

# AFFIDAVIT OF TRUTH

We, Elected Texas Officials, all being private Citizens, First Class, do hereby affirm, declare and give notice that:

## P R E A M B L E :

We, the Affiants and Elected Texas Officials whose seal is presented below, all being Sovereign Souls on the Dry Land in Texas, being adult Ladies or Gentlemen with vested Rites as a Freeman under the Law of the Land including, without limitation, Life, Natural Liberty and the Pursuit of Happiness, now living on the Land within the boundaries of the republic State of Texas, and now having declared Our support to the republic State of Texas on the Land in Texas. Each, hereby make this showing, by Affidavit, in Propria Persona, proceeding Sui Juris, *Ingenuitas juris et de jure*, in Law, at Common Law, neither conferring nor consenting to any foreign jurisdiction, except the Judicial Power in the republic State of Texas or the several united states in America, and as such willfully enforce all constitutional limitations and prohibitions respectively on all government agencies or subdivisions, quasi or not, when interacting or dealing with them. Therefore, We as Freewoman or Freeman and Lady or Gentleman proceeds "with reservation and without prejudice" in the Texian Jural Society, in the republic State of Texas.

It is Our intention in the Affidavit that the word "Rite" have the signification ascribed to it in *Noah Webster's First Edition of An American Dictionary of the English Language* [S. Converse, New York, 1828]. Our sense of the word "Rite" includes, but is not limited to, Webster's signification of the word "Right".

**Wherefore**, the Affiants named herein, upon affirmation, declares or evidences and deposes as such for the following courses of action:

## AFFIDAVIT PROTECTION CLAUSE

**We, the Affiants**, in order to protect our Inalienable vested Rites to Life, Natural Liberties and Property as memorialized in the Magna Carta (1215 A.D.), do invoke the Law of the Land, and the Texas Constitution of 1845, the Declaration of Independence, the Constitution for the united States of America as Amended:

We hereby Affirm the following statements in response to the misrepresentations by President Turner on the Republic Round Table call and certain National Public Officials stating they have removed the Texas Elected Public Officials or by Our actions have removed ourselves:

1. Neither the Office of the President of the united States, nor the Congress of the united States have the Constitutional Authority to remove any state Official from Office.
2. The Oaths of the Texas Elected Public Officials are to the People of Texas, therefore the only Authority for the removal from Office of any state Official is through the Power of the People. The Sovereign People of Texas are the only parties to the Compact who have the jurisdiction to remove their Public Officials from Office.
3. Any attempt by National Public Officials to remove any Texas Elected Public Official

from Office is a Common Law Trespass and damage upon the people which clearly becomes a Color of Law Crime for which the usurper becomes personally liable.

4. Further, the Texas Elected Public Officials did not send the "Letter" of interest referred to by President Turner. The Document President Turner was referring to was a Default Judgment sent by We the People of Texas sitting as the People's De Jure Grand Jury.
5. The Texas Grand Jury is the same as the De Jure Grand Jury who acted in concert with the other 49 De Jure Grand Juries that Re-Inhabited their respective state republics on March 29th, 2010. The Authority by which they were convened was on no other Authority than their own as set forth in the Common Law and as memorialized in the Magna Carta. The Sovereign People of Texas set forth the Re-Inhabitation course of action for which the Texas Elected Public Officials are required to follow.
6. It is this same De Jure Grand Jury that was honored on March 29, 2010, that certain National Public Officials are choosing to ignore and assumingly claim they have no obligation that requires them to answer.
7. Therefore the Texas Elected Public Officials state unequivocally that they did not individually nor corporately communicate, formally or informally, any such removal of Texas from the Union nor did they remove themselves by their actions as Elected Public Officials since they were not the parties who sent the Document referred to by President Turner.

**FURTHER THIS AFFIANT SAITH NOT.**

Affirmed by Our Asseveration, this Thirteenth day of the Twelfth Month in the year of Our Lord Jesus, the Christ, Two Thousand and Eleven, Anno Domini.

1. Grant Innes, Texas\* State Senator, I affirm. \_\_\_\_\_ In Session, 13 December 2011\*\*
2. Jack Chambers, Texas\* State Senator, I affirm. \_\_\_\_\_ In Session, 13 December 2011\*\*
3. Barbara Langham, Texas\* State Representative, I affirm. \_\_\_\_\_ In Session, 13 December 2011\*\*
4. Dave Sprenger, Texas\* State Representative, I affirm. In Person by Phone, 13 December 2011\*\*
5. Linda Warner, Texas\* State Representative, I affirm. \_\_\_\_\_ In Session, 13 December 2011\*\*
6. Jeanna Johnson, Texas State Representative, I affirm. In Person by Phone, 13 December 2011\*\*
7. Raymond barAbba, Texas\* Attorney General I affirm. \_\_\_\_\_ In Session, 13 December 2011\*\*
8. James Wright, Texas\* Governor, I affirm. \_\_\_\_\_ In Session, 13 December 2011\*\*
9. William Chastang, Texas\* Grand Jury Foreman, I affirm. \_\_\_\_\_ In Session, 13 December 2011\*\*

---

\* The republic State of Texas

\*\* Subscribed copy on record at Secretary of State's Office; certified copies available