

The unanimous Declaration of the sovereign People of the united States of America to restore and reinhabit the free American republics

We the People inhabiting the North American continent, free men and women convened under God, having been granted by the Creator dominion over all the earth, to restore the blessings of liberty for ourselves and the posterity, do hereby invoke our sacred right to alter or abolish destructive government as memorialized in The unanimous Declaration of the thirteen united States of America, c. 1776 by declaring herewith this solemn declaration to the people of the earth and all governments and nations derived there from.

Whereas we do not now, nor have we ever been possessed of a desire to relinquish any of our unalienable rights for the dubious benefits of limited liability or any other compelled revocable “privileges” of a subject-class citizenship of the United States, nor to relinquish every aspect of our lives to corporations posing as legitimate governments

Whereas we do not now, nor have we ever entered into a binding contract, agreement or trust relationship with any person, living or fictitious, with the fully informed and willful intent to deprive ourselves or to be deprived by others of any unalienable rights granted to us by the self-existing Creator and guaranteed by the constitutions of the free republics of North America and the United States of America republic, c. 1787

Whereas we have become aware that each of the free American republics and the constitutional republic of the United States of America, c. 1787, have been preempted by military power and emasculated by coercive and deceitful methods of economic and political subjugation imposed by corporations posing as legitimate governments

Therefore we the sovereign People of the free American republics do hereby and herewith organize under God for all the world to hear and see upon each state’s signatories hereto numbering at least twenty-six souls, as the respective fifty (50) well-regulated Guardians of the Free Republics restore and re-inhabit through this declaration the legitimate constitutional governments of these free republics in peace and harmony conclude the era of illicit corporate governance by renouncing in the presence of the Creator, forever and without contrived ambiguity, all permissions, delegations of authority and grants of attorney, real or imagined, to corporations posing as legitimate governments, in particular the United States Federal Corporation and all subdivisions thereof assemble upon each state's signatories hereto numbering at least twenty-six souls, De jure Grand Juries in the People’s common law of the land, herein authorized in remedy of the Self-evident Expositions of Truth hereunder to forthwith order and conduct forensic accounting of the various trusts and so-called “legacy accounts” attributed to the People; facilitate a return to the People of the wealth which has been taken by fraudulent artifice on the part of the banking institutions of this or any country, in particular the ill-gotten gains of foreclosure and fraudulent foreign taxation; peacefully eliminate all

existing government structures, entities and agencies that have been derived from the de facto corporations posing as legitimate governments; issue orders to the military, police and corporate powers of the land and sea to enforce our divine rights to such lawful government as was already ensured by our constitutions; and restore de facto actors to lawful de jure capacity duly confined by the constitutions of the these republics and replace the noncompliant; thus restoring to each and every American their in-law, dry land, divine rights of birth and the fruits of their individual and ancestral labor as quickly, efficiently and discretely as possible, without causing undue alarm or stress and without malice for anyone forgive in the name of the Creator all who repent their political and economic misdeeds.

It is hereby so decreed by the sovereign People of these free American republics assembled herein. Teste meipso by our hands, republic by republic, hereinafter following.

Warrant

of the De jure Grand Juries
of the People of the united States of America
assembled under God as

Guardians of the Free Republics
and sole lawful authority on the land

We the sovereign People inhabiting the free American republics, the well-regulated Guardians of the Free Republics under God, having salvaged the rule of lawful de jure governance and reinhabited these De jure Grand Juries by The unanimous Declaration of the sovereign People of the united States of America to restore and reinhabit the Free American Republics, c. 2010, do hereby invoke our sacred dominion over all the earth and issue this Warrant and orders attached hereto to the following men and women presently acting in the incorporated capacities respectively noted thereby, and all successors thereto and nominees thereof, and to all other people, governments and nations to whom this Warrant and orders necessarily apply:

Robert Renfroe Riley, a man occupying the office of Governor, incorporated State of Alabama

SeanR. Parnell, a man occupying the office of Governor, incorporated State of Alaska

Janice Kay Brewer, a woman occupying the office of Governor, incorporated State of Arizona

Mickey Dale Beebe, a man occupying the office of Governor, incorporated State of Arkansas

Arnold Alois Schwarzenegger, a man occupying the office of Governor, incorporated State of California

August William Ritter, Jr., a man occupying the office of Governor, incorporated State of Colorado

Mary Jodi Rell, a woman occupying the office of Governor, incorporated State of Connecticut

Jack A. Markell, a man occupying the office of Governor, incorporated State of Delaware

Charles Joseph Crist, Jr., a man occupying the office of Governor, incorporated State of Florida

George Ervin Perdue III, a man occupying the office of Governor, incorporated State of Georgia

Linda (Cutter) Lingle, a woman occupying the office of Governor, incorporated State of Hawaii

Clement Leroy Otter, a man occupying the office of Governor, incorporated State of Idaho

Patrick Joseph Quinn III, a man occupying the office of Governor, incorporated State of Illinois

Mitchell Elias Daniels, Jr., a man occupying the office of Governor, incorporated State of Indiana

Chester John Culver, a man occupying the office of Governor, incorporated State of Iowa

Mark V. Parkinson, a man occupying the office of Governor, incorporated State of Kansas

Steven Beshear, a man occupying the office of Governor, incorporated Commonwealth of Kentucky

Piyush Jindal, a man occupying the office of Governor, incorporated State of Louisiana

John Elias Baldacci, a man occupying the office of Governor, incorporated State of Maine

Martin Joseph O'Malley, a man occupying the office of Governor, incorporated State of Maryland

Deval Laurdine Patrick, a man occupying the office of Governor, incorporated Commonwealth of Massachusetts

Jennifer Mulhern Granholm, a woman occupying the office of Governor, incorporated State of Michigan

Timothy James Pawlenty, a man occupying the office of Governor, incorporated State of Minnesota

Haley Reeves Barbour, a man occupying the office of Governor, incorporated State of Mississippi

Jeremiah Wilson Nixon, a man occupying the office of Governor, incorporated State of Missouri

Brian David Schweitzer, a man occupying the office of Governor, incorporated State of Montana

David Eugene Heineman, a man occupying the office of Governor, incorporated State of Nebraska

James Arthur Gibbons, a man occupying the office of Governor, incorporated State of Nevada

John H. Lynch, a man occupying the office of Governor, incorporated State of New Hampshire

Jon Stevens Corzine, a man occupying the office of Governor, incorporated State of New

Jersey

William Blaine Richardson III, a man occupying the office of Governor, incorporated State of New Mexico

David Alexander Paterson, a man occupying the office of Governor, incorporated State of New York

Beverly Eaves Perdue, a woman occupying the office of Governor, incorporated State of North Carolina

John Henry Hoeven III, a man occupying the office of Governor, incorporated State of North Dakota

Ted Strickland, a man occupying the office of Governor, incorporated State of Ohio

Charles Bradford Henry, a man occupying the office of Governor, incorporated State of Oklahoma

Theodore R. Kulongoski, a man occupying the office of Governor, incorporated State of Oregon

Edward Gene Rendell, a man occupying the office of Governor, incorporated Commonwealth of Pennsylvania

Donald L. Carcieri, a man occupying the office of Governor, incorporated State of Rhode Island

Marshall Clement Sanford, Jr., a man occupying the office of Governor, incorporated State of South Carolina

Marion Michael Rounds, a man occupying the office of Governor, incorporated State of South Dakota

Philip Norman Bredesen, Jr., a man occupying the office of Governor, incorporated State of Tennessee

James Richard Perry, a man occupying the office of Governor, incorporated State of Texas

Gary Richard Herbert, a man occupying the office of Governor, incorporated State of Utah

James H. Douglas, a man occupying the office of Governor, incorporated State of Vermont

Robert Francis McDonnell, a man occupying the office of Governor, incorporated Commonwealth of Virginia

Christine O'Grady Gregoire, a woman occupying the office of Governor, incorporated State of Washington

Joseph Manchin III, a man occupying the office of Governor, incorporated State of West Virginia

James Edward Doyle, a man occupying the office of Governor, incorporated State of Wisconsin

David Duane Freudenthal, a man occupying the office of Governor, incorporated State of Wyoming

Notice. This Warrant comprises notice to each and all of the above-listed men and women and all agents and nominees thereof and successors thereto, and to all the people, governments and nations of the world, of the reinhabitation of the legitimate de jure unincorporated republican government institutions pursuant to the constitutions of the free American republics and the United States of America republic, c. 1787, and the

conclusion, termination, voiding and de-funding of the de facto office of “Governor” of each of the aforesaid fifty (50) political subdivisions of the United States Federal Corporation.

Warrant. The De jure Grand Juries, do hereby unanimously and simultaneously arrest, redeem and recall the bonds, insurance, surety and de facto escrow of the de facto office of Governor, State of _____, real or imagined, in each of the fifty (50) incorporated political subdivision States of the United States Federal Corporation, thereby rendering all such bonds, insurance, surety and de facto escrow instantly null, void and non-negotiable, and the public wanting for indemnification. For purposes herein, the term “State” also includes the term “Commonwealth” when referring to the fifty (50) political subdivisions of the United States Federal Corporation and similar de facto institutions.

Order. The de facto office of Governor of the “State of _____” of each of the fifty (50) incorporated States of the United States Federal Corporation, and all vestiges thereof, is hereby resorbed into the respective de jure office of Governor of _____ (e.g. New York) of each of the respective fifty (50) free republics of the United States of America, c. 1787, upon the man or woman occupying each such office receiving notice of this Warrant. Upon such notice, each such man or woman shall be free to resign within three days of receipt of this Warrant without recourse for such resignation, to be replaced by the man or woman next in line to occupy such office.

Order. At the time of such resorbition, or as soon as is practical thereafter, all such men and women accepting the office of governor of a de jure state republic shall take and subscribe the following respective oath in the presence of the Almighty Creator in front of a duly appointed officer of these De jure Grand Juries, and shall file such oath(s) with these De jure Grand Juries before, and as a condition of, occupying the said respective office, such filing to be completed no later than fourteen (14) days after receipt of this Warrant. Failure of these De jure Grand Juries to timely receive the said oath shall comprise resignation of the respective party from the respective office. The mandatory oath for the office of governor shall be:

"I, A. B., do solemnly swear (or affirm) that I will support, preserve, defend and protect the Constitution of the _____ (name of state, e.g. “New York” not the “State of New York”) republic and the Constitution for the United States of America republic, circa 1787, and that I will perform and fulfill all of the duties of the office of governor of this republic faithfully and impartially to the best of my ability and understanding, as a sacred actionable blood-oath contract with the People of the _____ (e.g. “New York” not the “State of New York”) republic, so help me God.”

Order. All acts of omission and commission undertaken in good faith in furtherance of this Warrant and all orders to the governors hereunder or subsequent, are indemnified against recourse by the Provisional Bond De jure of Public Indemnification of the

Guardians of the Free Republics included in this Declaration in its entirety, the said bond providing safe passage for all such acts of good faith.

Order. Until further notice, all funds necessary to timely implement this Warrant and orders to the governors annexed hereto or subsequent warrants or orders shall be debited against the various assets identified in the respective de facto States' Comprehensive Annual Financial Report.

Failure to comply with these orders to the governors will result in immediate removal from office by order of the De jure Grand Juries.

First order to the governors

of the De jure Grand Juries
of the People of the united States of America
assembled under God

Cease and desist all foreclosure and collection actions against the sovereign People

The People of your respective states, your family, neighbors and friends who trust in your vigilance, the mothers, fathers, sons, daughters, children and grandparents who harbor expectations that you will first and foremost protect and preserve the posterity, being entitled to relief from a century of economic warfare waged by global money predators

You are hereby ordered by these De jure Grand Juries to direct the men and women in whether by private session or otherwise, occupying the highest judicial offices and applicable trial judges to forthwith provide full faith and credit to Landmark National Bank v. Kesler, Kansas, Lexis 834 (2009) and citations therein, regarding implementation of strict rules of evidence and verification in all judicial cases involving foreclosure and collection of debt, thus requiring attorneys of record to certify to the court existence of the debt in fact under penalty of perjury; barring the testimony of attorneys of record from all hearings in the matter at hand; requiring the exhibition of wet-ink signed original instruments and contracts as a condition for filing an action; requiring the appearance in open court of an officer able to testify under penalty of perjury to first hand knowledge that such documents are, in fact, lost; requiring exhibition of all ledgers and accounts related to the transaction at issue in particular off-balance sheet journals; requiring exhibition of the initial journal entry which identifies the source of the lender's funds in question; requiring the appearance in open court of a lending officer to certify under penalty of perjury the completeness of all records pertaining to the transaction at hand

and first hand knowledge as to the source of the funds in question; requiring verification of signature on all such documents in question; and requiring timely production of all such evidence and prosecution.

You are further ordered to direct such men and women to approve within twenty-four (24) hours all petitions for restraining orders, injunctions or estoppels of any and all administrative or judicial actions which want for any or all of the aforementioned exhibitions and/or verifications.

Second order to the governors

of the De jure Grand Juries
of the People of the united States of America
assembled under God

Cease and desist all tax related actions against the sovereign People

The state taxing agencies being unlawful collection arms for the Federal Reserve System and its principal private money predators and war profiteers, being repugnant to the Constitution for the United States of America, c. 1787 and an abomination to mankind, being corrupt beyond repair; assault upon and incarceration of the sovereign People by the government of their creation for failure to accede to thefts of their wealth under the guise of “legal” process being a sin and repugnant to the Constitution for the United States of America, c. 1787

You are hereby ordered by these De jure Grand Juries to direct the man or woman occupying the office of Director, Commissioner or similar officer of the department of taxation of your respective incorporated State to cease and desist forthwith all investigations, actions, prosecutions, garnishments, liens, levies and distress against the sovereign People, all members thereof and all accounts, trusts, artifices and legal fictions derived therefrom, real or imagined, as the result of tax, income tax, property tax, sales tax and/or other tax-related charges and/or claims such as failure to file, failure to pay, obstruction and/or conspiracy, and any peripheral actions which do not involve a flesh and blood injured party.

You are hereby further ordered to direct the said men and women to prepare and deliver to these De jure Grand Juries no later than thirty (30) days after receipt of this order a complete list of all men and women within your state who are currently subject to, or have been subjected during the ten (10) calendar years previous to the signing of

this order, to lien, levy, garnishment, invasion, investigation, distress, harassment, detention, judicial process or similar acts of terrorism, whether past or ongoing, as the result of tax, income tax, property tax, sales tax and/or other tax-related charges and/or claims such as, but not limited to, failure to file, failure to pay, obstruction and/or conspiracy.

Third order to the governors

of the De jure Grand Juries
of the People of the united States of America
assembled under God

Cease and desist all judicial and quasi judicial actions against the sovereign People for crimes which lack an injured party

The People being sovereign with respect to the United State of America republic, c. 1787, at no time having willingly and knowingly granted standing to a corporate entity masquerading as a legitimate government to pose as an injured party with respect to the People's private affairs, or to impose an artificial personage on the People as a vehicle for presuming the People's submission to a commercial law venue, or to employ the judicial institutions and detention facilities of the fee American republics for corporate profit, all such activities comprising crimes against mankind

You are hereby ordered by these De jure Grand Juries to direct the men and women occupying all judicial offices within your respective state's judicial system to forthwith cease and desist all actions and prosecutions against the sovereign People which want for an injured party and/or witnesses willing to testify to first hand knowledge of the alleged crimes under full liability, or where the injured party is deemed to be a government entity, in particular all such prosecutions which covertly impose a legal personality and/or the Admiralty, commercial or administrative law venues upon the sovereign People for the purpose of facilitating such action(s). Until further notice, all actions for non-violent "crimes" involving members of the sovereign People who duly and specifically identify themselves as such shall be referred to these De jure Grand Juries through procedures to be devised thereby.

You are hereby further ordered to direct the said men and women to prepare and deliver to these De jure Grand Juries within thirty (30) days of receipt of this order a complete list of all men and women who are currently subject to or suffering incarceration, distress, parole or restriction as the result of such prosecution as described hereunder for want of an injured party.

Fourth order to the governors

of the De jure Grand Juries
of the People of the united States of America
assembled under God

***Provide safe passage through the state republic(s)
free from government molestation***

The People being sovereign with respect to the United State of America republic, c. 1787, owing no allegiance or obligation to divulge their private affairs to the government of their Creation, possessing the absolute right to peacefully travel, congregate, assemble and worship without government scrutiny or interference and most certainly without sustaining bodily injury, detention, assault, kidnapping and/or distress for failure to exhibit State-issued documents which confess to subject-class State citizenship

You are hereby ordered by these De jure Grand Juries to direct the man or woman occupying the office of Secretary of State of your respective state republic to prepare an appropriate verifiable wallet-sized document by which Guardians of the Free Republics will be afforded diplomatic immunity and safe passage through your (our) respective state republic, and by extension, through the United States of America, free from government detention, arrest, hindrance, interference, scrutiny and/or molestation, such identification to be ready for production no later than thirty (30) days after receipt of this order and without language diminishing the sovereign People to wards of the state or subject-class citizenship; with production thereafter to require no greater than seven (7) days after request.

You are further ordered to direct the man or woman occupying the office of Commissioner of Motor Vehicles or similar office in your respective State to prepare an appropriate placard by which motorized conveyances in which a Guardian of the Free Republics has an ownership or possessory interest will be afforded the same full faith and credit as above-noted, such placard to be ready for production no later than thirty (30) days after receipt of this order and without language implying government ownership or security interest in such conveyances, with production thereafter to require no greater than seven (7) days after request.

You are further ordered to direct all men and women who occupy the highest law enforcement offices within your respective State to (i) modify all criminal and other

information databases, in particular the National Crime Information Center database, to reflect the diplomatic “do-not-detain” status of Guardians of the Free Republics who exhibit the aforesaid identification document or equivalent identification or otherwise so identify themselves; (ii) cease random road blocks and other unlawful detentions; (iii) cease forthwith all acts of violence against those members of the sovereign People who identify themselves as such and fail to exhibit confessions of State subject-citizenry or who are the subject of notices of tax lien, bank foreclosures, County tax liens, and other fraudulent commercial artifices issued under color of law.

Fifth order to the governors

of the De jure Grand Juries
of the People of the united States of America
assembled under God

Restore the trappings of lawful de jure governance

The People being entitled to notice of the return to lawful de jure governance of the free American republics and the United States of America republic, c. 1787 as existed prior to December 20, 1860 in a manner that does not disturb the peace and orderly transition, and to demonstrate compliance with these orders to the governors, symbols of de jure governance shall be restored beginning as follows

You are hereby ordered by these De jure Grand Juries to direct the necessary judicial and law enforcement officers of your respective state to replace all flags which identify incorporated, military, admiralty, maritime and/or commercial law forms with proper colors that identify the de jure law form of the respective free American republic and the United States of America, c. 1787 in all state institutions, in particular in all state, county and local courtrooms, courthouses, judicial institutions, state buildings and law enforcement facilities no later than ninety (90) days after receipt of this order thereby proclaiming, in an orderly fashion and without inciting vengeance for decades of crimes past, the preempting of corporate-military authority in favor of the divine lawful authority of the sovereign People over their de jure affairs of state.

You are further ordered to direct the aforesaid officials to modify, change or replace all signs, flags, emblems, placards, official stationery, business cards, highway signs and websites to remove all references to the office of “Governor of the State of _____”

in favor of the respective de jure notation “Governor of _____” (e.g. “New York”) no later than thirty (30) days after receipt of this order.

You are further ordered to direct the aforesaid officials to modify, change or replace all signs, placards, official stationary, business cards, highway signs and websites to replace all references to the “State of _____” with the respective de jure entity notation “_____” (e.g. “New York”) no later than three hundred and sixty five days (365) days after receipt of this Warrant;

You are further ordered to direct the aforesaid office holders to replace the great seal of the state and the governor’s seal for the purpose of (i) replacing all references to the office of “Governor of the State of _____” with the respective de jure notation “Governor of _____” (e.g. “New York”); (ii) replace all references to the “State of _____” with the respective de jure notation “_____”(e.g. “New York”); and (iii) reflect the coat of arms of the state as existed on December 19, 1860, or the earliest existing coat of arms if your respective state was not in existence on December 19, 1860, all such modifications to be completed no later than forty-five days (45) days after receipt of this order.

Failure to comply with these orders to the governors completely and in good faith or plead necessity for additional time or clarification. See General Order Seven.

Retaliation or obstruction by corporate officers operating under de facto color of law against any of the signatories hereto or agents thereof acting in furtherance of this declaration is deemed a capital crime.

It is so ordered this twenty-third day of the third month, in the year of our Lord two thousand and ten by the affixing hereto of each state's signatories numbering at least twenty-six souls, duly comprising the De jure Grand Juries of the free American republics pursuant to The unanimous Declaration of the sovereign People of the united States of America to restore and reinhabit the free American republics, c. 2010. Teste meipso by our hands, republic by republic hereinafter following.

General Orders

of the De jure Grand Juries
of the People of the united States of America
assembled under God as

Guardians of the Free Republics
and sole lawful authority on the land

to

our most beloved fathers, mothers, sons and daughters who have selflessly volunteered to serve as the armed forces of the United States of America, and whom, by your oath to support and defend our constitution, are entrusted with the sacred duty to protect your families, neighbors, friends, the nation and the posterity, from enemies foreign and domestic currently waging economic warfare against the People and the nation under God, and to all whose diligent action is needed and bound by oath hereto in particular to

Michael Mullen, a man occupying the office of Chairman, Joint Chiefs of Staff, and all successors thereto

James E. Cartwright, a man occupying the office of Vice Chairman, Joint Chiefs of Staff, and all successors thereto

George W. Casey, Jr., a man occupying the office of Chief of Staff, Joint Chiefs of Staff, and all successors thereto

Gary Roughead, a man occupying the office of Chief of Naval Operations, and all successors thereto

Norton A. Schwartz, a man occupying the office of Chief of Staff, United States Air Force, and all successors thereto

James T. Conway, a man occupying the office of Commandant of the Marine Corps, and all successors thereto

Robert Gates, a man doing business as United States Secretary of Defense, and all successors thereto

Jane/John Doe, men and women occupying the offices of the United States armed forces and/or Department of Defense

and to

all others to whom these orders must necessarily apply ...

Whereas the People of the free American republics have been under military occupation since 1861 and various persistent unlawful States of National Emergency having been declared and perpetuated without interruption since 1933 such that “freedoms and governmental procedures guaranteed by the Constitution have, in varying degrees, been abridged by laws brought into force by states of national emergency” (para. 1,

Introduction, Report 93-549 of the Special Committee on the Termination of the National Emergency, United States Senate, November 19, 1973)

Whereas such States of National Emergency and hundreds of derivative emergency statues have been duly confessed by the United States Federal Corporation to “delegate to the President extraordinary powers, ordinarily exercised by the Congress, which affect the lives of American citizens in a host of all-encompassing manners...to rule the country without reference to normal Constitutional processes” (para. 2, Foreword, Report 93-549 of the Special Committee on the Termination of the National Emergency, United States Senate, November 19, 1973)

Whereas the People have been declared enemies of the state through fraudulent means in the private corporate regulation known as the Trading with the Enemy Act, c. 1917, as amended c. 1933, by covertly diminishing their divine sovereign status to the pagan rank of legal fiction U.S. persons thereafter presumed to be belligerents with respect to the United States Federal Corporation

Whereas all such events, manipulations, deceptions and libels are wholly repugnant on their face to the constitutions of the free American republics and the Constitution for the United States of America, c. 1787

Whereas the members of the armed forces of the United States of America are bound by oath to obey proper civilian authority and are guided in that duty by the United States Army and Navy Manual of Military Government and Civil Affairs with respect to recovering domestic territory from enemy occupation, restoring civilian government, retaining proper civilian laws, removing high-ranking political officials from office, supervising, controlling and closing civilian courts, protecting money, guarding banking facilities, and releasing political prisoners

and

Whereas We the People have proclaimed and reclaimed our rightful place as the one and only lawful authority under God and pursuant to the constitutions of the fifty (50) free American republics and United States of America republic, c. 1787 and have given due notice to the people of the earth and all governments and nations derived there from

Whereas We the People have reinhabited the legitimate de jure constitutional governments of the said free republics in peace and harmony

Whereas We the People by The unanimous Declaration of the sovereign People of the united States of America to restore and reinhabit the free American republics, c. 2010, have assembled under oath the well-regulated Guardians of the Free Republics in all fifty (50) free American republics

Whereas We the People have reinhabited under oath the rightful de jure grand juries on the land in all fifty (50) free American republics herein proclaimed as these De jure Grand Juries or the De jure Grand Juries as the case may require

Whereas We the People by the Warrant and orders to the governors of the De jure Grand Juries hereunder, have given due notice to the men and women occupying the office of Governor of each of the fifty States of the United States Federal Corporation and having recalled them, one and all, to de jure service as governors of their respective free American republics

Whereas We the People the one and only lawful sovereign authority on the land, do hereby peacefully and honorably, without malice for anyone, issue these General Orders to the men and women of the armed forces of the United States of America, all successors thereto and nominees thereof pursuant to their duty by oath to the Constitution for the United States of America, c. 1787, and to all other people, governments and nations to whom these General Orders must necessarily apply:

General Order One

of the De jure Grand Juries
of the People of the united States of America
assembled under God

Cease and desist all tax related actions against the sovereign People

The Internal Revenue Service being an unlawful collection arm for the Federal Reserve System and its principal private money predators and war profiteers, being repugnant to the Constitution for the United States of America, c. 1787 and a self-evident abomination to mankind, being corrupt beyond repair; assault upon and incarceration of the sovereign People by the government of their creation for failure to accede to thefts of their wealth under the guise of “legal” process being a sin and perversion of the Constitution for the United States of America, c. 1787

You are hereby ordered by these De jure Grand Juries to direct the men and women occupying the de facto judicial offices within the United States Federal Corporation, Eric Holder, a man occupying the office of Attorney General of the United States, Douglas Shulman, a man occupying the office of Commissioner, Internal Revenue Service, and all to whom this order must necessarily apply, to cease and desist forthwith all investigations, actions, prosecutions, liens, levies, garnishments, collections and distress against the sovereign People, all members thereof and all accounts, trusts, artifices and legal fictions derived therefrom, real or imagined, as the result of tax, income tax, property tax, sales tax and/or other tax-related charges and/or claims such as failure to

file, failure to pay, obstruction and/or conspiracy, and any peripheral actions which do not involve a flesh and blood injured party.

You are hereby further ordered to direct the said men and women to prepare and deliver to these De jure Grand Juries within thirty (30) days of receipt of this General Order a complete list of all men and women who are currently subject to, or have been subjected during the ten (10) calendar years previous to the signing of this General Orders, to lien, levy, investigation, distress, harassment, detention, judicial process or similar acts of terrorism, whether past or ongoing, as the result of tax, income tax, property tax, sales tax and/or other tax-related charges and/or claims such as, but not limited to, failure to file, failure to pay, obstruction and/or conspiracy.

General Order Two

of the De jure Grand Juries of the People of the united States of America assembled under God

Cease and desist all foreclosure and collection actions against the sovereign People

The sin of a government holding security interests and secret liens against the People it is supposed to serve, obstructing the People from enjoying the fruits of their own labor, charging the People usury, and forcibly stealing the People's God given credit and land by fraudulent means and intentional defects of law, being self-evident crimes against mankind

You are hereby ordered by these De jure Grand Juries to direct the men and women occupying the necessary and relative de facto legislative, executive and judicial offices within the United States Federal Corporation, and Timothy F. Geithner, a man occupying the office of Governor, International Monetary Fund, Michael J. Williams, a man acting as Chief Executive Officer, Fanny Mae, Charles E. Haldeman, Jr, a man acting as Chief Executive Officer, Freddie Mac, Karen Gordon Mills, a woman acting as administrator, U.S. Small Business Administration, Shaun L.S. Donovan, a man acting as Secretary, U.S. Department of Housing and Urban Development, Eric Holder, a man occupying the office of Attorney General of the United States, and all to whom this order must necessarily apply, to cease and desist forthwith all foreclosure and collection actions against the sovereign People and members thereof and/or contrived legal personalities hypothecated therefrom using all necessary means and processes, and further to timely notify all such members of the People as to the cessation of such actions.

You are hereby further ordered to direct the said men and women to prepare and deliver to these De jure Grand Juries within thirty (30) days of receipt of this General Order a complete list of all men and women who are currently subject to, or have been subjected within the ten (10) calendar years previous to the signing of this General Order

to such foreclosure and/or collection actions as would be subject to the protections afforded by the previous paragraph but for the timing of such foreclosure and collection actions.

General Order Three

of the De jure Grand Juries of the People of the united States of America assembled under God

Cease and desist all judicial and quasi judicial actions against the sovereign People for crimes which want for an injured party

The People being sovereign with respect to the United State of America republic, c. 1787, at no time having granted standing to a corporate entity masquerading as a legitimate government to pose as an injured party or the People's attorney with respect to the People's private affairs, or to impose an artificial personage on the People as a vehicle for presuming the People's submission to a commercial law venue, or to employ the judicial institutions of the free American republics for corporate profit, all such activities being repugnant to the Constitution for the United States of America, c. 1787 and crimes against mankind

You are hereby ordered by these De jure Grand Juries to direct the men and women occupying the de facto judicial offices within the United States Federal Corporation, and Eric Holder, a man occupying the office of Attorney General of the United States, to forthwith cease and desist all actions and prosecutions against the sovereign People which want for an injured party and/or witnesses willing to testify to first hand knowledge of the alleged crimes under full liability and penalty of perjury, or where the injured party is deemed to be a government entity, in particular all such prosecutions which impose a legal personality and/or Admiralty, administrative and/or commercial law venues upon the sovereign People for the purpose of facilitating such actions; all future criminal prosecutions being hereafter restricted to matters of espionage, sabotage, insurrection, treason, destruction of United States property, interference with the mails, or fraud against the United States as limited under the Constitution for the United States, c. 1787.

You are hereby further ordered to direct the said men and women to prepare and deliver to these De jure Grand Juries within thirty (30) days of receipt of this General Order a complete list of all men and women who are currently subject to or suffering incarceration, distress, parole or restriction as the result of such prosecution as described hereunder for want of an injured party.

General Order Four

of the De jure Grand Juries of the People of the united States of America assembled
under God

***Provide safe passage through the United States free from
government interference and molestation***

The People being sovereign with respect to the United State of America republic, c. 1787, owning no allegiance to divulge their private affairs to agents of the government of their Creation, possessing the absolute right to travel, congregate, assemble and worship without government scrutiny or interference and most certainly without sustaining bodily injury, detention, assault, kidnapping and distress for failure to exhibit State-issued documents which confess to subject-class State citizenship

You are hereby ordered by these De jure Grand Juries to direct Hillary Rodham Clinton, a woman occupying the office of Secretary of State, to prepare an appropriate verifiable wallet sized document by which Guardians of the Free Republics will be afforded diplomatic immunity and safe passage through the United States free from government detention, arrest, hindrance, interference and molestation, and a passport type document by which Guardians of the Free Republics will be afforded diplomatic immunity and safe passage throughout the world, such identification to be ready for production no later than thirty (30) days after receipt of this General Order and without language diminishing the sovereign People to wards of the state or subject-class citizens.

You are further ordered to direct the aforesaid Hillary Rodham Clinton and the men and women occupying all necessary judicial and law enforcement offices to (i) modify all criminal and other information databases, in particular the National Crime Information Center database, to reflect the diplomatic “do-not-detain” status of Guardians of the Free Republics who exhibit the aforesaid identification document or equivalent identification or otherwise so identify themselves; (ii) cease random road blocks and other unlawful detentions; (iii) cease forthwith all acts of violence against those members of the sovereign People who fail to exhibit confessions of State subject-citizenry, and (iv) cease all surveillance, activities and actions against men and women who identify or have previously identified themselves as members of the sovereign People under the specious deception that they are U.S. persons acting as enemies of the state pursuant to The Trading with the Enemy Act, c. 1917 as amended.

General Order Five

of the De jure Grand Juries of the People of the united States of America assembled
under God

Provide notice of lawful de jure governance

The People being entitled to notice of the return to lawful de jure governance of the free American republics and the United States of America republic, c. 1787 as existed prior to December 20, 1860, and to demonstrate compliance with these General Orders, the symbols of de jure governance shall be restored.

You are hereby ordered by these De jure Grand Juries to direct the necessary judicial and law enforcement officers of the United States to replace all non-regulation flags which identify incorporated, military, admiralty, maritime and/or commercial law forms with proper colors of the de jure law form of the United States of America, c. 1787, in all United States institutions, in particular courtrooms, courthouses, judicial institutions, federal buildings, and law enforcement facilities, no later than ninety (90) days after receipt of this General Order.

You are further ordered to direct Hillary Rodham Clinton, a woman occupying the office of Secretary of State, to (i) replace the Great Seal of the United States with the de jure seal as existed on December 19, 1860, no later than thirty days (30) days after receipt of this General Order, and (ii) replace the Great Seal of the President of the United States and presidential coat of arms wherever visible with the seal and coat of arms as existed on December 19, 1860, no later than ninety days (90) days after receipt of this General Order, until such time as a new seal can be designed which is devoid of pagan and occult symbolism.

General Order Six

of the De jure Grand Juries of the People of the united States of America assembled
under God

Ensure and protect the People's credit

The sovereign People hereby repudiating the confiscation of their privately held gold in 1933 pursuant to corporate regulation Executive Order 6102, repudiating the replacement of their system of money with the present system of non-consensual credit in 1933 pursuant to corporate regulation House Joint Resolution 192, repudiating the restriction of access to their own credit by banking institutions licensed to plunder their credit under color of law, manipulation of credit and usury having become the primary weapons of warfare and political subjugation, the De jure Grand Juries do hereby ensure access to credit during the transition from non-consensual credit allocation to unfettered self-determination

Warrant. You are hereby ordered by these De jure Grand Juries to immediately place de facto agencies Fanny Mae, Freddie Mac, the U.S. Small Business Administration, and the U.S. Department of Housing and Urban Development under the protective custody of the armed forces of the United States of America until further notice to ensure the People's credit and access thereto. All necessary steps are authorized and shall be taken to ensure that such access is not diminished, hampered or further restricted in response to these

General Orders, nor shall any new restrictions be implemented by anyone or any method, real or imagined.

General Order Seven

of the De jure Grand Juries of the People of the united States of America assembled
under God

Administer the governors de jure oaths of office

Remove imposters

On behalf of the Peoples' reinhabitation of the de jure institutions of governance

You are hereby ordered by these De jure Grand Juries to administer the taking and subscribing of the following governors oath of office by each man and woman seeking to reinhabit the de jure office of governor with respect to each of the fifty (50) free American republics pursuant to the Warrant of the De jure Grand Juries included herein in its entirety, and to file the duly sworn and witnessed written oath of office for each such man and woman with these De jure Grand Juries no later than fourteen (14) days after receipt of the aforesaid Warrant by each such man and woman respectively. For such specific duty, the administrators of such oaths are hereby deputized as officers of these De jure Grand Juries. The said oath shall specifically state:

"I, A. B., do solemnly swear (or affirm) that I will support, preserve, defend and protect the Constitution of the _____ (name of state, e.g. "New York" not the "State of New York") republic and the Constitution for the United States of America republic, circa 1787, and that I will perform and fulfill all of the duties of the office of governor of this republic, both faithfully and impartially to the best of my ability and understanding, as a sacred actionable blood-oath contract with the sovereign People of the _____ (e.g. "New York" not the "State of New York") republic, so help me God."

Upon objection to the above, each such man and/or woman shall be free to resign within three days of receipt of such Warrant without recourse for such resignation, to be replaced by the man or woman next in line to occupy such office.

Warrant. You are hereby ordered to arrest, detain and bring before these De jure Grand Juries any such man or woman who refuses such oath or timely opportunity to resign, to defend against the high crime of treason. This Order shall not impair the People's right of letter of marque.

It is so ordered by the De jure Grand Juries this twenty-third day of the third month, in the year of our Lord two thousand and ten by the affixing hereto of each state's

signatories numbering at least twenty-six souls, duly comprising the De jure Grand Juries of the free American republics pursuant to The unanimous Declaration of the sovereign People of the united States of America to restore and reinhabit the free American republics, c. 2010. Teste meipso by our hands, republic by republic hereinafter following.

***Provisional Bond De jure of Public Indemnification
for the
men and women occupying the office of governor***

of the De jure Grand Juries of the People of the united States of America assembled
under God

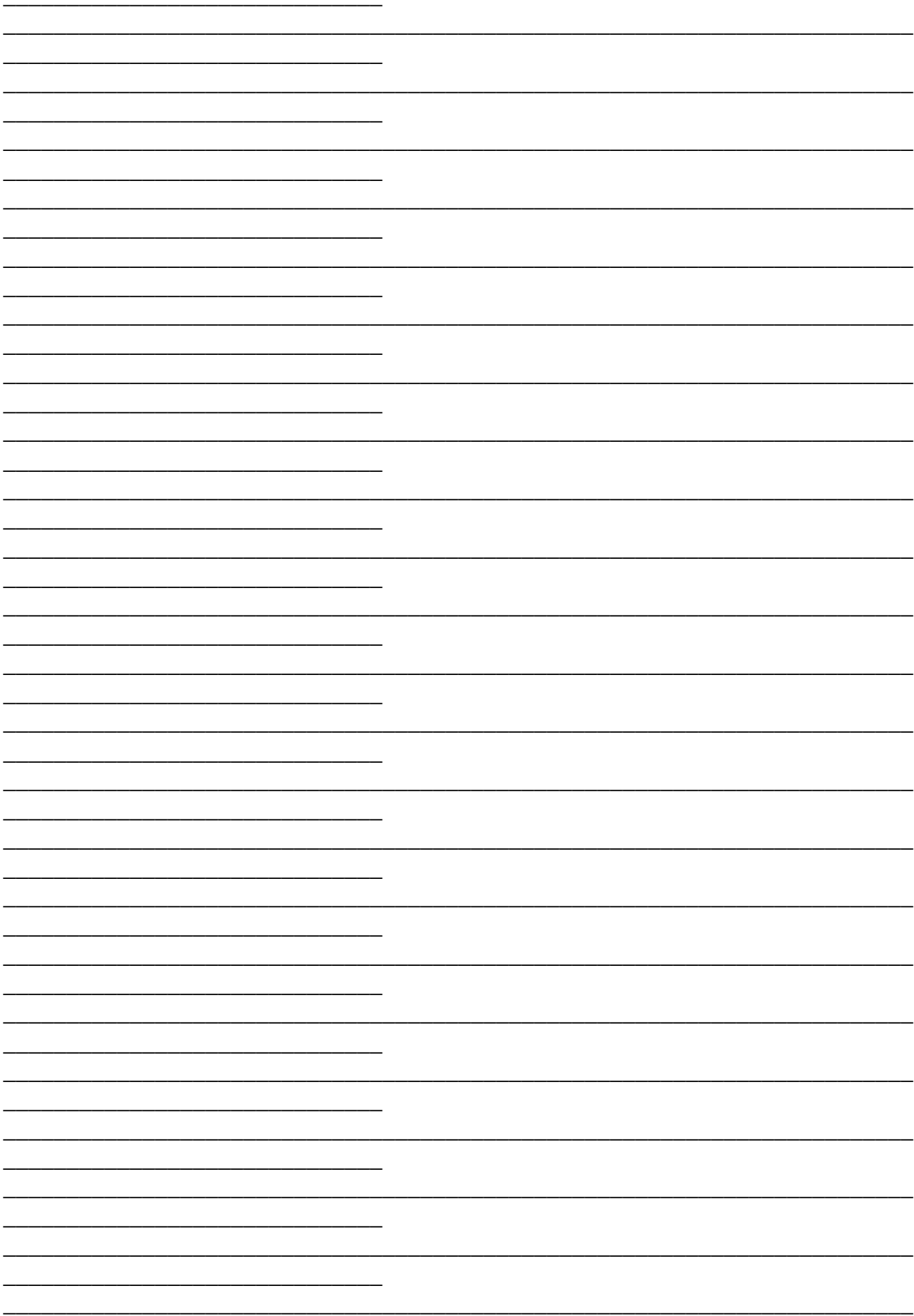
***standing united as
Guardians of the Free Republics***

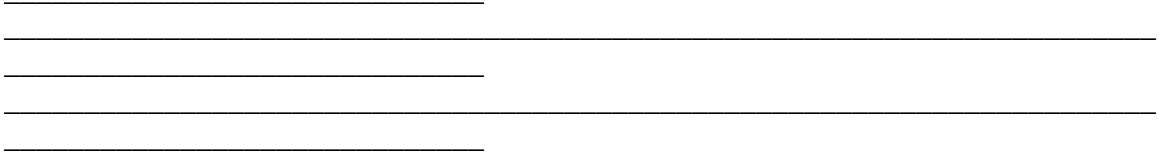
In Furtherance of the Warrant, orders to the governors, and General Orders included herein in their entirety, to protect the public from harmful acts of commission and omission; to bind public servants one and all to their respective offices, oaths of offices, and the duties and responsibilities thereof within their respective American state republics and the United States of America republic, c. 1787 as the case may be

We the People, Guardians of the Free Republics, do hereby issue this Provisional Bond De jure of Public Indemnification whereby each state's signatories hereto numbering at least twenty-six souls, jointly and severally, by their God-given faith and credit, do hereby indemnify against recourse all parties who act in good faith in furtherance of the aforesaid orders, and do further indemnify the public against all acts of commission and omission undertaken in good faith and furtherance of the aforesaid orders, which inadvertently cause injury to the public.

This bond shall not protect any man or women occupying any public office from full individual liability for acts of malice or other willful, intentional or capricious acts of commission or omission which cause injury to others. For all such acts, the responsible party(ies) remains fully liable commercially and corporeally and shall be judged accordingly.

The word of the People is the People's bond whereby one troy ounce of .999 percent pure silver specie is affixed to this bond. A photocopy of this bond and the duly signed and sealed Sacred Certification of Authentication incorporated herein are sufficient evidence of indemnification.





Appendix

Self-evident Expositions of Truth

The People's divine right to self-governance having been declared by and accepted upon The unanimous Declaration of the thirteen united States of America, c. 1776, the People duly assembled under the Creator, the well-regulated Guardians of the Free Republics, do hereby invoke our divine right to alter or abolish destructive government pursuant to the following self-evident truths:

It is self-evident that the People do not now, nor have we ever intended to become wards of, nor have every aspect of our lives controlled by, the governments of our creation whether by executive order or other deceptions under color of law, nor to endow lifeless corporations with sovereignty over the living sovereign People or in any way imply equality with mankind.

Expositions of monetary policy

We do not now, nor have we ever consented to the confiscation under threat of bodily harm of our private possessions, in particular gold and silver, as was required under color of law by Executive Order 6102 in 1933, nor have we ever consented to the compelled exchange of our valuable possession for obligations of debt such as Federal Reserve Notes.

We do not now, nor have we ever consented to economic enslavement to the Federal Reserve System of central banks characterized by Congressman Louis McFadden, Chairman of the House Banking and Currency Committee in 1934 as “private monopolies which prey upon the people of these United States,” “[an] evil institution” which has “impoverished and ruined the people of the United States,” and “one of the most corrupt institutions the world has ever known.”

We do not now, nor have we ever intended to condone high risk economic debauchery and the insidious immorality which it breeds whereby central banks, in particular the Federal Reserve System, c. 1913, conjure money at will against the People's credit for the meager cost of printing the currency rather than its face value; loan it to the People at full face value in exchange for bonds from the People's treasury; take final possession of

the currency for personal profit when the bonds mature; re-loan the currency to the People nine additional times through member banks; use their ill-gotten profits to fund the world's corporate governments, money predators and war profiteers such as the Bolsheviks trade the currency in gambling emporiums disguised as markets where the People's labor is valued by speculation rather than the face value of our money; cultivate the sin of gambling as a philosophy of moral and economic decay; seize additional profits through the creation of inflationary spirals fueled by additional currency issuances where no such devaluation of the People's money and labor had ever previously existed; and promote cyclical worldwide economic holocaust to ensure the global dominance of a cabal of private banking cartels.

We do not now, nor have we ever desired to accept insidious regulatory obligations to the World Bank, International Monetary Fund, Bildeberg Group, Crown of England, Bank of England, Bank of France, Vatican Bank and Bank of International Settlements by swearing a confession to being an artfully named legal fiction "U.S. person" on a bank signature card as a condition of transacting our private affairs, nor do we desire to have the act of banking transformed into an arrest of our money or other secret lien right by the State.

Pursuant to the above, we do not now, nor have we ever consented to banking institutions which prey on the People and block the People from their God-given credit.

Expositions of State - licensed immorality

We do not now, nor have we ever intended to accept diminished capacity as United States persons / residents / citizens or other artfully named "legal fiction" subjects of the governments of our creation or corporate substitutes thereof by the mere act of having signed our names without full disclosure to documents purportedly of no particular significance which in actuality pledged our lives and labor as chattel to the world's banking institutions and the United States Federal Corporation as confessed in de facto corporate regulation Section 3002 of Title 28 of United States Code.

Pursuant to the above, we do not now, nor have we ever knowingly agreed to thinly-disguised adhesion contracts such as applications for drivers, business and occupational licenses, car and voter registrations, financial statements, appearance bonds, birth registrations, Social Security cards, bank signature cards, court documents or any such document which presumes our consent to odious undisclosed obligations under color of law and unwittingly conveys to the State control over every fabric of our lives in ways unimaginable to the founders of the free American republics.

Pursuant to the above, we do not now, nor have we ever consented to exchange our divine right of marriage for the privilege of petitioning the State for permission to receive a marriage license, whereby the divinely-sanctioned covenant of marriage is unwittingly replaced by a State-sanctioned civil union privilege disguised as marriage in which

government dictates the terms of such unions, even so far as extending the privilege to people of the same sex, or people and animals if political whimsy should so dictate.

Pursuant to the above, we do not now, nor have we ever desired to file a deed that identifies us as “tenants” on the land in our lawful possession, or otherwise subordinate our possessory rights to a property, tax, zoning, regulatory or other corporate claim, real or imagined, by the state of our creation or incorporated derivatives thereof.

Pursuant to the above, we do not consent to waive our absolute right of privacy for the privilege of signing Form 1040 or similar disguised contracts which imperiously presume the People to have willingly and knowingly volunteered for public examination, investigation, indictment, arraignment, imprisonment and destitution.

Pursuant to the above, we do not now, nor have we ever consented to the “licensing” of free churches by government under the dubious guise of “religious organizations” and “religious corporations,” that our houses of worship and sanctuaries from tyranny might be enticed to accept the privilege of tax exemption in place of their divine immunity from political capriciousness and regulation, thereby conveying to the state by fraudulent means control over the People’s right to worship in violation of the Constitution for the United States of America, c. 1791 ban on laws respecting such houses.

Pursuant to the above, we do not now, nor have we ever consented to the “licensing” by government of the unalienable right to travel on the public byways, nor to converting the right to travel into the privilege of driving whereby the People are deemed to have voluntarily consented to detention, search, seizure, kidnapping, incarceration, assault and even execution for failure to exhibit a State-issued piece of paper or other confession of subject-class State citizenship.

In recognition of the foregoing expositions, we do not now, nor have we ever granted government the right to require us to obtain a license to enjoy any of our unalienable divine rights to life, liberty, occupation and the pursuit of happiness granted, nor to the compelled substitution of a statutory privilege for an unalienable right by duplicitous means for the purpose of providing “legal” status to activities which are unLawful or immoral.

Expositions of capital crimes

We do not now, nor have we ever consented to the arrest, detention, internment, deportation, conscription or kidnapping of any of the sovereign People or a distinct class of the People such as the arrest and internment of the entire population of one hundred and twenty thousand Japanese Americans under Executive Order 9066, c. 1942, without grand jury indictment and due process of law, and in direct violation of Constitutional prohibitions, by imposing on the People the delusion of “legal persons,” whether such

trespass be by Executive Order, warrant, draft board or other clever deception under color of law,

We do not now, nor have we ever consented to government agents compelling the People to cast witness against themselves in direct violation of the Constitution for the United States of America, c. 1787, nor to the insidious suborning of thousands of such crimes in the courts and law institutions of this country every day.

We do not now, nor have we ever consented to "...two national governments, one to be maintained under the Constitution, with all its restrictions, the other to be maintained by Congress outside and independently of that instrument" nor to "an era of legislative absolutism" whereby the free republics are destroyed by "an evil day for American liberty if the theory of a government outside the supreme law of the land finds lodgment in our constitutional jurisprudence" as eloquently declared by Justice John Marshall Harlan in his dissenting opinion in *Downes v. Bidwell* 182 U.S. 244 (1901).

We do not now, nor have we ever consented to the "registering" or taking inventory of our children by the State, nor to the repackaging of birth registration applications as securities issued by the Department of the Treasury which are underwritten by the future labor of our children, nor to the exchange of such securities for currency issued by the Federal Reserve banking system, nor to the deposit of such securities as book-entry accounts at The Depository Trust Company, nor to the issuance of Certificates of Birth as the security certificates which represent such securities. The evil of surreptitiously hypothecating the Peoples' labor for the issuance of currency which is to be repaid to a central bank is self-evident.

We do not now, nor have we ever consented to non-consensual labor, slave labor, peonage or involuntary labor whether in service to men or the state, or assumptions that the state has a claim, secret or otherwise, against the People's labor, nor to perverse manipulations by the legal franchise that convert the People's labor into obligations to the state.

We do not now, and have never intended to preempt by force the United States of America republic that existed prior to the Civil War with the incorporated United States democracy, c 1865, nor to the unlawful transfer of dictatorial powers to "rule the country without reference to normal Constitutional processes" under a perpetual "State of National Emergency" persisting since 1933 as confessed in de facto corporate Senate Report 93-549, c. 1973, nor to the more than twelve thousand Executive Orders which have been unlawfully misapplied to the People through the unauthorized application of their names to book entry accounts known as "United States persons" established without the People's knowledge in the banking, judicial and treasury institutions of this country for the purpose of circumventing the People's unalienable rights in ways small and large, such as the aforesaid arrest of the entire population of Japanese Americans under Executive Order 9066, c. 1942.

We do not now, nor have we ever consented to the transfer of slaves from private to government peonage under the guise of the 14th Amendment privilege of subject-class “citizenship,” nor to the wholesale substitution of such status throughout society in place of the superior status of being a member of the sovereign People as existed under law from 1787 through 1861.

We do not now, nor have we ever consented to exchange any of our immutable divine rights for revocable government privileges disguised as “civil rights” or other artifices of the “legal” system franchise, “civil law” being derived from the Roman *jus gentium*, meaning the law of the conqueror as imposed on the free American republics by the compelled armistice signed at the Appomattox Courthouse, c. 1865.

We do not now, nor have we ever consented to the conquest, subjugation and impoverishing of native peoples who inhabited the American continents long antecedent to the arrival of our forefathers, nor to the use of compelled treaties, privileges, licenses and dubious claims to the right of taxation to diminish such people to legal fiction “United States persons” who are subject to such State-issued privileges in place of their divine right to life, privacy, liberty and dignity.

We do not now, nor have we ever consented to the use of corporate regulations masquerading as the private bar association “legal” franchise and endless concocted “statutes” to cultivate the largest prison population and highest rate of incarceration in the world, nor the substitution of the incorporated State as injured party and compensated-beneficiary in place of living men and women, nor to the use of such statutes to subjugate and impoverish an entire race of Americans, nor to profiteering at the expense of the People by the Corrections Corporation of America and other State licensed privateers.

We do not now, nor have we ever consented to the unlawful discarding on procedural grounds of the authentic 13th Article of Amendment to the Constitution for the United States of America, c. 1787 ratified in 1819 and published in seventy-eight government publications and law journals of that era across the country, whereby holders of foreign titles of nobility such as “Esquire” were stripped of their United States citizenship and capacity to hold public office.

Expositions of blasphemy unto the Lord

Pursuant to the above, we do not now, and have never intended to abdicate our dominion over all the earth as granted by the Creator to a system of “legal” statutes and fictions of law created, administered and perpetuated by a privileged class of foreign officials known as “Esquire” so that we might be compelled to “pray” as pagans to United States Federal Corporation de facto territorial courts as is required in such courts across the country. The sin of praying to a court as is common practice among attorneys-at-law is self-evident.

We do not now, nor will be ever be compelled to condemn ourselves to eternal damnation by “praying” to corporations or other false idols.

We do not now, nor have we ever consented to layers of corporate “limited liability” or other usurpations of personal responsibility that have effectively robbed the People of their cultural memory and capacity for self-sustenance and transformed them into wards of the state whose survival depends on voting privileges instead of glorification of the Lord.

Expositions of forgiveness

For all of these self-evident offenses against the Almighty Creator and his children declared herein, we the People, respecting the unalienable rights of all men and women, are required by our status and do hereby forgive all men and women who have planned, executed and profited from these self-evident sins and crimes against mankind, upon such men and women repenting all of the foregoing, and do hereby share and declare The unanimous Declaration of the sovereign People of the united States of America to restore and reinhabit the free American republics. The people have spoken, and it is so.

Sacred Certification of Authenticity

*of the
Guardian Elders
for*

The unanimous Declaration of the sovereign People of the united
States of America
to restore and reinhabit the free American republics
and all parts thereof herein and hereunder

We the Guardian Elders of the free American republics, authors of The Unanimous Declaration of the sovereign People of the united States of America to restore and reinhabit the free American Republics, c. 2010 under God, organizers of the well-regulated Guardians of the Free Republics, architects of the re-inhabitation of the de jure institutions of government on the land known as the free American republics and the United States of America republic, c. 1787, as amended 1791, constitutors of the De jure Grand Juries charged with supercedeas and productive oversight and supervision thereof and with respect to any and all subsequent de jure grand juries which may be formed by the Guardians of the Free Republics from time to time, do hereby sacredly affirm and certify by our hands and seals affixed below the authenticity of The Unanimous Declaration of the sovereign People of the united States of America to restore and reinhabit the free American Republics to which this certification is attached with all contents intact, pages numbering as many as indicated below, in particular a certain

Warrant (to the governors of the free American republics), First through Fifth order(s) to the governors, General Orders (to the men and women of the United States armed forces), General Orders One through Seven, a Provisional Bond De jure of Public Indemnification, Self-evident Expositions of Truth, this Sacred Certification of Authenticity and each state's signatories hereto numbering at least twenty-six souls as the well-regulated Guardians of the Free Republics and respective republics' De jure Grand Juries, and all copies of the complete and whole foregoing noted as authenticated abstracts when our hands and seals appear where so indicated below, all such hands appearing in original red ink to signify all of the aforesaid as a sacred blood covenant with and in the presence of the Almighty Creator, this _____day of the _____month, in the year of our Lord, two thousand and ten.

Duly certified original by

James Timothy Turner Thomas Bradford Schaults Regan Dwayne Reedy

Duly certified authentic abstract (single hand and seal sufficient for authentication)

James Timothy Turner Thomas Bradford Schaults Regan Dwayne Reedy

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