

Camp Constitution Journal

Vol. 16 – No. 3

Tuesday, July 16, 2024

★★★★★

SPORT BALL

STEAL THE BACON 2024

A rivetting game of Steal the Bacon pitted „The Pretty Awesome Patriots” against „The Bacon-ators”. The Bacon-ators won round one and an unidentified young boy ran off crying. There’s no crying in „Steal The Bacon”! Apparently there was a minor injury to the mouth but all is well. The second game pitted „Bacon Bites” versus „Chicken Bacon”. It was a grueling contest involving impeccable running, tagging and eliminations that was injury free. Bacon Bites managed to break the 1-1 tie to win. Bacon-Bites went on to win the finale. ★ (Picture Page 5)

Charlotte Wood



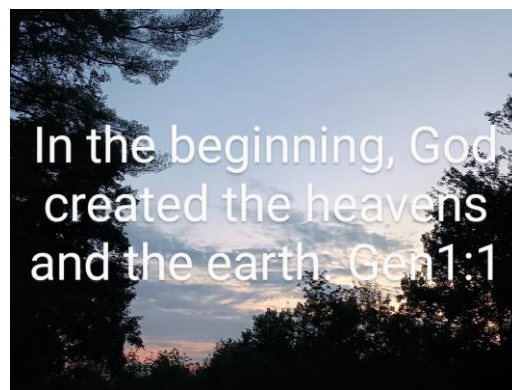
GAGA GLORY

July the 15th, I had the opportunity to witness a truly amazing game of gaga ball. The style and energy with which it was performed was beyond belief. I am unfamiliar with the names of most of the players, so I can’t tell you everyone who was there, but I can tell you that a chap called Gus rather bested all the younger participants. I have heard it said that he has been the Gaga Ball Champion for 5 or so years. You should have seen him dodging about the pit! Twas truly a sight to behold. But alas, good times cannot last forever. Indeed a most tragic incident occurred in the form of Gus’ glasses being broken. Unable to continue without his spectacles, he was forced to retire, much to the distress of us all.

After the departure of the champion, we tried to play without him but it seemed that all life and zest had left the gaga pit. And so our story ends with us awaiting his return. Disclaimer: The above story may be slightly exaggerated but it is mostly true... probably. ★ Hadassah Wallace

ED: This reminds me of a joke. Did you hear the one about the unfortunate ophthalmologist? He fell into his lens grinder and made a spectacle of himself.

God created the heavens and the earth. The sky and clouds, sunrises and sunsets. Trees and birds, all with a beauty and a purpose. Remember, when you are going to bed tonight, God created you with a unique beauty and purpose. You are fearfully and wonderfully made. God set you here, in this time and place, to fulfill His purpose He has for you. Take time and ask Him to show you His plan and purpose.



Mrs. Pamela Fitzpatrick

SELF DEFENSE CLASS

In self defense class Mr. George Dewhurst taught us four things:

1. **The weakest part of the hand is the thumb. Roll against it to get out of a hold.**
2. **A Dragon Pinch is an excellent way to deter an attacker. Pinch with the pointer finger against the 1st knuckle of the thumb rather than pinching the normal way – fingertip to fingertip.**
3. **If grabbed from behind on the shoulder, use a fulcrum lever technique to break the hold.**
4. **Nikkio, a Japanese term; a nerve between two muscles when poked with one finger disarms an attacker - very painful.**

Hillside 13

Seamus World News Report

President Ilian O'Mair has raised coffee taxes by 3% because the non-weed smokers drink less coffee than the weed smoker. The East Indian Coffee company factories are suffering a two-thirds reduction in productivity. The Indian Drink and Drug Government Association is primarily to blame. In other news, the French military lost another Battle of the Atlantic against the German Imperial Navy. ★

Courageous Counselor

(AKA Fearless Leader Part II)

Today, after all of the classes, my fellow campers and I felt like our brains were mush from learning so much. So my absolutely, fearless counselor asked why we were so tired and brain fried. I answered, "Unlike you, we inferior weaklings are unable to take in so much information and proceed with our day". So my Courageous Counselor said, "Heh, you can't go on with all this information in your head"; I could just hear his disappointment in his voice which was like a dagger in my heart. How could I let my shining light be disappointed? So I said, "Oh, fearless leader please forgive us. We just need more time under your blanket of wisdom so we may know your ways to maneuver through this cold, dark world". Unlike other Counselors, Gus doesn't just tell us when it's time to go to bed and when to go to class. Gus teaches us valuable life lessons of history, math and science. ★

Billy Boy

As a gentle spring wind perfumed with cherries
Thus love divided circles back
And therefore rain is on the air
For a tryptich I would make
Your face in all divides

Alina Carleton ★

Highlights of the REV

Concerning "my body, my choice"...

That body inside you is not yours. If it was, you would have two heads and two bodies and then you'd be a freak!"

"America will never be great again, until America is Godly again"

If boys can be girls, then Rev. Crtaft is a rich, white woman trapped in a black man's body.

Lizzy Wallace ★

Our Darling Counselor

Night was sweeping closer, gently kissing the sky.
It blushed in response as the clouds softly cried.
By the pond, from the grass, a rainy mist began to fly.
And from the shroud, through the fog, a valiant steed did ride.

It was white – near pearlescent – with a silver-gray sheen.
And on its back, in the light, was a sight to be seen.
Riding low through the water in the crystal-blue spray,
Was a rider in cream, her hair kissed by sun's rays.

It billowed behind her, a lustrous caramel mane,
And her huge chocolate eyes capture light that won't wane.
Then from this scene of fantasy rose something greater still:
A voice, blessed in beauty, that ascended with will.

It echoed, it captured the light of the sun.
Stilled gently, then flickered, then rose to a run.
The fog parted softly to the angelic voice.
It wisped away gently at the sound of its choice.

And there, captured in our hearts through eons of time,
Was our darling counselor her face so sublime.
And we knew the expression on that gorgeous Russian face,
Was of love, and of hope, and of sunlit grace

Christine Uhl ★



Overhead Drone Captured Photo of Singing Hills



THE 14th Amendment Part II

The Dan Smoot Report Broadcast (386) 7-Jan-1963

Stretching the Amendment

Freedom of the slave race was, ostensibly, the exclusive purpose of the framers of the Fourteenth Amendment. Yet, as soon as the Amendment was declared adopted, efforts were made to use it as a weapon to destroy states' rights. Groups and individuals, who did not like certain local or state laws, brought cases into the federal courts, claiming that the Fourteenth Amendment gave the federal government authority to supervise the activities of state and local governments.

In 1873, the Supreme Court heard the first case testing this doctrine, and held that the Fourteenth Amendment did not authorize federal intervention in state and local affairs. The Court said that the real purpose of those who made a claim of such federal authority under the Fourteenth Amendment, "was to centralize in the hands of the federal government powers hitherto exercised by the states."

To foster such intentions, the Court declared, would be "... to constitute this Court a perpetual censor upon all legislation of the States ... with authority to nullify such as it did not approve..." "The effect of so great a departure from the structure and spirit of our institutions is to fetter and degrade the State governments by subjecting them to the control of Congress, in the exercise of powers, heretofore universally conceded to them, of the most ordinary and fundamental character.

"We are convinced that no such results were intended by the Congress, nor by the legislatures which ratified this Fourteenth Amendment..." Error!

Bookmark not defined. Those who wanted to transform our federal system into a centralized system (by transferring all rights of the states to the central government in Washington) kept badgering the Supreme Court for a decision that the Fourteenth Amendment did authorize the federal government to regulate and supervise state laws. The position of the Court on this point began to weaken at the turn of the century; and, by the 1930's, the Court had begun to assume jurisdiction, under the Fourteenth Amendment, to act as "censor upon... legislation of the states." ¹

But it was not until after Eisenhower appointed Earl Warren Chief Justice, that the Court began to assume power, under the Fourteenth Amendment, to do anything desired by a majority of the nine justices.

In the school segregation decision (Brown versus Board of Education) which the Warren Court handed down on May 17, 1954, Chief Justice Warren said the Court had tried to determine what the nation's legislators had in mind in 1866-1868 when the Fourteenth Amendment was proposed and declared ratified - but had found the evidence inconclusive.

Warren explained why the Court was on uncertain ground in using the Fourteenth Amendment as authority for a decision concerning public schools. He said:

"An additional reason for the inconclusive nature of the Amendment's history, with respect to segregated schools, is the status of public education at that time. In the South, the movement toward free common schools, supported by general taxation, had not yet taken hold ...

"Even in the North, the conditions of public education did not approximate those existing today... compulsory school attendance was

"As a consequence, it is not surprising that there should be so little in the history of the Fourteenth Amendment relating to its intended effect on public education." ¹

In other words, the Fourteenth Amendment did not have, and was not intended to have, anything whatever to do with the question of public schools.

This means - if we have constitutional government-that neither the Supreme Court nor any other agency of the federal government has a legal right to do anything about public schools. The meaning of constitutional government is that the government must be bound by the contract - the Constitution which created the government. If Supreme Court justices (or any other public officials), who are sworn to uphold the Constitution, can change it at will by adding to its meaning, or by reinterpretation, then we have no Constitution at all.

It does not matter that the officials may have a good purpose in mind. It does not matter, even if an overwhelming majority of the people may approve of what the officials are trying to accomplish by changing the Constitution. The Constitution is meaningless if the agents who are hired to implement it and who are solemnly bound to uphold, and stay within the limits of, all its provisions, can change it to suit themselves.

If the people want the agents of government to do something which the contract of government does not authorize, then the people should change the contract (amend the Constitution by due process) in order to give officialdom the additional power and responsibility which the people want it to have.

To let officialdom change the contract, is to open the floodgates to unrestrained, unconstitutional, tyrannical government.

The Warren Court refused, however, to be bound by the Constitution. Chief Justice Warren said :

"In approaching this problem, we cannot turn the clock back to 1868 [when the Fourteenth Amendment was proclaimed ratified] .

... We must consider public education in the light of its full development and its present place in American life throughout the Nation."

Warren concluded that segregation of white and colored children in public schools has a detrimental effect upon the colored children, saying the conclusion "is amply supported by modern authority."

In a footnote, Warren cited the modern authorities whom he was relying on. He did not cite any authorities on the Constitution, or legal experts, or court decisions, or judicial precedents. He cited books written by racial agitators: (1) K. B. Clark, a negro who was hired by the National Association for the Advancement of Colored People and whose evidence in the segregation cases was subsequently proven false ; (2) Theodore Brameld, whose record in the House Committee on Un-American Activities shows membership in at least 10 communist organizations; (3) E. Franklin Frazier, who has 18 citations for connection with communist causes; (4) Gunnar Myrdal, a Swedish socialist who has served the communist cause for many years and who (in the very book that Warren cited) has expressed utter contempt for the Constitution of the United States. ¹

To the old, false doctrine that the Fourteenth Amendment authorized the federal courts to interfere with state and local laws, the Supreme Court, in the Brown versus Board of Education decision, added the

Court to revise the Constitution itself - for any purpose and on any authority which the Court itself may proclaim.

Admitting that the Fourteenth Amendment originally had no effect on the operation of public schools, and citing pro-communist agitators as "authority" for concluding that the Amendment should now be interpreted to have such effect, Chief Justice Warren decided that segregation in public schools violates the "equal protection" clause of the Fourteenth Amendment.

Wrong Breeds Wrong

The Court began immediately to use the Brown versus Board of Education decision as a precedent for other similar decisions. Upon the illegal decision of May 17, 1954, the Court has erected an edifice of illegal decisions an edifice which has become a legal Tower of Babel. The "law of the land" has become whatever a capricious Court claims it to be. We are at the mercy of a judicial oligarchy which, today, can say that the Constitution and the laws mean one thing, but tomorrow can reverse itself and decide that they mean something else.

Recent Court decisions (if permitted to stand) will shatter the foundations of our free society.

Consider, for example, the James Monroe Case. James Monroe, a negro, claimed that Chicago police had violated his rights by searching his home without a warrant. Illinois law provides individuals with adequate opportunity for relief if their rights are so abused. But Monroe did not bring suit against Chicago police in state courts. He brought action directly in federal court.

On February 20, 1961, the Supreme Court, in the Monroe Case, held that the Fourteenth Amendment does give individuals the right thus to bypass state laws and state courts. It was an 8-to-1 decision. The dissenter was Justice Frankfurter, who said the effect of the Monroe Decision was to convert the United States Constitution into a, "law to regulate the quotidian [daily] business of every traffic policeman, every registrar of elections, every city inspector or investigator, every clerk in every municipal licensing bureau in this country."¹

In Baker versus Carr (March 26, 1962), the Supreme Court decided, in effect, that the Fourteenth Amendment gives federal courts jurisdiction to supervise the actions of state legislatures in the apportionment and districting of states for purposes of state and local elections. The Baker versus Carr decision involved the apportionment and districting laws of the State of Tennessee; but approximately 26 other states were involved in similar suits, or expected to be shortly.¹

The Constitution makes no grant of power to any branch of the federal government to interfere in any way with such matters. When the federal government can make decisions governing the composition and representation of state legislatures, state governments become branches and tools of the central authority. The American system - a constitutional federation of separate states - is destroyed.

On June 25, 1962, the Supreme Court handed down the New York School Prayer Case decision (Engel versus Vitale), holding that classroom recitation of an official prayer violated the "establishment clause" of the First Amendment, as "reinforced by provisions of the Fourteenth Amendment."

In effect, the Court used the Fourteenth Amendment to reverse the meaning of the First Amendment. Whereas, the First Amendment prohibits the federal government from interfering with the free exercise of religion, the Supreme Court used the First Amendment (as reinforced by the Fourteenth) as authority to outlaw the free exercise of religion.¹

What Can We Do?

The destructive effect of these Supreme Court decisions (and of other similar decisions handed down since May 17, 1954) will grow and multiply.

The Constitution (Article 3, Section 2, Clause 2) gives Congress complete authority to limit, regulate, or even abolish the appellate jurisdiction of the Supreme Court. (14) Congress could, therefore, prohibit the Court from accepting appeals in cases involving matters which, by the clear terms of our Constitution, are beyond federal jurisdiction.¹

The public should strive to elect a Congress with the courage to take such action. But even if this were done, we would still have the legal chaos which illegal Supreme Court decisions have already caused.

Eisenhower's invasion of Arkansas with military force in 1957, and Kennedy's occupation of the city of Oxford, Mississippi, are fruits of the Supreme Court's decision of May 17, 1954. A frightful number of public school systems in the United States have already eliminated all recognition of God in the classrooms, as a result of the Supreme Court's New York Prayer Case Decision.

The most fundamental of states' rights the right of representative government free of outside interference and domination - has already been abrogated in Tennessee by the 1962 Baker versus Carr decision, and is threatened in 26 other states.

Misinterpretation of the Fourteenth Amendment (which is not a valid part of our Constitution) has caused such legal confusion as to render our system of constitutional law almost meaningless - even if the courts were restrained from further misinterpretations.¹ Obviously, we need to eliminate the Fourteenth Amendment and all the fruits of it: get rid of the Amendment and nullify all court decisions, executive actions, administrative regulations, and laws based on it.

How? Technically, Congress, by simple legislative enactment, could proclaim the Amendment invalid and could declare null and void all official acts and decisions based on it. But this would be dangerous procedure. It could set a precedent which Congress might try to use in eliminating a valid amendment to the Constitution - thus creating even greater confusion.

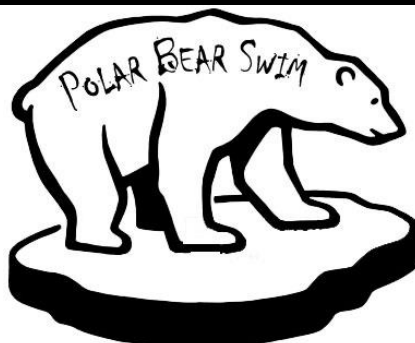
Moreover, spurious constitutional doctrine, which the Fourteenth Amendment has already inspired, renders infeasible the remedy of simple legislative enactment. There is no possibility that the present Supreme Court - basing its usurpations of power on the Fourteenth Amendment - would uphold a congressional act abolishing it.

Congress could enact a Resolution proposing repeal of the Fourteenth Amendment; but this would be tacit recognition that the Amendment is now legal.

The only proper and feasible remedy appears to be a Resolution by Congress re-submitting the Fourteenth Amendment to all state legislatures for proper ratification or rejection.

In other words, this vital question should be resolved not by some branch or agency of government, but by the people themselves, acting through their state legislatures by due constitutional process. If the people want the Fourteenth Amendment and all that it has produced, they could persuade three-fourths of the state legislatures to ratify it legally.

I believe, however, that the people would tell their state legislators to reject it. Large numbers of Americans are coming to realize that, unless the Fourteenth Amendment and all its progeny are abolished, we will not (no matter what else we may do) restore constitutional government in the United States. ★ (End Notes Available Upon Request)



Today's Conditions: "Beautiful"

Bears

Laura Andrews	Mr. Robert Alvarez
Elizabeth Krutov	Sean Avery (LG)

Runners

Kayla Johnson	David Tyuvin
Lincoln Weaver	Jessica Whitworth
Willow Whitworth	Elizabeth Krutov

Wednesday, July 17, 2024



Breakfast

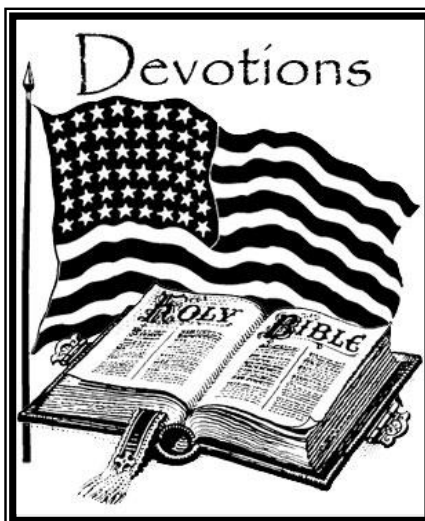
- Pancakes ★ Bacon ★ Omelets
- ★ Hash Browns ★ Coffee Bundt Cake
- ★ Fresh fruit ★ Hot/Cold Cereal
- ★ Yogurt ★ Boiled Eggs ★ Toast

Lunch

- Fried Chicken ★ Mac & Cheese
- ★ Fresh Steamed Vegetables
- ★ Southwest Egg Roll ★ Chicken Rice Soup
- ★ Fresh fruit ★ Salad Bar

Dinner

- Roasted Pork Loin ★ Mashed Red Potato
- ★ Vegetable Alfredo Lasagna
- ★ Mixed Vegetables ★ Challah Bread
- ★ Salad Bar ★ Cheese Cake
- Chef's Choice Desert ★



Morning Devotion

Scripture	William Alvarez
Flag Duty	Owen Clements
	Mr. Gus Kalis

Evening Devotion

Flag Duty	Benjamin Soon
	Franklin Soon

Grace Before Meals

Breakfast	Adam Zhyzneuski
Lunch	Alina Carleton
Dinner	Marlee Newman

Last Night's Campfire Devotion

Scripture	Sarah Wallace
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Monday's Campfire

The new campers started campfire with introductions. Professor Willie Soon's interview with Tucker Carlson was responsible for many of our new campers. Mrs. Crafty joined the fun by leading the Bear Song. Mr. Shurtleff borrowed more cold war Dad Jokes and while he didn't slay the crowd, I think the crowd wished he had. Christie & Alise Uhl performed "Stepsisters' Lament" and Josh V paired with Ben Soon on a violin duet. Can you imagine, two accomplished violinists at the same camp? Jonathan Cohler & Franklin Soon performed a Baroque era trumpet/Clarinet hunting tune. Your editor happened to love the rendition.

Skits were performed by Lincoln Weaver and Noah Soon (Farmer's Field) as well as Gus Kalis & Friends' attempt to squash "Wanna buy a Duck". Aflac! JJ & Samuel Johnson first years) told fun riddles. Kudos to Abigail Krutov who has mastered Psalm 23 in sign language.

The Junior Campers made their first appearance at the fire with renditions of "Jesus Loves Me" and "You're A Grand Old Flag". We look forward to future performances from the little ones. Alex Newman, Elayna, Alise and Christie Uhl along with Rebecca Krutov sang Victory in Jesus.. Catherine White graced our group once again. Thank You, Mrs. White.

Sarah Wallace read from Deuteronomy 6, Bind Us Together was led by the girls and Taps closed the evening with Franklin Soon on Trumpet accompanying us. ★

Mrs. Heath has really gotten the hang of this.

NOTICE: CONTENT NEEDED

Newspaper Editions should be out after campfire. Photos can be shared by bringing your camera to the newspaper room where I can copy your photo roll. Photos will be added to the Archives. You can email stories, artwork etc. to fleck14@verizon.net. Missing a copy? I can print one for you. ★

Snack Bar News

Hours	Prices		Prices		Prices	
2 ³⁰ PM – 3 PM	\$0.50	\$0.50	\$0.50	\$0.50	Granola Bars	\$0.25
4 PM – 4 ³⁰ PM	Pringles	\$0.75	Crackers	\$0.50	Ice	\$1.00
10 PM – 10 ³⁰ PM	Trail Mix	\$1.00	Fruit Snacks	\$0.10	Pop Tarts	\$1.00
	Popsicles	\$0.50	Rice Crispies	\$0.50	Gatorade	\$1.00
	Ice Cream	\$1.00	Pop Corn	\$3.00	Soda	\$1.00
	Candy Bar	\$1.00			King Candy Bar	\$1.50

Quote of The Day

Submitted by Hillside 13

"You have to be ready to be hurt for your beliefs". ★
– Mr. Tucker Carlson

★

CABIN

★

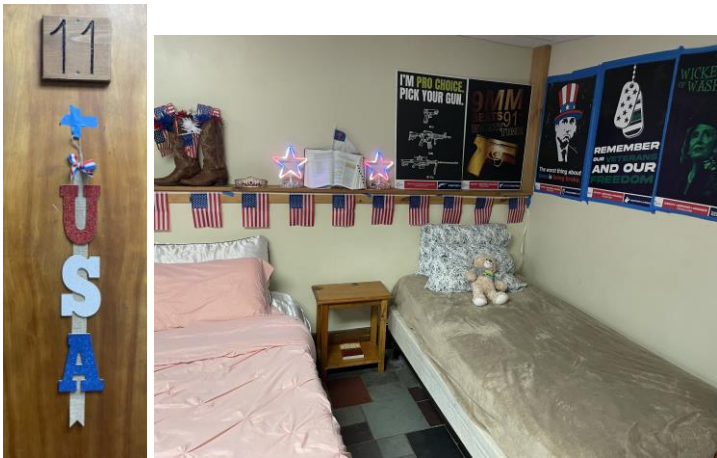
INSPECTIONS

★

Dorm A

The beds need some help gentlemen. The red suitcase, white pillows and blue sleeping bags do not constitute decorations. We don't award conservation points so go ahead and flush the toilets. Nice effort compared to last year, but this is a new year and we are holding you to another standard. You wouldn't cut it in the military and future wives will be quite disappointed. What's your cabin name? No bribes ☹️ ★

Score: 6.5



Hillside 13

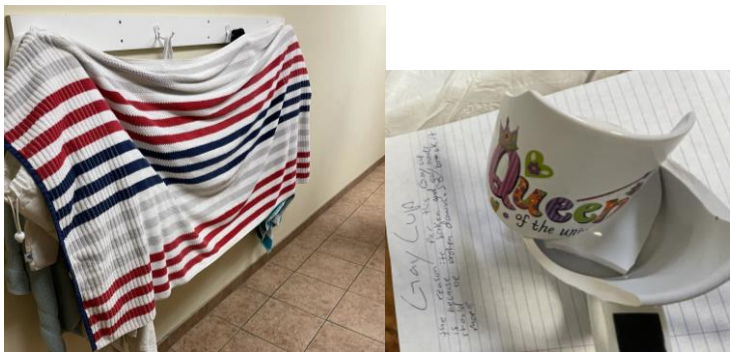
Lovely entry flags. What's up with the baby food? We still have some teeth. Was that a back-handed geriatric joke? What's up with the Canada hat? Last I heard the Commies were running that Country. The flag display confirms you are all patriotic Americans. It smells lovely in there. Your decorations are admired. Too many to mention them all. What's your cabin name? ★

Score: 7.5

Boys Dorm B

Very neat and tidy. A nice innovative solution with the patriotic colored towel. Bribes galore here! Thank you. We get the cup metaphor. Thanks for the explanation. We like the flags. Wife cabin approved. No cabin has ever won without a name! ★

Score: 7.5



Hillside 15: DAR

Does DAR stand for Daughters of the American Revolution? If so, the DAR are now letting trannies in. Please let us know tomorrow. An unpackaged candy bribe? Was that even meant for us? The soiled towel mat in the bathroom was kind of disgusting. Lots of nice decorations, though. Hats and flags galore! The closet was even decorated. Lots to talk about here. Great effort. ★

Score: 7.5



Room 11

Music! Bible. Nice entry. Sub-par bribe but something is better than nothing. The unfolded hand towel was a real let-down. The collage wall is great. Above all, a top-notch decoration job. What's your cabin name? ★

Score: 8.0



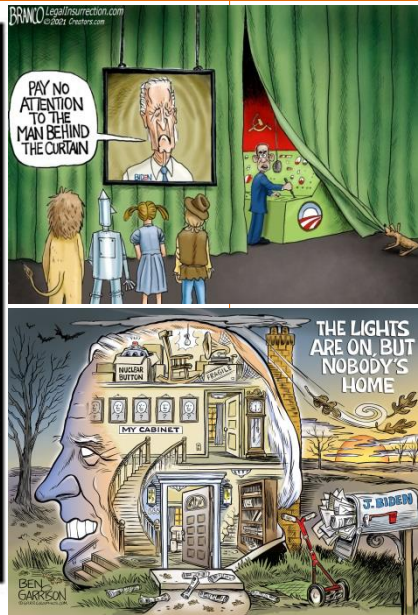
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2024 PIZZA PARTY RACE

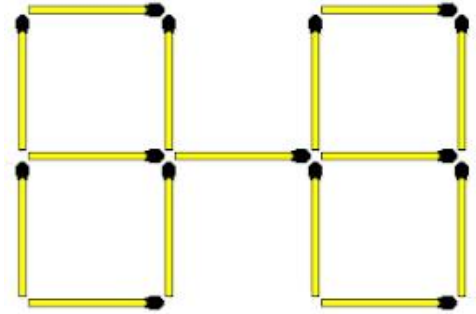
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Standings	M	T	W	Thu	News	Total
Dorm A	6.5	6.5	0	0	0	13.0
Dorm B	7.5	7.5	0	0	0	15.0
Room 11	7.0	8.0	0	0	0	15.0
Hillside 13	7.0	7.5	0	0	0	14.5
DAR	6.0	7.5	0	0	0	13.5

★ PUZZLES ★ GAMES ★ QUOTES ★



Match Stix



Rules: Move only 2 matchsticks to create 6 squares. The squares are allowed to differ in size. However, squares must be linked and each matchstick must form the side of at least one square.

★ Bamboozle 46 & 47 ★

1	WALKING AIR	FEEL
Prison prison prison prison prison.	WO K OJ WO WALK OJ WO W OJ	BLpigANKpigET
BUS INESS BUS INESS BUS INESS BUS INESS	tiLEVARTme	OFF OFF
the people	ATHALON ATHALON ATHALON	HAHANDND

★ YESTERDAY'S ★ SOLUTIONS ★

E	R	C	A	F	R	E	E	D	O	M	P
S	C	O	S	A	Y	B	S	N	M	E	R
E	O	N	E	G	S	U	E	E	W	E	E
T	L	C	C	O	S	N	V	C	V	C	A
A	O	O	N	T	C	K	E	N	A	A	M
T	N	R	A	A	N	E	N	E	L	E	B
S	I	D	V	R	O	R	Y	D	L	P	L
D	E	F	E	A	T	H	E	N	E	H	E
E	S	F	I	S	G	I	A	E	Y	S	S
T	E	R	R	L	N	L	R	P	F	I	E
I	V	E	G	O	I	L	S	E	O	T	T
N	I	N	C	C	X	A	W	D	R	I	A
U	G	C	D	K	E	W	A	N	G	R	L
N	T	H	I	E	L	C	R	I	E	B	R



Solution: Bamboozle-45

- Two by Four
- Getting Up in the Morning
- Tennis Match
- No Time for You
- The Eyes are Bigger Than the Stomach
- Just in Case

Jumble Solution

Mystic, Pelvic, Lotion,
Outbid, Musket, Birdie
REMOTE POSSIBILITY

Tomorrow's Schedule

★ Camp Constitution Schedule ★

When	Required *	What	Where/Notes
6:30AM		Polar Bear Swim / Morning Run (Nathaniel Shurtleff)	Pond / Trail
7:00AM	×	Wake Up !!! <u>Optional</u> Prayer Walk - Mrs. Giminez	Outside Maple Ridge
7:50AM	×	Flag Raising: Devotions & Announcements	Flag Pole (Mtn View Lodge)
8:00AM	×	Breakfast	Outside Cafeteria for Grace
8:30AM		Staff Meeting (Students Cabin Prep)	Mtn View Lodge
9:00AM	×	Global Warming	Professor Willie Soon
Short-Break			
10:00AM	×	Philosophical Worldview of the Constitution	Pastor David Whitney
Short-Break			
11:00AM	×	Race Worship	Reverend Steve Craft
Short-Break			
12:00PM	×	Lunch (See Optional Field Trip)	Outside Cafeteria for Grace
1:00PM		Recreation Time - Mr. Kalis Optional Field Trip: Precision Museum	LAKEFRONT/POOL USE REQUIRES LIFEGUARD Swimming Available 2:30pm
2:30PM		Optional: Swimming	
3:00PM		Optional: South Africa Today (Mr. & Mrs. Richard Thomas)	
4:00PM		Optional: Danger of Pornography	Julie Wilkinson
5:00PM	×	Dinner	Outside Cafeteria for Grace
6:30PM	×	Racist Roots of Planned Parenthood	Mr. Hal Shurtleff
7:20PM	×	Flag Lowering	Flag Pole
7:45PM	×	Environmental Chicken Littles	Professor Willie Soon
8:00PM		Break: (Long Sleeves, Bug Repellant, Songbooks, Flashlight)	
9:00PM	×	Campfire(Flashlight & Songbook)- Staff	Fire Pit(Optional For Juniors)
10:00PM		Break: Snack & Newspapers (hopefully)	
10:30PM	×	Report to Cabin	Assigned Cabins
11:00PM	×	Lights Out	Good Night
★Wednesday, July 17, 2024★			

★Camp Constitution Jr. Patriot Schedule★

Start	Program	Where/Notes
6:30 AM	Polar Bear Swim / Morning Run	Pond / Trail
7:00 AM	Wake Up !!!	
7:50 AM	Flag Raising: Devotions & Announcements	Flag Pole
8:00 AM	Breakfast	Outside Cafeteria for Grace
9:00 AM	Opening Welcome Morning Prayer & Songs	Mrs. Edith Craft / Mrs. Jessica Whitworth
Ages 5-8 Mrs. Edith Craft		Ages 9-12 Mrs Jessica Whitworth
9:30 AM	Lesson A: Redistribution of Wealth	9:30 AM Lesson A: Redistribution of Wealth
	Quick Break	Quick Break
9:40 AM	Lesson B: Constitution Song	9:40 AM US Constitution: Government
	Morning Snack	3 Equal Branches
		Republic vs Democracy; Ratification
10:30 AM	Lesson C: The Preamble: ASL - Sign Lan	10:30 AM Snack (Water & Patriot Popcorn)
11:15 AM	Craft Time: Lesson Tie-In	10:45 AM Bill of Rights Game
11:45 AM	Clean-Up	11:30 AM Clean-Up
12:00 AM	Lunch	Outside Cafeteria for Grace
1:00 PM	Recreation Time - Mr. Kalis (OPTIONAL Field Trip)	
5:00 PM	Dinner	Outside Cafeteria for Grace
7:20 PM	Flag Lowering	Flag Pole
9:00 PM	Campfire(Flashlight & Songbook)- Staff	Fire Pit (Optional For Juniors)
★Wednesday, July 17, 2024★		