

“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 shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.” (Article 4 of the Bill of Rights)

“No person shall...be deprived of life, liberty, or property, without due process of law...” (Article 5 of the Bill of Rights)

“The hog with **one** wooden leg.”

THPD Chief John Plasse flippantly pledges “seized assets funds” to pay for armed guards in Vigo County schools. Did anybody notice? (Evidence of the **demise** of the 4th and 5th Amendments)

<http://www.wthitv.com/dpp/news/local/vigo-co-approves-school-safety-plans>

No suspicion necessary: DHS can still seize belongings without reason

(Evidence of the **demise** of the 4th and 5th Amendments)

The Siege of Shirley Ann Allen (Did anyone **protest** the demise of the 4th and 5th Amendments?) See also, “[Watching the Watchers](#)”)

“Run it up the flagpole and see if anybody salutes!” – Early incident of “Assets Forfeiture” auction in the Town of Shelburn, County of Sullivan, State of Indiana (Did **anyone** say, “**NIMBY!!**”)

David Koresh, certifiably “The Wacko of Waco” and leader of the Branch Davidian cult, was often to be found on the streets of Waco, Texas. If the authorities merely wanted to take him into custody, for *whatever* reason, they could have done so quickly, quietly and without incident on one of his visits to town. Ditto Shirley Ann Allen of Roby, Illinois: often in town, alone, walking the aisles of local stores. A couple of female LEOs (or male, if necessary) could have stepped up behind her, taken her by the elbows, lifted her slight body off the ground and taken her, with proper warrant in order, of course to a mental hospital or to jail – **IF** there were sufficient probable cause and **due process** in order.

Why lay siege to either of them? Or both of them? And what about Ruby Ridge? Could such blatant incursions into “official” lawlessness and tyranny have been merely attempts to see if “they” could get by with trashing the Constitution? Would people understand the issues at stake, recognize the wrongs being perpetrated in their name (in the name of “We the People”)? Would the “Media” scream aloud to awaken their readers, listeners and viewers?

Don’t miss: “The Demise of the 4th and the 5th”

“Constitutionally Yours,” February 13, 2013 (Find under “Program Archive”)