

TENNESSEE REPUBLIC PLAN UNDER THE RESTORATION

We respectfully share the *Tennessee Republic Plan* in the hope of effecting productive discussion with *Confederate State Citizens* for comments, suggestions, constructive criticism, etc. We seek discussion making this strategy open and useful in promoting our *Confederate Cause* and *Full Restoration* as expeditiously as possible, while always making ongoing improvement. Please consider that:

Secession outside of Restoration is predestined to fail.

- (1). A *State Citizen* is officially certified by the *Confederate States of America* interim Central Government.
- (2). Certified *State Citizens* who participate as an official party to interim State Government agree to assemble or network for purpose of voter registration, interim elections and other matters and business of their interim *State Republic Government*.
- (3). DOCUMENTATION IN SUPPORT: Inclusive of CSA government *Citizen Certificates* and *State Voter Registration Certificates*; many various self-authorized and authenticated forms of ID; as well as, established authority recognizing legitimacy of *Confederate* activity. These provide authority, credibility and are helpful dealing with contingencies and deterring trespass that is often committed *under color of de facto foreign law*. Three (3) different types of documentation are useful for serving *Notice, Warning* or *Demand*:
 - (a). CONFEDERATE GOVERNMENT DOCUMENTATION such as *State Citizen Certificates* and *State Republic Voter Registration Certificates*.
 - (b). SELF-AUTHORIZED and SELF-AUTHENTICATED ID AND DECLARATION must be done with the Citizens own grassroots initiative. This can declare status and attest to: *Citizenship, Choice of form of Government, Identification Disclosure; Lawful Presence; Spiritual Conviction, Domicile, Protections, Rights, Freedoms, Non-Fiction status, Asylum, Exemption from Foreign Jurisdiction, etc.*
 - (c). ESTABLISHED CITATION FROM DOMESTIC and INTERNATIONAL PRIVATE and PUBLIC LAW and TREATY, CONSTITUTION, LAW OF THE LAND, CASE LAW, LAW OF NATIONS, RULES OF WAR, GENEVA CONVENTION, LIEBER CODE, HAGUE CONVENTION, COMMERCIAL LAW, ETC. It shall be made abundantly clear we are not oriented to *Internationalism, Globalism* or *New World Order*. Citation of established international private and public law with demand for enforcement of international treaty, does not *per se* invoke *Internationalism, Globalism* or *New World Order*. Communication with the world EXPOSES authority of established public record recognizing legitimacy for America's *Republic* full Restoration and peaceful political separation from *Democracy*. It has become timely and necessary to EXPOSE and PUBLISH this international consensus especially addressing:
 - > Exactly what *Democracy* has obligated itself to comply with, be responsible for and must govern itself accordingly. *Democracy* entities are subject to and obligated to comply with International Law and Treaty they are party to. *Democracy* Executive, Legislative and Judicial are required to accept communications of International Law and Treaty obligations and violations. International Law and Treaty provisions typically extend to all political subdivisions. Service of *Notice, Warning* or *Demand* may address internationally recognized *Freedoms, Rights, Protections, Asylum, Exemption from Foreign Jurisdiction and Venue, established Confederate Sovereign Territory, etc;*

> What laws are APPLICABLE and must be obeyed by *Confederate State Citizens* while subjected to imposed *Foreign Law, Martial Law, Martial Rule* conditions, *Occupation* and *Reconstruction*;

> That the *Confederated Republican* form of government of America's *Republic* has never been surrendered and there has never been a Peace Treaty to formally end the 1861-1865 military activity;

> That certain *Democracy* administrative, judicial, legislative and executive process; and interference with CSA political affairs, are internationally recognized prohibited activity committed *under color of de facto foreign law* or policy resembling *Social, Political and Economic Genocide, War Crimes* and *Ethnic Cleansing*. Breaches of International Law and Treaty include prohibited activity of an occupying Government violating *Rules of War, Martial Law* and *Occupation*, recognized *Commercial Law, Laws of Nations* and domestic *Rule of Law*. Internationally condemned prohibited activity constitutes violation and disrespect of *Confederate* indigenous people;

> If an entity does not recognize the *Confederate States of America Confederated Republic* governed under America's original *Republican* form of government, that entity does not honor established lawful and *de jure* authority founded upon the 1781 *Articles of Confederation*; 1861 *Constitution for the Confederate States of America* and federal features of the 1787 U.S. *Constitution, Bill of Rights*] as well as, the God ordained Biblically based *Rule of Law* thereof.

> That *Confederate State Citizens* possess sacrosanct right to self-government, an unalienable *Inherent Political Power and Freedom of Political Will* which may be invoked by *Declaration, Right and Inheritance*;

> America's *Confederated Republican* form of government exists as a lawful alternate political choice. This is further established by domestic and international recognition of legitimacy for America's *Confederated Republican* form of government. This political option offers peaceful *Restoration* and *Political Separation* in a distinctly separate jurisdiction and venue apart from *Democracy*.

(4). *Confederate* Americans will not be deterred because their restored government is initially a small assembly. IT DOES NOT MATTER HOW MANY HAVE EXERCISED THIS UNALIENABLE, INHERENT RIGHT AT ANY GIVEN TIME BECAUSE NO MATTER WHAT THE HEAD COUNT. COLLECTIVELY THEY CONSTITUTE THE *BODY POLITIC* AS CONSTITUENT PARTIES OF THE *STATE REPUBLIC* GOVERNMENT. Unalienable sacrosanct right to self-government and *inherent political power and freedom of political will* is being invoked by *Declaration, Right and Inheritance* as INTERIM CONFEDERATED STATE REPUBLICAN GOVERNMENT RESTORATION BECOMES A CERTIFIABLY DOCUMENTED ACCOMPLISHED FACT. Interim State Government *Restoration* cannot be delayed any longer while waiting to obtain a certain quota or percentage of the citizenry of the *defacto* state [1% for Tennessee would be over 63,000]. *Confederate State Citizens* already constitute 100% of the *dejure* *State Republic* [a precedent set by the *Continental Congress* carried forward by today's *Confederate States of America* interim Central Government]. Whatever offices are collectively agreed upon are interim offices until a more formal *State Republic* Government is fully restored. It is extremely important that checks and balances are continually in place to guard security and integrity through all stages of the *Restoration* process. This begins with individual initiative documenting personal grassroots status empowering and invoking America's *Confederated Republican* form of government. This provides *Confederates* a distinctly separate venue and jurisdiction apart from *Democracy* and any of its *foreign* law that is non-applicable. Rightful jurisdiction and venue can be immediately declared and

recognized worldwide. CERTIFIABLE RESTORATION OF CONFEDERATED STATE REPUBLIC GOVERNMENT IS ACCOMPLISHED IN TERRITORY INHABITED BY CONFEDERATE STATE CITIZENS; WHERE THEIR PRIVATE PROPERTY IS LOCATED; and WHEREVER THE BUSINESS OF THEIR CONFEDERATED REPUBLICAN GOVERNMENT CONVENES. It is extremely important that some territory of the *Confederated State Republic* is being restored even if it is initially limited. RESTORATION-ONE-CITIZEN-AT-A-TIME IMMEDIATELY ESTABLISHES DEFINED TERRITORIAL LIMITS FOR PERSONAL SOVEREIGNTY and REPUBLICAN GOVERNMENT UNDER THE CONFEDERATED STATE REPUBLIC.

(5). *Tennessee State Republic* Government recognizes the free and independent *Tennessee Republic* articulated in its *Constitution* of 1796. BY DECLARATION, RIGHT and INHERITANCE we choose to be governed under the *Tennessee State Republic's Confederated Republican* form of government founded upon lawful *de jure* authority [*Articles of Confederation; 1861 Constitution for the Confederate States of America; federal features of the 1787 U.S. Constitution, Bill of Rights; 1787 Northwest Ordinance; 1796 Tennessee Constitution; as well as, the God ordained Biblically based Rule of Law thereof*]. The *Confederacy* of 1781 and 1861 has faithfully defended and preserved it since 1861. I understand and acknowledge that THE **CONFEDERATED REPUBLICAN FORM OF GOVERNMENT HAS NEVER BEEN SURRENDERED AND CANNOT BE SURRENDERED BECAUSE IT MUST ALWAYS BE PRESERVED AND PROTECTED.** *Confederate State Citizens* possess sacrosanct right to self-government and unalienable *Inherent Political Power* and *Freedom of Political Will* confirmed in international and domestic law and treaty, constitution, *Law of the Land*, case law, *Law of Nations, Rules of War, Geneva Convention*, etc. Any Dual Citizenship is often of *Necessity* because of imposed *Foreign Law, Martial Rule* conditions, *Occupation* and *Reconstruction*. Our God-given natural rights and *State Citizen* sovereign immunity are exempt from any *Foreign* law that is NON-APPLICABLE. Our lawful political separation from *Democracy* maintains a distinctly separate jurisdiction and venue. In other words, *Democracy* is not our government and its laws are *foreign* to us. Interference with *Confederate* political affairs is subject to *Nullification* and *Interposition of Right*. *Foreign* administrative, judicial, legislative or executive trespass upon a *Confederate State Citizen* is internationally recognized prohibited activity wrongfully committed *under color of de facto foreign law*. *Foreign* authority must not trespass the *Right to Travel* and *Safe Passage* of *State Citizens* governed under the *Tennessee State Republic*.

(6). This is about restoration of *Confederated State Republic interim* Government being done similar to how today's *interim Confederate* Central Government was restored a few years ago without a Citizen quota pre-qualification. Any head count quota qualification only applies to state and central government full restoration process that will be coming. For right now, *State Citizens* are able to restore *interim* phase state government in the same manner that *Confederated States of America* restored interim Central Government still in its present *interim* phase. This facilitates the return of *de jure* State government from its existence in political exile, bringing it forward to the point where the interim Central Government full restoration agenda plan begins.

(7). The *Tennessee Republic Plan* can aptly be considered to be *Restoration-One Citizen-at-a-Time* strategy, and officially structured very similar to interim Central Government. *Tennessee State* Citizenship registration will still

be through the Central Government Registrar. This important feature distinguishes our State Government from any rogue entity that attempts to impersonate State Government.

(8). The *Tennessee Republic Plan* is about "bottom up" personal grassroots level initiative immediately complementing Central Government "top down" initiative. We reaffirm the *Tennessee Republic's* alliance to America's *Confederation* embodied by the *Confederate States of America* interim Central Government.

CURRENT STATUS OF THE *TENNESSEE REPUBLIC* AND ITS STATE CITIZENS

(9). *Tennessee State Citizens* under *Confederated Republican* form of government are natural-born living individuals and not any form of statutory fiction. They possess unalienable God-given natural rights. Americas *Confederated Republic* does not condone the fictional, non-natural-born individual status the U.S. *Democracy* subtly bestows on U.S. citizens under the 14th Amendment. This modern form of Slavery and Peonage is conferred upon citizens in order to control them in the manner of a legal fiction and chattel property. It is absurd to govern that a natural-born living individual can be considered a legal fiction or property to control them, their private property and birthright of political, economic, religious or social freedom. This failed and prostituted political ideology and contemporary institution of Slavery represents specific instances of force, fraud and conflict of interest that corrupt the concept that a natural-born living individual is the sole and absolute owner of themselves, and that their body is unalienable. If it were not so, unalienable rights to life, liberty, freedom and property while one engages in honorable, productive and non-harmful activities of life would be wrongfully compromised. Neither Slavery; nor Peonage Involuntary Servitude except as a punishment for crime whereof the party shall have been duly convicted; nor Fiction Status conferred upon natural-born living individuals to treat them as legal fictions and chattel property exists within the *Confederate States of America*, or any place subject to their jurisdiction.

(10). *Tennessee State Citizens* under *Confederated Republican* form of government shall not be deprived of the right to hold title [allodial, absolute, freehold, non-statutory, *in law*, legal and lawful] to their private property. No government hindrance will be created that will infringe upon their unalienable and absolute right to claim their private property in a perpetual estate for themselves and their posterity. To do otherwise in the manner of the *Democracy* corrupts a political system and causes wrongful damage upon the sovereign people. America's *Confederated Republic* does not condone *Democracy's defacto* system where all private property is assumed to be donated for public use and security collateral for debt of a *foreign* authority.

(11). Adverse *foreign* administrative, judicial, legislative and executive process wrongfully brought against *Tennessee State Citizens* constitute trespass and damage internationally recognized as prohibited activity committed *under color of de facto foreign law*. America's original *Republic* and *Rule of Law* are dishonored when Americans are subjected to harmful policy often resembling *War Crimes*, *Ethnic Cleansing*, Social, Political and Economic *Genocide*. Some participation in *Democracy* processes and politics [such as Dual citizenship for those resisting exclusive "U.S. citizenship" under *Democracy's Fourteenth Amendment*] is often made *Of Necessity* because of imposed *Foreign Law*, *Martial Rule* conditions, *Occupation* and *Reconstruction*. Compiled references to

world-wide authorities are being publicized for international public record serving notice in condemnation of imposed harmful *foreign* policy and governing demeaning to America's original *Republic* and *Rule of Law*.

(12). Any *foreign* interference with the political affairs of the *Confederate States of America*, its sovereign States and Citizens will not be tolerated, and subject to *Nullification* and *Interposition of Right of Necessity*. Sovereign immunity and God-given natural-born individual rights are exempt from inapplicable *foreign* laws, process, jurisdiction or venue. A *Confederate State Citizen* possesses unalienable sacrosanct right to self-government and *inherent political power* and *freedom of political will* recognized in international law and treaty, domestic *law of the land*, constitution, statute and case law. Their rightful venue is territory inhabited by *Confederate State Citizens*; where their private property is located; and wherever the business of their *Confederated Republican* Government convenes. BY DECLARATION, RIGHT AND INHERITANCE *Confederate State Citizens* choose the protections of America's original *Confederated Republican* form of government founded upon lawful *de jure* authority [*Articles of Confederation*; 1861 *Constitution for the Confederate States of America*; federal features of the 1787 U.S. *Constitution, Bill of Rights*; as well as, the God ordained Biblically based *Rule of Law* thereof]. The *Confederate States of America*, embodied by *de jure* politics of the *State Republics*, faithfully defend, preserve and carry it forward ongoing today.

(13). NATURAL LAW THAT GOVERNS: Behavioral laws of nature often do their own enforcing when not obeyed. Unlike man-made laws that require mankind enforcement [apprehended, charged, prosecuted, sentenced] natural laws can be self-enforcing. When God given natural laws are understood and accepted for their eternal truth, their righteousness becomes self-evident. Natural laws unite, control and affect Americans who have much "Common Cause" as they seek life, liberty, pursuit of happiness, freedom and liberties in the manner Americas founding Fathers envisioned and established. *Democracy* distortions of logic and imposition of *foreign* ideology causes negative consequences as a result of that government's immoral and atheistic political behavior. *Democracy* leaders force America to advance from crisis to crisis, many being the result of *Democracy* wrongful activity. True Americans want rational and honest government resulting in behavior that is trustworthy and solvent. True Americans have always wanted *freedom, rights, non-fiction status, exemption from foreign jurisdiction* and government by Constitutional *Bill of Rights* as the Founding Fathers established. *Confederate State Citizens* have much in common with all Americans who share "Common Cause" and Grievance.

(14). ANY TERRITORY DECLARED WITHIN THE CONFEDERACY HAS AN HONORABLE CONFEDERATE HERITAGE AND GODLY CHRISTIAN BASED GOVERNMENT WHICH MUST ALWAYS BE PRESERVED AND PROTECTED. America's original *Confederated Republican* Government is for both Christians and non-Christians, all who require the birthright of liberty and desire to be governed under righteous authority established upon Christianity used as a basis for *Rule of Law* and *Law of the Land*. Christian values are pillars of the character of America's *Confederacy*, as the Founders recognized that religion and morality are necessary to proper social and civic stability. *Confederate* government accords with principles announced by Jesus Christ for both civil government and mankind. While deriving it's just powers from the consent of the governed, it asserts the eternal

Truth of God. The Bible is meant to be the highest law of the land, a common basis for laws based upon a Christian culture and Biblical Scripture inspired religious values.

> The Christianity that founded America's *Republic* must not be compromised and must always be preserved and protected even though under attack by atheistic forces at work within *Democracy*. Jesus Christ and the Apostles also lived in occupied territory such as *Confederate* Americans are subjected to today. Christ's teaching in the "*Render unto Caesar*" doctrine could mean that nothing belonged to Caesar in Palestine because Roman authority under Caesar was occupying the land without *de jure* authority. He was addressing the type of authority to which Christians are and are not obliged to submit, showing how the same principles which oblige to submit to lawful *de jure* government equally instruct to resist tyranny. *Republican* government provides for a "shield from government tyranny". It is foolish to argue that Christians are to submit to authority *foreign to God* in absolute and unlimited terms under all circumstances. Blind obedience to atheistic civil authority not recognizing unalienable natural rights derived from God by opting for *Democracy* might not be a righteous individual's appropriate government:

> Politically motivated agendas wrongfully portray and vilify the *Confederacy*, its right to exist, its heritage and history, its symbols and personages. This despicable activity does not stand up to logic or truth and is wrongfully being committed *under color of de facto foreign law* without lawful or legal basis. Vandalism and attack upon *Confederate* heritage and history is injury inflicted upon all who endorse preservation and defense of America's original *Republic* and *Confederated Republican* form of government. The *Public at Large* becomes damaged by this contemptible, immoral and criminal type of dishonorable activity. *Confederate* symbols, personages, flags, property, landmarks, etc., have become politically demonized and vilified to cover up the real intention of those who create division. Honorable *Confederate* heritage and history has been distorted and used as a tool for hate by those who distract and use this fake moral front as justification for military aggression that subdued America's original *Republic* and *Confederated Republican* Government. *If you want to protect your culture, you must have a government that is not at war with that culture;*

> The only force that seems able to withstand the force, will and resources of the U.S. *Democracy* over time, is the non-insurgent political element composed of sovereign *State Citizens* lawfully choosing to be governed under America's original constitutional *Confederated Republican* form of government guaranteed them [1781 *Articles of Confederation*; 1787 U.S. *Constitution*, Article 4 Section 4, *Bill of Rights*; 1861 *Constitution for the Confederate States of America*; 1787 *Northwest Ordinance*; and 1796 *Tennessee Constitution*].

> EXPOSING AND PUBLISHING established public record in which world-wide authorities recognize legitimacy of America's *Republic* full Restoration and peaceful political separation from *Democracy* is necessary. This international consensus addresses: (a) What *Democracy* has obligated itself to comply with and be responsible for; (b) What laws are applicable and must be obeyed by *State Citizens* while subjected to imposed *Foreign Law*, *Martial Rule* conditions, *Occupation* and *Reconstruction*; (c) That *Democracy* administrative, judicial, legislative and executive prohibited activity committed *under color of de facto foreign law* and policy often resembles Social,

Political and Economic *Genocide, War Crimes and Ethnic Cleansing*; (d) That *Confederate State Citizens* possess sacrosanct right to self-government and unalienable *Inherent Political Power and Freedom of Political Will* which may invoked by *Declaration, Right and Inheritance*; (e) World-wide recognition of legitimacy for America's *Confederated Republic* political option as a distinctly separate jurisdiction and venue apart from *Democracy*;

> *State Citizens* take pride in the fact that their *Republic* and government is not at war with any Country. The only exception is that a peace treaty between the *Confederate States of America* and the *United States Democracy* has never been signed. Therefore, a state of war state of war still technically exists, but *Confederate State Citizens* are admonished to avoid any form of military hostility against the *Democracy* or the satellite states thereof. So long as occupation still exists and a peace treaty has not been signed to establish what 1865 military surrenders proposed, *Confederate State Citizens* are obliged to obey APPLICABLE *foreign* laws of the occupying nation. Prior to a negotiated Peace Treaty and termination of occupation we pray that the Lord will bless His people if we are worthy and that He will shield the innocent from harm. The *Confederacy* stands willing to hold negotiations of friendship and cooperation with the occupying nation for a proper Peace Treaty to formally end the war of Northern Aggression against the Southern States declared by Abraham Lincoln in 1861. A Peace Treaty would be helpful in Resolving Borders and protecting established Sovereignty, Freedoms and Rights *Confederates* retain. The unlawful and illegal military and civil occupation of our *Confederate State Republics* must come to an end both formally and in actual fact. [*Democracy* confessions include: *the United States has been in a permanent state of "national emergency" since March 9, 1933, and possibly as far back as the War for Southern Independence. A majority of the people of the United States have lived all their lives under emergency rule, Senate Report 93-549 (1973); Trading with the Enemy Act, 65th Congress, Ses. 1, Ch 105, 186, 12 U.S.C.A. 95a; Proclamation 2040 by President Roosevelt (1933), sometimes called the Emergency and War Powers Order, 12 USC 95(b), effectively declared the Constitution suspended and conferred dictatorial powers on the President*].

(15). ECONOMIC, POLITICAL, MORAL AND SPIRITUAL MOTIVES COMPLIMENT CONFEDERATES TO SEPARATE FROM AND "COME OUT OF" DEMOCRACY AND RETURN TO AMERICA'S ORIGINAL REPUBLIC. Many seek liberty from any *nexus* attaching them to subtle financial bondage having a strangle-hold on our way of life and beloved country. *Confederates* are often compelled to avoid political relationships offensive and *foreign* to their beliefs, values, proud heritage and they choose to remain apart from political philosophy shared by communism and socialism in contempt of America's posterity and best interest. *Democracy* is not right for many Americans because it does not comply to moral accountability, restriction on government abuse, growth or unrestricted seizure while financially motivated to plunder our labor and wealth as American core values are rejected in favor of internationalist concepts. Even though no sovereign *State Citizen* can lose God vested natural rights, God vested natural rights are not respected under *Democracy's Foreign Laws, Martial Rule* conditions and *Occupation*. Thus many are compelled to "*come out of*" the National soulless empire and remain apart from its civil authority based upon *agnostic, atheistic, humanist* doctrine replacing Christianity that regards a natural-born living individual a statutory fiction and disregards God Almighty.

[Case Law: *Dred Scott vs. Sanford*, 60 US, 393, 19 How, 1856: *The laws of a country do not rightfully operate on and fix the status of persons who are within its limits In Itinere or who are abiding there for definite temporary purposes...that these laws, known to writers on public and private international law as personal statutes, operate only on the inhabitants of the country*]; [*In Itinere*: meaning "by the way or passing" while "within" and having the primary idea of rest and continuance]; [*Blacks Deluxe* 4th Ed: "On a journey or circuit"]; Biblically: "on the way" and "coming out of" Egyptian and Babylonian oppression]; [Today's application: economic, political, moral and spiritual "coming out of" *Democracy's Contemporary Babylon*].

(16). *Democracy Occupation of America's Republic* has only been temporarily allowed because *Republican* government has not been visibly operational. *State Citizen* personal restoration effort has the authority and political viability to step outside of the *Democracy* and its politics.

FURTHER DECLARATION OF THE TENNESSEE STATE REPUBLIC

The Interim government for the Sovereign *Confederate State of Tennessee* declares:

Whereas the *dejure* State of Tennessee having become a member of the *Confederacy* styled *The Confederate States of America*, after having severed all political connection with the *United States of America* June 8, 1861: We do reaffirm our allegiance to and our determination and dedication to all efforts of our current interim government in its restoration efforts of *State Confederate* government and the *Confederacy* of 1781 and 1861 embodied today by the *Confederate States of America* interim Central Government. The *Democracy* government is not proper government for *Confederates*. The members of Tennessee's interim *Confederated Republican State* government recognize that.....

The federal relations between the State of Tennessee and the United States were dissolved in 1861, a fact accomplished. Secession status today has not changed since 1861, even though forced to endure imposed *Martial Rule* conditions and *Occupation* since 1865. Lawful, legal, justified and peaceful restoration is now underway of the *de jure Confederate Tennessee Republic* under America's original *Republican* form of government, while SECESSION HAS BEEN AN ACCOMPLISHED FACT SINCE 1861.

America's original *Confederated Republican* form of government has never been surrendered and cannot be surrendered because it must always be preserved and protected. An initial degree of restoration of the interim *State Republic* government under *Republican* form of government becomes an accomplished fact every time a *State Citizen* is certified and participates in the *body politic*.

[Douglas McPherson & Jimmy Everett, revised December 20, 2012]

NOTICE & COPYRIGHT: This work is provided for educational discussion of great historical & contemporary importance. Understanding & comparing the *dejure Tennessee Republic* & the *defacto Tennessee Democracy* political ideologies reveals how the present *status quo* negatively creates division & suffrage. Sharing of knowledge & issues are presented to those seeing truth & sound doctrine of vital concern to all & meaningful enough to Compare & Contrast. Reference to privately copyrighted law, code, regulations & court rules are only for relevant clarification. Nothing set forth herein is intended to be legal advice rather these facts are distributed solely for purposes of public information from and to *Confederate State Citizens*. We encourage dialogue regarding contents & purposes of this work but will not engage in Argumentative or Conjectural positions. However, any Fact or Proof in rebuttal of this information is encouraged through analytical, logical, investigative, methodical, reasoned, fair & rational debate. This

ongoing effort provides truthful facts others have rewritten, sanitized, compromised or deleted pursuant to *Political Correctness*. This is about exposing severe injustice affecting most everyone. Compiled references to world-wide authorities serve notice of internationally recognized prohibited activity being committed *under color of law*. They articulate: condemnation of trespass & damage committed upon honorable *Confederate* heritage, history & *State Citizens*; wrongful adverse *foreign* judicial, administrative, legislative & executive process; policy resembling *War Crimes, Ethnic Cleansing, Social, Political & Economic Genocide*; imposed *Foreign Law, Martial Rule, Occupation & Reconstruction*; governing dishonoring American *rule of law* & America's original *Confederated Republic*. They articulate international recognition of legitimacy for restoration of the *Republic* & peaceful political separation maintaining a distinctly separate jurisdiction & venue from *Democracy*. *Confederates* will always remain dedicated to America's honorable *Confederate Cause*. If one becomes no longer able to assist, another *Confederate* will carry on so not be deterred by any contingency. By *Declaration, Right & Inheritance* they choose to be governed under America's original *Republic & Confederated Republican* Government founded upon Godly Christian Confederate heritage & constitutional authority [1781 *Articles of Confederation*; federal features of the 1787 U.S. *Constitution, Bill of Rights & 1796 Tennessee Constitution*]. The 1861 *Constitution for the Confederate States of America* embodied by the *Confederate States of America* interim Central Government, preserves & defends it ongoing today. With grateful acknowledgment to many good people who have contributed, this work will be appended from time to time to address critical & priority issues. Revised December 20, 2012 as edited, compiled & collaborated by Douglas McPherson & Jimmy Everett. Common Law Copyright © 2011 with *All Rights Retained*.

Douglas McPherson

James Everett

Official Interim Central Government business address is: PO Box 101, Watertown, Tennessee (37184)