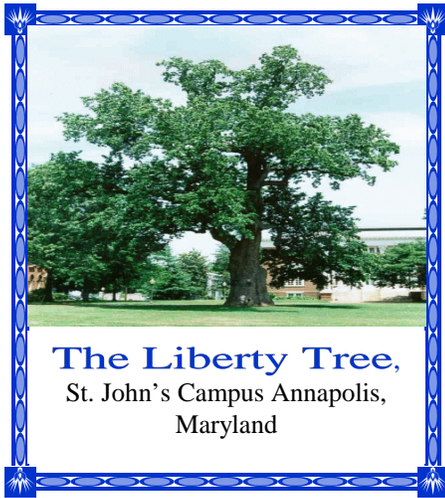


LIBERTY TREE

Vol. 8, No. 6 — May, 2006



This just in! DOJ querying members as they fish for “evidence” ...

Now that Save-A-Patriot Fellowship has filed a motion for Summary Judgment in the injunction lawsuit — brought by the DOJ to deprive the Fellowship and its members of its 1st Amendment rights — the Justice Department appears concerned about the weakness of their case.

How do we know? Some members have told us that the DOJ attorney in the civil suit against the Fellowship has called them up, saying that he would like to question them, or that he is “investigating” SAPF, and asking them if they will talk with him about the Fellowship. Mr. Bebich of Montana, a member, simply told him “no,” and the attorney hung up. Mr. Brengman of Washington began to ask the attorney (and possibly other unidentified personnel, who appeared to be on the line as well) about the decisions in the Pollock and Brushaber cases. Finally, he asked if the government

was so low that, instead of answering the questions SAPF raises in its letters and educational materials, it is going after Mr. Kotmair personally. The DOJ attorney answered with more or less an affirmative, Mr. Brengman reports. Mr. Deaton of Texas, and Mr. Jackson of Oregon, say that when the attorney called, they each told him to put his questions in a letter to them. Naturally, if any member decides they want to talk to the DOJ, they should just tell the truth. After all, telling the truth is what Save-A-Patriot is all about.

In short, it appears that the Department of Justice is staying after hours and even all weekend to call members clear across the country “investigating” something that has already been investigated by the IRS, and led to the lawsuit in the first instance.

FUNDAMENTAL PRINCIPLES ALL AMERICANS NEED TO KNOW

By Jim Kerr

A constitutional republic is predicated on the principle that citizens have rights which come from the Creator. People have the right to life, liberty, and to own property. These rights cannot be legitimately infringed upon by persons individually (as with a monarch, for example), or collectively (by popular vote). Moreover, the only legitimate function of a limited government is to protect the people’s rights to life, liberty and property: nothing more, nothing less.

Now let us define what rights are. Neither the government nor any group or organization has any rights. Rights are a concept that pertains only to individuals. The most fundamental right is the right of a man to his own life. All other

rights are merely corollary to or derivative of this right. A right is a religious/moral concept within a social context. It pertains to what is morally correct for men to do *in relation to other men*. Once you have established that a man is the owner of his own life, that he has a right to live, that he can

(Continued on page 3)

PREAMBLE, U.S. Constitution

WE THE PEOPLE of the United States, in Order to form a more perfect Union, establish Justice, insure domestic Tranquility, provide for the common defence, promote the general Welfare, and secure the Blessings of Liberty to ourselves and our Posterity, do ordain and establish this CONSTITUTION for the United States of America.

RESIST TYRANNY INTELLIGENTLY!

Here at the *Save-A-Patriot Fellowship*, it has been our experience that many drawn to our movement are of above average intelligence. As such, they may also be possessed of above average imaginations (and of above average egos!). Newly awakened from decades of media and public school induced slumber and infused with a missionary zeal often fueled by outrage over the newly discovered truth that has been concealed from them (and still rubbing the disbelief from their eyes), these “budding patriots” can, in their newborn enthusiasm, seize upon a newly discovered snippet of fact and truth and proceed to extrapolate and expand it beyond all logic and reason. And there are charlatans that seize upon this as an opportunity to make a buck, as the following letter illustrates. “*Caveat Emptor!*”

Dear Attorney Becraft,

[I], and many of my fellow lawmen (American Citizens & Lawmen Assoc. Aid & Abet Police & Military Newsletter on Constitutional Issues), are so thankful that you are winning cases for some of our unwitting victims of the "Right (Wrong) Way Law" and other such dangerous law programs and for all those who are hanging their lives, fortunes and freedom on the English common law which the tyrannical, corrupt American courts are rejecting today. Let me say that I have met a number of people who have been in jail, lost their homes, their families, over their trying out the ideas put forth by these supposed experts on the law who teach the Right Way Law classes.

One big man stood before me and a group of about 30 to 40 good people who had just enlisted in the new Right Way Law program which had just come to Idaho (several years ago now). This big man (neighbor) cried like a baby telling all of those assembled his very disturbing personal history with RWL experts (salesmen.) He spoke of Right Way

Law expert (salesmen) teaching legal issues and eventually getting him involved in criminal activity by filing different forms and some promissory notes/or checks on local businesses. He said they did so over time, by constantly stressing that it was his patriotic duty to stand up and challenge the government on those legal issue they were taught. He and others filed the allegedly fraudulent forms on their neighborhood businesses. He told the group of when the police came to arrest him. He told of being charged with felony criminal violations. He told how the salesman (experts) at Right Way Law abandoned him because he did not have the money to buy the expensive package they sell to the victim after they are arrested which allegedly would have given him the answers to get himself out of the criminal troubles Right Way Law salesman convinced him to get involved with. Through his sniffing and sobbing he was able to tell his good neighbors of him losing his home, and his wife and family through the long long criminal justice ordeal. He went to jail for a time.

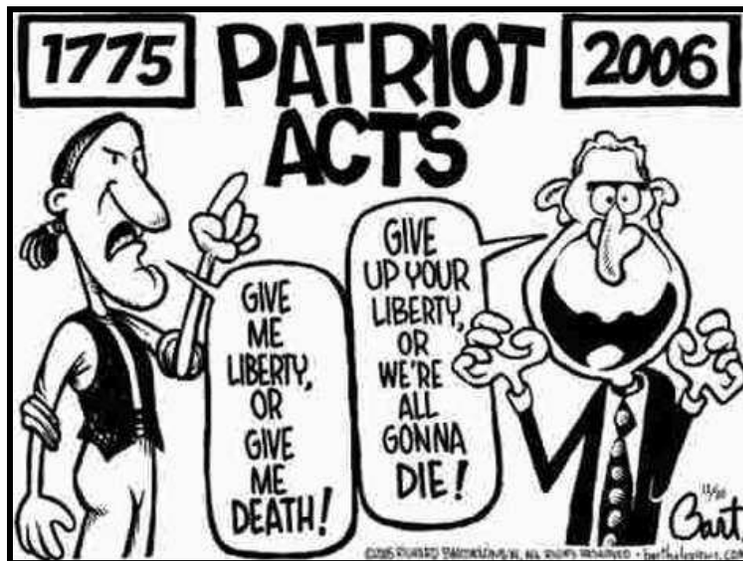
(Continued on page 3)

Update on the Injunction Suit

The deadline for pretrial dispositive motions was May 31, 2006. Defendant SAPF filed its 36-page (argument) Motion for Summary Judgment on that day.

While the brief is quite technical in certain parts, there is a thread of ordinary common sense throughout, giving the intellectually honest an idea of just how feeble their arguments are. Their allegations were very vague, since one can hardly equate our political advocacy First Amendment fellowship to an “abusive tax shelter” (IRC §§ 6700 and 6701).

It will be most interesting to see how the Department of Justice responds to our motion. They have no evidence to support their allegations.



(Continued from page 2)

At the end of his heart-wrenching story, this cop (me) and my big neighbor-man, begged the assembled crowd of good neighbors to not get involved with Right Way Law.

Some paid heed to what we said, but, sadly, most of the 30 or 40 very good neighbors got involved with Right Way Law anyway. We heard that it was because the salesmen were so nice and sincere...and "they were teaching the truth". Actually it took about 1 year to psychologically brain wash these good people to finally file the paperwork which got them into serious criminal activity...all to the cry of "Patriots." Within the next 2 years six of our neighbors, some with husbands and wives and children, families were arrested. Some pled guilty and others were convicted of crimes. Neighbors did jail time for fraud and felony theft, etc.

The slick "expert" salesman who taught the Right Way Law classes and who convinced our neighbors to file the allegedly fraudulent forms and drafts/checks, etc. and was partially responsible for sending our neighbors to jail, surprisingly was arrested, however he "threw himself on the judge's lap," apologized profusely, and was very very sorry and "promised he would never do it again!" He got off with some hours of "community service" by giving free flying lessons...which he enjoyed. (Sure reminded me of when I was a cop, and some of the great federal sting operations we had in Phoenix to turn good citizens into outlaws and then arrest them.)

Some here believe he is a federal informant or agent sent here to break up our Christian Constitutional communities. If he is not paid by the Feds, he should be. He did a good job.

Larry, we must be able to get this harmful, unlawful, movement stopped. Even if they are teaching "some truth".... and this is the way most con-jobs work!....It is destroying many good families.

Dear brother Larry, would you come on my two talk radio programs (The Officer Jack McLamb Program)...on two different networks and speak on this vital subject? We have a very good, and extensive, listenership.

Please let me know.

Lord bless, Jack McLamb

(Dear Larry if you can use this letter to help save fellow Americans - please do so.)



(Continued from page 1)

live his life as he pleases (so long as he does not violate the rights of other men), and does not belong to anyone else, you have the base from which all other rights are derived. If a man has a right to his own life, then he has a right to take all those actions which are necessary: necessary by his nature as a man, as a rational being, to sustain and protect his own life.

Next let us distinguish a right from a privilege. A right is equally applicable to all individuals—to all human beings. A certain action is a right if it can be shown that it is required by a man's nature as he exists. If so, then *it is equally applicable to all other men*. Therefore, in determining what is or is not properly a right, it is then necessary to establish that said right apply equally to all men. If it does not, then it is not a right, but merely a privilege. For example, when people claim to have a right to collect government benefits such as welfare, they are claiming they have the right to free food and housing at the expense of other men. This is not a right, because to provide unearned property for the one group requires the extraction of slave labor from another group; and legitimizing this plunder by legalizing it does not change the fact that the rights of some men are being violated under the guise of philanthropy—mandatory, false philanthropy. That is contrary to the concept of rights. Nothing which infringes some man's rights for the benefits of others, can morally or logically be a right. A right has to apply equally to all.

The Preamble to our Constitution embodies this principle. It is important that we not lose sight of this most important concept in these troubled times.

Unfortunately, now that socialism and democracy are rearing their ugly heads, *We the People* are being plundered by government regulation and "taxation" that doesn't pass constitutional muster. Consequently, people try to protect their property with a tenacity that is proportional to government tyranny. The natural consequence is the proliferation of charlatans who "help" people accomplish this. On page 2, you can read a letter about such charlatanism.

The reader is invited to go to our website at :

www.save-a-patriot.org...

and read our article entitled *Caveat Emptor: Beware of hucksters, charlatans, and snake-oil peddlers posing as "patriots!"*



Beware!!!

If someone unknown to you comes unannounced, or calls you asking questions, because there is no requirement to answer at that time, it is a good practice to suggest they put their questions in writing so that you can evaluate them, maintain a record, understand your legal rights and answer the questions properly if required.

The United States Supreme Court has always recognized this fundamental right. In *Federal Crop Ins. Corp v. Merrill et al*, (68 S.Ct. 175) the Court stated: *Whatever the form in which the government functions, any one entering into an arrangement with the government takes the risk of having accurately ascertained that he who purports to act for the government stays within the bounds of his authority.*

Also, an important corollary of the First Amendment is the right to remain silent. See *Miranda v. Arizona*, 384 U.S. 436.

Legal costs exacerbate SAPF's financial problems

The contrived financial inflation and legal defense costs are exacerbating the Fellowship's ongoing financial problems. As members know, we keep all the Fellowship fees low to be affordable to all Patriotic Americans who become members. This practice of pricing Fellowship member services leaves barely enough to pay for upkeep and keeping the doors open, and the current cost of the latest IRS/DOJ attack is straining our ability to exist. Please do not allow these false accusers to win by default. Whatever you can send to prevent your Fellowship's doors from closing for good will prevent such an occurrence. We know you will not let us down. Thank you.

Don't miss our Annual 4th of July Picnic!

We shall be celebrating the Fourth of July
on Saturday, June 24th.

Held in the outdoors near Headquarters, you will enjoy a barbecue, all sorts of excellent food and soft drinks. When you come, please bring a covered dish. The meat and soft drinks will be provided by the Fellowship. You won't want to miss this, because it is an opportunity to fellowship with other staunch, liberty-minded people.

To get directions to the Picnic, call SAPF HQ at (410) 857-4441.

