake.

Thank you for your patriotism

6. **caolila** // Feb 4, 2009 at 7:06 am

Imagine the possibilities. Put tax funding at the state level - no more federal education BS. No more

pork barrel NSF watching inappropriate internet sites. No more EPA and their outrageous demands. I would love to turn back the clock and take back our state's rights. How do we make this happen in our own state?

7. **kathy** // Feb 4, 2009 at 7:16 am

I'm going to the mayor. After that the chief of police. I swear to god doyle the boil will pay! I have passed out flyers tried to inform citizens yet I'm unhinged. When I go to the chief of police, can u give me an informative link that I can KLONK the chief of police over the head with? I have had enough with this BS!

8. **kathy** // Feb 4, 2009 at 7:24 am

I could see civic and government was not a requirement to be in law enforcement. I'm sick to death of hitting a brick wall!

9. **kathy** // Feb 4, 2009 at 7:30 am

I live up in northern wi. I hunt with a gun and bow hunt. We are a rough bunch up here. But we have been INVADED by homeless and lazy ppl on welfare. Thanks to doyle and feingold. My grass root heritage has been invaded.

10. **IBANEZ** // Feb 4, 2009 at 12:05 pm

The Congress had the power to verify the UnConstitutional category of citizenship and the qualifications of the President-Elect before the Counting of his votes.

This omission by the US Congress for exercising his power of investigating the Presidential Candidates Eligibility to hold the Office of President of the USA means a violation of the US Constitution by the January 8, 2009 US Congress.

Aknowledging the definition of the concept of Natural Born Citizen as passed by the Senate Resolution

Nº511 and acknowledging the recognition of dual citizenship at birth by the President-Elect, the omission of verifying his Eligibility proves that the US Congress made a unauthorized Presidential Election.

The US Congress has no power to Authorize an US Citizen not being a Natural Born Citizen under the ART II §1 of the US Const. to be inaugurated as President of the USA.

The US Congress has no power to expedict the US Congress Acts to be ratified or signed by a Person that is not a Natural Born American, because a person that is not a Nat. Born Citizen is not Eligible to hold the Office of the President of the USA;

The New Hampshire possesses his own Constitution and a contract with the Federal Administration this Contract is the US Constitution.

The New Hampshire has no power to make any business with a person that is not a Natural Born Citizen but stoll the US President Authority per the omission of verification of his qualification by the US Congress and by violating the US Const. NBC Clause.

When the US Congress will provide a Constitutional US President the New Hampshire will have the power to accept the US President Authority, Acts and Orders under the US Const.

11. **Angry Independent** // Feb 4, 2009 at 12:35 pm

I have called my Rep's. and Senators in Washington concerning issues ranging from illegal aliens,

the invasion of this great country, not following laws governing such, the breakdown of the American family, my 1st, 2nd rights, the list goes on and on.

I have finally come to the opinion... "THEY DON'T CARE!" They're going to do what they want regardless of my opinions and what many others are.

I wonder what this country could've looked like if we truly followed the constitution.

For starters, we would not have BHO in the White House.

"He and his Aunt Zetunia" would be on a slow boat to Kenya, all travel expenses paid for by them.

For that matter ALL illegal aliens would'nt be here!

This is what Rome looked like in her final years...

God I hope I'm wrong...but I fear I am not.

12. **Mike** // Feb 4, 2009 at 4:04 pm

We need a million man army of Patriots to go into DC, and clean those rats out of government for ever.

They are out of control and are dangerous to all.

All illegals out starting with Obama!

13. **Kim** // Feb 4, 2009 at 6:49 pm

Kathy - I am in Wisconsin too, we must contact the Wisconsin State Senate/Assembly. This is a matter for the Legislature. <http://www.wisconsin.gov>
Find out who your district senator and representative are/

14. **MimiLinda** // Feb 4, 2009 at 9:43 pm

I have been on the State of New Hampshire website and tried to find this resolution but failed. Can anyone tell me how to find it on the website?

15. **David Crockett** // Feb 4, 2009 at 10:34 pm

Sorry Mimilinda I went a bit fast and forgot including the url <http://www.gencourt.state.nh.us/legislation/2009/HCR0006.html>

16. **Hugh** // Feb 4, 2009 at 10:38 pm

Here are the links:

<http://haltturnershow.blogspot.com/2009/02/new-hampshire-talks-civil-war-against.html>

<http://www.gencourt.state.nh.us/legislation/2009/HCR0006.html>

17. **Kathy** // Feb 5, 2009 at 1:27 am

Dropped BOMBS all day! all on Wisconsin government websites and county,city as well. Also went to see the Chief of Police, He was gobbed smacked and clueless. Fine..i told him you need to get in touch with our good *Gov. Doyle the Boil* and left him with plenty of links. also went to our city *pay taxes on line site* told them I am not paying not until the filth in the White House pay theirs. then dropped this bomb.

<http://webofdeception.com/obama.html>

18. **Kathy** // Feb 5, 2009 at 1:32 am

I have a suggestion folks..copy that link and *BOMB AWAY* Defiance is justified.

19. **MimiLinda** // Feb 5, 2009 at 2:25 am

Thank you for the help in finding the links....I was surprised to find out that Arizona, Washington, Oklahoma, and Missouri have all declared "sovereignty" as well. I guess now we know that plenty of Americans actually are fed up and are willing to do something about it.....Good news, but the thought of civil war is pretty disconcerting! Maybe if enough of these resolutions are presented to the Congress and the President, they'll finally get the picture and begin to actually act on behalf of the American people, but I'm not holding my breath!

20. **Kathy** // Feb 5, 2009 at 2:36 am

Kim,

go to every government webs site in Wisconsin..paste the link along with other links to show these FEEBS you are awake and aware.

21. **[New Hampshire Fires First Shot Of Civil War - Resolution Immediately Voids Several Federal Laws « Locust blog](#)** // Feb 7, 2009 at 7:50 pm

[...] The Betrayal full story click here: No Comments Leave a Commenttrackback addressThere was an error with your comment, please try again. name (required)email (will not be published) (required)url [...]

22. **Phil** // Feb 9, 2009 at 4:58 am

Outstanding site and a great topic. I will be linking to it and forwarding it onward to my own state legislature. Well Done New Hampshire!

MSgt USMC/ret

23. **Carl Smuck** // Feb 10, 2009 at 11:59 am

I am from Virginia. Will my state be smart enough to rebel against the US Federal Government now? It was stupid enough to vote for that evil stealth Jihadi Barack Hussein Osama Bin Ladin Obama. He could and should be tried and convicted for like six or seven counts of high treason against the United States Constitution and the people of this country. Then he should be sentenced to death and shipped back to his native Kenya in a bodybag. If I had been President Bush I would have had Barack's cousin Railia Odinga killed and I would have armed the Christians in Kenya to try to insure that the Islamonazis could never get control of that country. They would have gotten control of that country if Barack's cousin would have been elected President of Kenya and he would have allowed the crazy Muslims there to impose Sharia Law there then Kenya would be a new enemy of the USA. Barack is a stealth Jihadi and plans to impose Sharia on us all. He must be stopped from doing so at all costs.

24. **joe jio** // Feb 11, 2009 at 12:29 am

I keep seeing this info posted on many sites.

While I agree it is long overdue for states to reclaim what was stolen from them by Lincoln and his many imitators, before you all start rejoicing you should actually read the articles. They say a resolution has been introduced in the state legislature!!!

BFD. So what does that mean? I have not seen one story that says these various resolutions in as many as 20 states actually has a snowballs chance in hell of becoming state law much to my dismay.

That is like getting all excited by Ron Pauls resolution calling for the abolishment of the Federal Reserve every year.

And each year he can count on getting one vote for that resolution. Get real people. You will not be free again until people start using their guns. The colonists tried for years to to negotiate with the crown regarding thier freedoms. And its effect was absolutely zero. When they got their guns out the king was ready to NEGOTIATE. One is afraid history must repeat itself.

So hold your celebrations till the headline actually says a state Passed a resolution.

25. [NH legislature talks of civial war with feds - INGunOwners](#) // Feb 11, 2009 at 1:21 am

[...] legislature talks of civial war with feds Read Up Hoosiers this is how its done New Hampshire talks Civil War against feds! Posted on February 4th, 2009 by David-Crockett Note I included the full text of the resolution at [...]

26. **Sam** // Feb 11, 2009 at 2:21 am

Something tells me that you are all the same people who have voted for those who enacted warrantless wiretapping, federal marriage laws, federal consumption laws (drugs & alcohol), federal mandatory minimums, secret CIA prisons, “stop loss” enlistment extensions, imprisonment without due process, torture, federal flag burning laws, bla bla bla bla....

As a gun enthusiast, I too value our RBA. But I also find it funny how many of those who cry about “rights” were so willing to hand over the rights of others to the feds. In fact, the problem with our country is that we only respect our rights, those we value, but not those that matter most to people who are different in some way. Well surprise, they now have no respect for your personal rights as well. Hypocrisy at its best.

Oh, “send them blacks back to Kenya, at their expense...” I don’t even need to say anything about that one.

27. **DrNassh** // Feb 11, 2009 at 2:27 am

Finally. I hope that California wakes up soon. As it stands now, we elect these morons into office and then they only pay attention to the lobbyist, not the public. Can you say “TAXATION WITHOUT REPRESENTATION”? If Congress is not listening to us, that it what it boils down to.

Remeber when that bitch Pelosi claimed “Impeachment was off the table” when the Shrub’s ratings were in the toilet? This was also AFTER we found out that he lied to us!

I’m sorry, but the president does NOT have the power to lie to the American people.

More states need to take this to heart and act NOW!

28. [Jim Hollingsworth](#) // Feb 11, 2009 at 3:13 am

Thank God there is some sanity left in the world. This gives me some hope, and it’s not found in Washington.

I am trying to urge my state senator here in Mississippi to introduce a state sovereignty bill like New Hampshire. If we don’t find people soon with the courage to stand against the growing monster in Washington we will soon find our entire population enslaved to the elitist humanists who are taking us down the road to hell.

Jim Hollingsworth

29. **Billy** // Feb 11, 2009 at 3:28 am

It's not so much that we want freedom anymore, [and not the kind the followers of old Bolshevism have forced onto half the planet, and is simply now termed Conservatism], Is that we the people decide whether or not to buy what they are selling.

Simply saying "No" to the self-serving prophets for profit creating wars on - Drugs/Warming/Terror - is a good start. We are looking at governments long been run by socio-paths and sadistic living in a world of illusion who now want what is left.

The Old Man of The Mountain had broken apart not too long ago, which I believe was an omen for the people of America. Only the love for free souls everywhere will save us the agony of walking dead, that living in a New World of slavery would become.

Break the curse of those who rose from ancient slaves to masters - sold their own souls to own the world.

30. [Fighter](#) // Feb 11, 2009 at 4:40 am

You hold the power with your money and labor. You give their fiat worthless paper money power with your faith.

Guns should be maintained to protect your property but storming DC with the weapons Americans are allowed to own is suicide. They have sound and microwave weapons that will keep far enough away from any meaningful targets. Plenty of foreign troops at there disposal who would love to shoot some fat lazy Americans.

Obama is just another puppet don't be distracted by divisional counterproductive racist nonsense. His citizenship does not matter to the millions who support him and it's not a worthwhile pursuit at this time.

Communities make their own currencies

http://news.yahoo.com/s/ap/20090115/ap_on_re_us/meltdown_local_currencies

Get local currency and barter systems going..... instead of resolutions reaffirming the constitution. Look at the war on drugs to see what a dead end that approach is.

My friends the true power rests with those who control money not the rich puppets in DC and in state government. The states are sitting on billions of dollars as they cry budget deficit.

Familiarize yourselves with COMPREHENSIVE ANNUAL FINANCIAL REPORTS produced by over 54,000 federal state and local government offices which show Trillions of dollars sitting in investments. These reports are easily found on the web and in most cases available free from the local offices. It's right there for you to read, right in plain site.

Your faith in there paper money gives them power and your labor fuels there evil empire.

1. The solution is wake people up to the billions of dollars your state and local government is sitting on using there own reports.
2. Copy and implement successful local currencies. Form local "craigslist" of services and goods available for barter.
3. Organize local, regional, statewide and national work stoppages.
4. Boycott openly any chain store or business that outsources and purchases the majority of there goods from low wage countries.
5. Become as self sufficient as possible. We are never going back to an economy powered by

consumer deficit overspending so it's not like you have a choice.

6. Every day work to free yourself from subconscious brainwashing that creates divisional thinking. Issues of race, religion and to large degree, class are artificial. created to keep people fighting among themselves instead of battling the REAL Enemy. It's a handful of people who control a majority of the world's wealth which allows them to use scarcity to control you.

31. [New Hampshire talks Civil War against feds! Pinpoints Government Crimes « Demons & Dialog](#) // Feb 11, 2009 at 5:34 am

[...] Federal gun crime laws? Void. Federal drug crime laws? Void. The gazzillion other federal criminal laws that deal with anything other than the specific enumerated crimes? ALL VOID.....Read more [...]

32. **Jim** // Feb 11, 2009 at 6:43 am

ITs time to take a stand, our government will no longer heed will voce and will of the people. They just imposes their will upon us beyond the enumeration's allowed by the constitution, they are working on taking all guns from us right now and just knowing we have them makes these power hungry wimps poopoo their panties and even talk they want control of all the TV & radio stations they want total control over us.

33. [Ted Bagg](#) // Feb 11, 2009 at 7:53 am

Nullification was the name of a law enacted in South Carolina right before the Civil War, and was one of the buzzwords used often by the secessionists in the future Confederacy. They pretty much coincided with Free Traders who were responsible for the Panic of 1837. The term is used in precisely the same sense by the author of the article Rivero highlights on WRH about the NH state legislature's line in the sand challenging federal jurisdiction.

Article:

<http://www.oilforimmigration.org/facts/?p=965>

Here's a relevant page from Blackjack Logan's great history of the Civil War.

Search for the keyword, "nullification":

<http://216.250.183.125/politics/lessons-of-the-19th-century/logan-great-conspiracy/p1.html#ch4>

34. [Whoa! That's a Bill! « Tai-Chi Policy](#) // Feb 11, 2009 at 9:20 am

[...] Rights On Jeffersonian Principles" is an astounding piece of legislation (h/t Hal Turner, The Betrayal, Pat Dollard) that refutes any Federal laws outside of the areas the constitution allows for. In [...]

35. [Desintegraci](#) // Feb 11, 2009 at 10:53 am

[...] right to keep and bear arms including prohibitions of **** or quantity of arms or ammunition.... The Betrayal New Hampshire talks Civil War against feds! _____ Cuando al fin encontramos las respuestas, cambiaron las [...]

36. **Kayttt** // Feb 11, 2009 at 4:59 pm

My favorite part,,,

When the sh*t hits the fan,,300 Million Americans will stand behind there states...

They boys at the Federal level have no idea how protective the American people are and will be of there states...

I don't know how this came about,,but most Americans will fight with everything in them to protect

there states..hmm

The Federal government is toast..

Some will even risk death to protect there states..

This may have come about because the Federal level of government has told us all,,,(the Cheney)..

But I wonder if the federal level worked at calling this country America or US...to remove the STATES..

If they deliberately avoided saying THE UNITED STATES OF AMERICA...

The governor's and state legislatures that don't join on will be stomped by there people...

Now somebody call Jessie..

37. **Joey Tavares** // Feb 11, 2009 at 5:46 pm

Hey all, from a cousin north of the 49th...

Thank you New Hampshire - thank you to these brave posters here (who use their NAMES) - thank you thank you, merci mille fois (a million times)...

I was losing hope. I really was. In the power of people, in the dream that I grew up believing in, in the country that made my homeland's 'independence' from Britain something to strive for...

I was feeling that, except for ranting posts on alternative sites, Americans were not angry, and that the consumerist corporate culture of television and material wealth had really taken over in the US.

What a terrible morning of reading the news, of the Great Big Hope bombing Pakistan, continuing the welfare payments to Israel, and allowing the aristocratic 'elite' of the American Banking System to continue to bleed North Americans and the world like we ARE THEIR COWS.

Then I arrived here, through a link at "What Really Happened" - and I have hope. I know now that the people who rebelled against the European Banking Cartel for the past 400 years ARE STILL SOLVENT, AND ARE MAD AS HELL.

America, The People, are Alive and Well, and I support you ALL in your endeavour. We here in Canada (those of us not asleep at the consumption wheel), and I'm sure around the world, have looked up to you since you stood up to the Powers that Be oh so long ago. We thought you were gone...

Vive L'États-Unis!!!

38. **Real Patriot** // Feb 11, 2009 at 6:47 pm

Carl Smuck is the kind of pathetic loser that gives Americans a bad name. Yes sates rights are awesome! Knee jerk christian ranting is idiotic. You talk about crimes against the country by Obama and then embrace Bush?!?! Lol you are sadly misinformed. Maybe you should get of the internet your wife/sister is calling.

39. [False Flag Expert Debunks 911 Arab Myth - Page 15 - US Message Board - Political Discussion Forum](#) // Feb 11, 2009 at 7:43 pm

[...] be locked, loaded and waiting, you fuckballs. Increasing Number of States Declaring Sovereignty The Betrayal

Discussion Area - Leave a Comment

Name (required)