



DECLARATIONS OF CONFEDERACY

containing

DECLARATION, CAVEAT, PROVISO, PRAECIPE, QUO WARRANTO
ADDRESSED TO DEMOCRACY AT ALL LEVELS:
NATIONAL, STATE, COUNTY AND LOCAL

and

COMPARE & CONTRAST -- CONFEDERATED REPUBLIC of the Founders VS. NATIONAL DEMOCRACY of Today

By Douglas McPherson

Preface

The federal relations between the sovereign *Confederate State Republics* 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 *Foreign Law, Martial Rule* conditions and *Occupation* since 1865. The *Democracy* government is not proper government for *Confederates*. Lawful and Peaceful Restoration of *de jure State Republics* under America's Original *Republican* Form of Government is now underway, while SECESSION HAS BEEN AN ACCOMPLISHED FACT SINCE 1861.

DEMOCRACY AUTHORITY CONTINUES TO WRONGFULLY OCCUPY THAT PART
OF AMERICA INHABITED BY SOVEREIGN STATE CITIZENS WHO CHOOSE TO LIVE

WITHIN THE REPUBLIC AND BE GOVERNED UNDER AMERICA'S ORIGINAL CONFEDERATED REPUBLICAN FORM OF GOVERNMENT. THE DEMOCRACY OCCUPIER MUST BE HELD ACCOUNTABLE AND GOVERN ITSELF ACCORDINGLY TO INTERNATIONAL LAW AND TREATY IT IS PARTY TO. WHILE SUBJECTED TO IMPOSED FOREIGN LAW, MARTIAL RULE CONDITIONS AND OCCUPATION, SOVEREIGN STATE CITIZENS MUST ONLY OBEY LAW APPLICABLE TO THEM.

IMPOSED DEMOCRACY ADMINISTRATIVE, JUDICIAL, LEGISLATIVE, EXECUTIVE PROCESS; OR INTERFERENCE WITH CONFEDERATE POLITICAL AFFAIRS, CONSTITUTES INTERNATIONALLY PROHIBITED ACTIVITY COMMITTED UNDER COLOR OF DE FACTO FOREIGN LAW OR POLICY. Violation and disrespect of the Republics indigenous people often resembles Social, Political and Economic Genocide, War Crimes and Ethnic Cleansing. [Consider volumes of 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]. Ample worldwide authority recognizes legitimacy of the Confederated Republic, and condemns wrongfully perpetrated prohibited activity committed upon it.

AMERICA'S ORIGINAL REPUBLICAN FORM OF GOVERNMENT HAS NEVER BEEN SURRENDERED NOR EVER CAN BE SURRENDERED BECAUSE IT IS AN INDISPENSIBLE PART OF AMERICAN HERITAGE THAT MUST ALWAYS BE PRESERVED AND PROTECTED. Further, there has never been a Peace Treaty to formally end the 1861-1865 military activity. Sovereign State Citizens possess unalienable sacrosanct right to self-government and Inherent Political Power and Freedom of Political Will which is invoked by Declaration, Right and Inheritance. THE REPUBLIC OFFERS LAWFUL ALTERNATE POLITICAL OPTION, IN A DISTINCTLY SEPARATE JURISDICTION AND VENUE APART FROM DEMOCRACY.

Those who make requests of *Democracy*, individuals and groups associated with Petitions for Secession, Common Law process, Constitutional Protections, meaningful changes within the *Democracy* system, etc., are engaged in an Exercise in Futility which can even result in counter-productive consequences. They remain under the fictitious illusion that there can be found viable legal remedies [ie: right to petition, run for office, ballot box, etc.]. It is naive to bring issues into the jurisdiction/venue unlevel playing field of Democracy's political/legal arena. Movements of dissent which go against the political status quo are beguiled into this arena which is made to appear legitimate, where lawful dissent [also known as lawful rebellion] is controlled and quashed. Attempt to change the political status quo in this manner is predictably destined to fail. Increasingly Americans are realizing they are actually very Confederate minded with their values, and part of a sizeable electorate desiring meaningful change and passionately crying out for a way to support the return of legitimate authority. This will only be available Extrinsic or outside of the *Democracy* controlled arena. Democracy is a malignant Cancer that takes away the life, liberty, and pursuit of happiness the Founding Fathers fashioned for us, God granted in his mercy, and we could all be enjoying. Secession outside of Restoration is predestined to fail. Our rightful government can only be found once again within peaceful and lawful Restoration of America's Republic.

Restoration needs no State Citizen head count quota to be credible and recognized. EACH TIME A STATE CITIZEN BECOMES CERTIFIED, AN INITIAL DEGREE OF INTERIM REPUBLICAN GOVERNMENT RESTORATION BECOMES A CERTIFIABLY DOCUMENTED ACCOMPLISHED FACT. The "grass roots" choice for Republican government is being invoked by their unalienable inherent political power and freedom of political will one-Citizen-at-a-time.

Vandalism and attack upon *Confederate* heritage and history is injury inflicted upon all who endorse preservation and defense of America's original Republic and America's original Confederated Republican form of government. The American Public at Large even becomes damaged by this evil, 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 their fake moral front as justification for military aggression that subdued America's original Republic and America's original Confederated Republican Government. Democracy government controlled Public Education and Media have been made official thru un-constitutional acts creating a defacto control of said elements. The results have been promotion of various politically motivated agendas, including rhetoric wrongfully portraying and vilifying the Confederated Republic, its right to exist, heritage and history, her symbols and personages. This rhetoric does not stand up to logic or truth and is in contravention to worldwide authorities condemning this manner of activity. Be grateful that America's original Confederated Republic is faithfully defended and preserved by the Confederate States of America.

Democracy will continue to claim as its own, those parts of our beloved country that do not choose to be under a fully restored Republic governed under America's original Confederated Republican form of government. You may say NO THANK YOU to Democracy in the lawful and peaceful manner made available to you. A "wake up call" is needed for the Sheeple being fleeced; for modern day Slaves on the big Atlantic-Ocean-to-Pacific-Ocean U.S. plantation; and for all the Americans still Asleep at the Wheel. Unfortunately for America, the Babylonian

minded remain woefully either beguiled; complacent in their status quo; or they are in authority choosing to abuse power and control. For posterity's "hope and future" may God-fearing Americans be delivered from economic, social and political captivity and enslavement within the contemporary Babylon. With awareness gained through comparing and contrasting, the advantages and protections of a Republic become obvious, meaningful and indispensable. Many are increasingly becoming aware of the dangers caused by a straying away from the wonderful government designed for us. This Sleeping Giant must be fully awakened in order for their part of America to be restored under the Republic, while Democracy wages ongoing genocide upon fundamental America.

This work is about past and present *Declarations of Confederacy* essential to the ongoing peaceful and lawful Restoration of America's *Republic* based upon the Secession of 1861. Documentation and illustrations shown herein have been applied in support of: (1). *Confederate State Citizens*; (2). America's original *Confederated Republic*; (3). America's original *Republican* form of government; (4). Today's *Confederacy's* ongoing lawful and peaceful Restoration of America's original *Confederated Republic* governed under America's original *Republican* form of government; and (5). The Secession of 1861 as a fact accomplished and not necessary to repeat, nor achievable to do over again.

President Jefferson Davis once said after the War for Southern Independence had militarily come to an end: The principle for which we contend is bound to reassert itself, though it may be at another time and in another form. The Principle remains and America's Confederate State Citizens are restoring their liberty, rights and protections. Present Davis' reference to "another time" is today. The time is now to restore the life, liberty, and pursuit of happiness the Founding Fathers fashioned for us, God granted in his mercy, and we all could be

enjoying. Present Davis' reference to "another form" means, among other things, that today's restored *Confederate States of America* consists of many millions of dots on the map. [Dots should identify every territory inhabited by *Confederate State Citizens*; wherever their private property is located; and wherever the business of their *Confederated Republican Government* convenes].

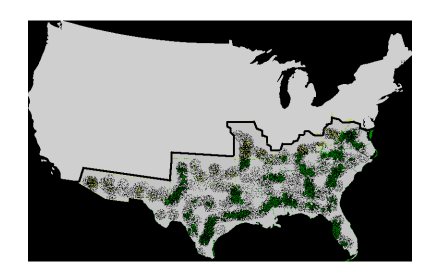


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I. (1861) ORIGINAL STATE SECESSION ORDINANCES

SOUTH CAROLINA: AN ORDINANCE to dissolve the union between the State of South Carolina and other States united with her under the compact entitled "The Constitution of the United States of America."

We, the people of the State of South Carolina, in convention assembled, do declare and ordain, and it is hereby declared and ordained, That the ordinance adopted by us in convention on the twenty-third day of May, in the year of our Lord one thousand seven hundred and eighty-eight, whereby the Constitution of the United States of America was ratified, and also all acts and parts of acts of the General Assembly of this State ratifying amendments of the said Constitution, are hereby repealed; and that the union now subsisting between South Carolina and other States, under the name of the "United States of America," is hereby dissolved.

Done at Charleston the twentieth day of December, in the year of our Lord one thousand eight hundred and sixty.

[Source: Official Records, Ser. IV, vol. 1, p. 1].

MISSISSIPPI: AN ORDINANCE to dissolve the union between the State of Mississippi and other States united with her under the compact entitled "The Constitution of the United States of America." The people of the State of Mississippi, in convention assembled, do ordain and declare, and it is hereby ordained and declared, as follows, to wit:

Section 1. That all the laws and ordinances by which the said State of Mississippi became a member of the Federal Union of the United States of America be, and the same are hereby, repealed, and that all obligations on the part of the said State or the people thereof to observe the same be withdrawn, and that the said State doth hereby resume all the rights, functions, and powers which by any of said laws or ordinances were conveyed to the Government of the said United States, and is absolved from all the obligations, restraints, and duties incurred to the said Federal Union, and shall from henceforth be a free, sovereign, and independent State.

Sec. 2. That so much of the first section of the seventh article of the constitution of this State as requires members of the Legislature and all officers, executive and judicial, to take an oath or affirmation to support the Constitution of the United States be, and the same is hereby, abrogated and annulled.

Sec. 3. That all rights acquired and vested under the Constitution of the United States, or under any act of Congress passed, or treaty made, in pursuance thereof, or under any law of this State, and not incompatible with this ordinance, shall remain in force and have the same effect as if this ordinance had not been passed. Sec. 4. That the people of the State of Mississippi hereby consent to form a federal union with such of the States as may have seceded or may secede from the Union of the United States of America, upon the basis of the present Constitution of the said United States, except such parts thereof as embrace other portions than such seceding States.

Thus ordained and declared in convention the 9th day of January, in the year of our Lord 1861.

[Source: Official Records, Ser. IV, vol. 1, p. 42].

Florida: ORDINANCE OF SECESSION

We, the people of the State of Florida, in convention assembled, do solemnly ordain, publish, and declare, That the State of Florida hereby withdraws herself from the confederacy of States existing under the name of the United States of America and from the existing Government of the said States; and that all political connection between her and the Government of said States ought to be, and the same is hereby, totally annulled, and said Union of States dissolved; and the State of Florida is hereby declared a sovereign and independent nation; and that all ordinances heretofore adopted, in so far as they create or recognize said Union, are rescinded; and all laws or parts of laws in force in this State, in so far as they recognize or assent to said Union, be, and they are hereby, repealed.

[Source: Official Records, Ser. IV, vol. 1, p. 54. Passed Jan. 10, 1861]

<u>Alabama</u>: An Ordinance to dissolve the union between the State of Alabama and the other States united under the compact styled "The Constitution of the United States of America"

Whereas, the election of Abraham Lincoln and Hannibal Hamlin to the offices of president and vice-president of the United States of America, by a sectional party, avowedly hostile to the domestic institutions and to the peace and security of the people of the State of Alabama, preceded by many and dangerous infractions of the constitution of the United States by many of the States and people of the Northern section, is a political wrong of so insulting and manacing a character as to justify the people of the State of Alabama in the adoption of prompt and decided measures for their future peace and security, therefore:

Be it declared and ordained by the people of the State of Alabama, in Convention assembled, That the State of Alabama now withdraws, and is hereby withdrawn from the Union known as "the United States of America," and

henceforth ceases to be one of said United States, and is, and of right ought to be a Sovereign and Independent

State.

Sec 2. Be it further declared and ordained by the people of the State of Alabama in Convention assembled, That

all powers over the Territory of said State, and over the people thereof, heretofore delegated to the Government of

the United States of America, be and they are hereby withdrawn from said Government, and are hereby resumed

and vested in the people of the State of Alabama.

And as it is the desire and purpose of the people of Alabama to meet the slaveholding States of the South, who

may approve such purpose, in order to frame a provisional as well as permanent Government upon the principles

of the Constitution of the United States,

Be it resolved by the people of Alabama in Convention assembled, That the people of the States of Delaware,

Maryland, Virginia, North Carolina, South Carolina, Florida, Georgia, Mississippi, Louisiana, Texas, Arkansas,

Tennessee, Kentucky and Missouri, be and are hereby invited to meet the people of the State of Alabama, by their

Delegates, in Convention, on the 4th day of February, A.D., 1861, at the city of Montgomery, in the State of

Alabama, for the purpose of consulting with each other as to the most effectual mode of securing concerted and

harmonious action in whatever measures may be deemed most desirable for our common peace and security.

And be it further resolved, That the President of this Convention, be and is hereby instructed to transmit

forthwith a copy of the foregoing Preamble, Ordinance, and Resolutions to the Governors of the several States

named in said resolutions.

Done by the people of the State of Alabama, in Convention assembled, at Montgomery, on this the eleventh day

of January, A.D. 1861.

[Source: Official Records, Ser. IV, vol. 1, pp. 43-44].

Georgia: We the people of the State of Georgia in Convention assembled do declare and ordain and it is hereby

declared and ordained that the ordinance adopted by the State of Georgia in convention on the 2nd day of Jany. in

the year of our Lord seventeen hundred and eighty-eight, whereby the constitution of the United States of America

was assented to, ratified and adopted, and also all acts and parts of acts of the general assembly of this State,

ratifying and adopting amendments to said constitution, are hereby repealed, rescinded and abrogated.

We do further declare and ordain that the union now existing between the State of Georgia and other States

under the name of the United States of America is hereby dissolved, and that the State of Georgia is in full

possession and exercise of all those rights of sovereignty which belong and appertain to a free and independent

State.

Passed January 19, 1861

[Source: Official Records, Ser. IV, vol. 1, p. 70].

Louisiana: AN ORDINANCE to dissolve the union between the State of Louisiana and other States united with her under the compact entitled "The Constitution of the United States of America."

We, the people of the State of Louisiana, in convention assembled, do declare and ordain, and it is hereby declared and ordained, That the ordinance passed by us in convention on the 22d day of November, in the year eighteen hundred and eleven, whereby the Constitution of the United States of America and the amendments of the said Constitution were adopted, and all laws and ordinances by which the State of Louisiana became a member of the Federal Union, be, and the same are hereby, repealed and abrogated; and that the union now subsisting between Louisiana and other States under the name of "The United States of America" is hereby dissolved.

We do further declare and ordain, That the State of Louisiana hereby resumes all rights and powers heretofore delegated to the Government of the United States of America; that her citizens are absolved from all allegiance to said Government; and that she is in full possession and exercise of all those rights of sovereignty which appertain to a free and independent State.

We do further declare and ordain, That all rights acquired and vested under the Constitution of the United States, or any act of Congress, or treaty, or under any law of this State, and not incompatible with this ordinance, shall remain in force and have the same effect as if this ordinance had not been passed.

Adopted in convention at Baton Rouge this 26th day of January, 1861.

[Source: Official Records, Ser. IV, vol. 1, p. 80].

Texas: AN ORDINANCE

To dissolve the Union between the State of Texas and the other States united under the Compact styled "the Constitution of the United States of America."

WHEREAS, The Federal Government has failed to accomplish the purposes of the compact of union between these States, in giving protection either to the persons of our people upon an exposed frontier, or to the property of our citizens, and

WHEREAS, the action of the Northern States of the Union is violative of the compact between the States and the guarantees of the Constitution; and,

WHEREAS, The recent developments in Federal affairs make it evident that the power of the Federal Government is sought to be made a weapon with which to strike down the interests and property of the people of Texas, and her sister slave-holding States, instead of permitting it to be, as was intended, our shield against outrage and aggression; THEREFORE,

SECTION 1.-- We, the people of the State of Texas, by delegates in convention assembled, do declare and ordain that the ordinance adopted by our convention of delegates on the 4th day of July, A.D. 1845, and afterwards ratified by us, under which the Republic of Texas was admitted into the Union with other States, and became a

party to the compact styled "The Constitution of the United States of America," be, and is hereby, repealed and annulled; that all the powers which, by the said compact, were delegated by Texas to the Federal Government are revoked and resumed; that Texas is of right absolved from all restraints and obligations incurred by said compact, and is a separate sovereign State, and that her citizens and people are absolved from all allegiance to the United States or the government thereof.

SEC. 2. This ordinance shall be submitted to the people of Texas for their ratification or rejection, by the qualified voters, on the 23rd day of February, 1861, and unless rejected by a majority of the votes cast, shall take effect and be in force on and after the 2d day of March, A.D. 1861. PROVIDED, that in the Representative District of El Paso said election may be held on the 18th day of February, 1861.

Done by the people of the State of Texas, in convention assembled, at Austin, this 1st day of February, A.D. 1861.

[Ratified Feb. 23, 1861 by a vote of 46,153 for and 14,747 against].

<u>Virginia</u>: AN ORDINANCE to repeal the ratification of the Constitution of the United State of America by the State of Virginia, and to resume all the rights and powers granted under said Constitution.

The people of Virginia in their ratification of the Constitution of the United States of America, adopted by them in convention on the twenty-fifth day of June, in the year of our Lord one thousand seven hundred and eighty-eight, having declared that the powers granted under said Constitition were derived from the people of the United States and might be resumed whensoever the same should be perverted to their injury and oppression, and the Federal Government having perverted said powers not only to the injury of the people of Virginia, but to the oppression of the Southern slave-holding States:

Now, therefore, we, the people of Virginia, do declare and ordain, That the ordinance adopted by the people of this State in convention on the twenty-fifth day of June, in the year of our Lord one thousand seven hundred and eighty-eight, whereby the Constitution of the United States of America was ratified, and all acts of the General Assembly of this State ratifying and adopting amendments to said Constitution, are hereby repealed and abrogated; that the union between the State of Virginia and the other States under the Constitution aforesaid is hereby dissolved, and that the State of Virginia is in the full possession and exercise of all the rights of sovereignty which belong and appertain to a free and independent State.

And they do further declare, That said Constitution of the United States of America is no longer binding on any of the citizens of this State.

This ordinance shall take effect and be an act of this day, when ratified by a majority of the voter of the people of this State cast at a poll to be taken thereon on the fourth Thursday in May next, in pursuance of a schedule hereafter to be enacted.

Adopted by the convention of Virginia April 17, 1861.

[Source: Official Records, Ser. IV, vol. 1, p. 223. Ratified by a vote of 132,201 to 37,451 on May 23, 1861].

<u>Arkansas</u>: AN ORDINANCE to dissolve the union now existing between the State of Arkansas and the other States united with her under the compact entitled "The Constitution of the United States of America."

Whereas, in addition to the well-founded causes of complaint set forth by this convention, in resolutions adopted on the 11th of March, A.D. 1861, against the sectional party now in power in Washington City, headed by Abraham Lincoln, he has, in the face of resolutions passed by this convention pledging the State of Arkansas to resist to the last extremity any attempt on the part of such power to coerce any State that had seceded from the old Union, proclaimed to the world that war should be waged against such States until they should be compelled to submit to their rule, and large forces to accomplish this have by this same power been called out, and are now being marshaled to carry out this inhuman design; and to longer submit to such rule, or remain in the old Union of the United States, would be disgraceful and ruinous to the State of Arkansas:

Therefore we, the people of the State of Arkansas, in convention assembled, do hereby declare and ordain, and it is hereby declared and ordained, That the "ordinance and acceptance of compact" passed and approved by the General Assembly of the State of Arkansas on the 18th day of October, A.D. 1836, whereby it was by said General Assembly ordained that by virtue of the authority vested in said General Assembly by the provisions of the ordinance adopted by the convention of delegates assembled at Little Rock for the purpose of forming a constitution and system of government for said State, the propositions set forth in "An act supplementary to an act entitled 'An act for the admission of the State of Arkansas into the Union, and to provide for the due execution of the laws of the United States within the same, and for other purposes," were freely accepted, ratified, and irrevocably confirmed, articles of compact and union between the State of Arkansas and the United States, and all other laws and every other law and ordinance, whereby the State of Arkansas became a member of the Federal Union, be, and the same are hereby, in all respects and for every purpose herewith consistent, repealed, abrogated, and fully set aside; and the union now subsisting between the State of Arkansas and the other States, under the name of the United States of America, is hereby forever dissolved.

And we do further hereby declare and ordain, That the State of Arkansas hereby resumes to herself all rights and powers heretofore delegated to the Government of the United States of America; that her citizens are absolved from all allegiance to said Government of the United States, and that she is in full possession and exercise of all the rights and sovereignty which appertain to a free and independent State.

We do further ordain and declare, That all rights acquired and vested under the Constitution of the United States of America, or of any act or acts of Congress, or treaty, or under any law of this State, and not incompatible with this ordinance, shall remain in full force and effect, in nowise altered or impaired, and have the same effect as if this ordinance had not been passed.

Adopted and passed in open convention on the 6th day of May, A.D. 1861.

[Source: Official Records, Ser. IV, vol. 1, pp. 287-88].

North Carolina: AN ORDINANCE to dissolve the union between the State of North Carolina and the other States united with her, under the compact of government entitled "The Constitution of the United States."

We, the people of the State of North Carolina in convention assembled, do declare and ordain, and it is hereby declared and ordained, That the ordinance adopted by the State of North Carolina in the convention of 1789, whereby the Constitution of the United States was ratified and adopted, and also all acts and parts of acts of the General Assembly ratifying and adopting amendments to the said Constitution, are hereby repealed, rescinded, and abrogated.

We do further declare and ordain, That the union now subsisting between the State of North Carolina and the other States, under the title of the United States of America, is hereby dissolved, and that the State of North Carolina is in full possession and exercise of all those rights of sovereignty which belong and appertain to a free and independent State.

Done in convention at the city of Raleigh, this the 20th day of May, in the year of our Lord 1861, and in the eighty-fifth year of the independence of said State.

[Source: Official Records, Ser. IV, vol. 1, pp. 335-336].

Tennessee: DECLARATION OF INDEPENDENCE AND ORDINANCE dissolving the federal relations between the State of Tennessee and the United States of America.

First. We, the people of the State of Tennessee, waiving any expression of opinion as to the abstract doctrine of secession, but asserting the right, as a free and independent people, to alter, reform, or abolish our form of government in such manner as we think proper, do ordain and declare that all the laws and ordinances by which the State of Tennessee became a member of the Federal Union of the United States of America are hereby abrogated and annulled, and that all the rights, functions, and powers which by any of said laws and ordinances were conveyed to the Government of the United States, and to absolve ourselves from all the obligations, restraints, and duties incurred thereto; and do hereby henceforth become a free, sovereign, and independent State.

Second. We furthermore declare and ordain that article 10, sections 1 and 2, of the constitution of the State of Tennessee, which requires members of the General Assembly and all officers, civil and military, to take an oath to support the Constitution of the United States be, and the same are hereby, abrogated and annulled, and all parts of the constitution of the State of Tennessee making citizenship of the United States a qualification for office and recognizing the Constitution of the United States as the supreme law of this State are in like manner abrogated and annulled.

Third. We furthermore ordain and declare that all rights acquired and vested under the Constitution of the United States, or under any act of Congress passed in pursuance thereof, or under any laws of this State, and not incompatible with this ordinance, shall remain in force and have the same effect as if this ordinance had not been passed.

[Source: Official Records, Ser. IV, vol. 1, p. 290. Sent to referendum May 6, 1861 by the legislature, and approved by the voters by a vote of 104,471 to 47,183 on June 8, 1861].

<u>Missouri</u>: An act declaring the political ties heretofore existing between the State of Missouri and the United States of America dissolved.

Whereas the Government of the United States, in the possession and under the control of a sectional party, has wantonly violated the compact originally made between said Government and the State of Missouri, by invading with hostile armies the soil of the State, attacking and making prisoners the militia while legally assembled under the State laws, forcibly occupying the State capitol, and attempting through the instrumentality of domestic traitors to usurp the State government, seizing and destroying private property, and murdering with fiendish malignity peaceable citizens, men, women, and children, together with other acts of atrocity, indicating a deep-settled hostility toward the people of Missouri and their institutions; and

Whereas the present Administration of the Government of the United States has utterly ignored the Constitution, subverted the Government as constructed and intended by its makers, and established a despotic and arbitrary power instead thereof: Now, therefore,

Be it enacted by the general assembly of the State of Missouri, That all political ties of every character new existing between the Government of the United States of America and the people and government of the State of Missouri are hereby dissolved, and the State of Missouri, resuming the sovereignty granted by compact to the said United States upon admission of said State into the Federal Union, does again take its place as a free and independent republic amongst the nations of the earth.

This act to take effect and be in force from and after its passage. Approved, October 31, 1861.

[Source: Official Records, Ser. IV, vol. 1, pp. 752-53].

KENTUCKY: Whereas, the Federal Constitution, which created the Government of the United States, was declared by the framers thereof to be the supreme law of the land, and was intended to limit and did expressly limit the powers of said Government to certain general specified purposes, and did expressly reserve to the States and people all other powers whatever, and the President and Congress have treated this supreme law of the Union with contempt and usurped to themselves the power to interfere with the rights and liberties of the States and the people against the expressed provisions of the Constitution, and have thus substituted for the highest forms of national liberty and constitutional government a central despotism founded upon the ignorant prejudices of the

masses of Northern society, and instead of giving protection with the Constitution to the people of fifteen States of this Union have turned loose upon them the unrestrained and raging passions of mobs and fanatics, and because we now seek to hold our liberties, our property, our homes, and our families under the protection of the reserved powers of the States, have blockaded our ports, invaded our soil, and waged war upon our people for the purpose of subjugating us to their will; and

Whereas, our honor and our duty to posterity demand that we shall not relinquish our own liberty and shall not abandon the right of our descendants and the world to the inestimable blessings of constitutional government:

Therefore, Be it ordained, That we do hereby forever sever our connection with the Government of the United States, and in the name of the people we do hereby declare Kentucky to be a free and independent State, clothed with all power to fix her own destiny and to secure her own rights and liberties.

And whereas, the majority of the Legislature of Kentucky have violated their most solemn pledges made before the election, and deceived and betrayed the people; have abandoned the position of neutrality assumed by themselves and the people, and invited into the State the organized armies of Lincoln; have abdicated the Government in favor of a military despotism which they have placed around themselves, but cannot control, and have abandoned the duty of shielding the citizen with their protection; have thrown upon our people and the State the horrors and ravages of war, instead of attempting to preserve the peace, and have voted men and money for the war waged by the North for the destruction of our constitutional rights; have violated the expressed words of the constitution by borrowing five millions of money for the support of the war without a vote of the people; have permitted the arrest and imprisonment of our citizens, and transferred the constitutional prerogatives of the Executive to a military commission of partisans; have seen the writ of habeus corpus susupended without an effort for its preservation, and permitted our people to be driven in exile from their homes; have subjected our property to confiscation and our persons to confinement in the penitentiary as felons, because we may choose to take part in a cause for civil liberty and constitutional government against a sectional majority waging war agasint the people and institutions of fifteen independent States of the old Federal Union, and have done all these things deliberately against the warnings and vetoes of the Governor and the solemn remonstrances of the minority in the Senate and House of Representatives: Therefore,

Be it further ordained, That the unconstitutional edicts of a factious majority of a Legislature thus false to their pledges, their honor, and their interests are not law, and that such a government is unworthy of the support of a brave and free people, and that we do therefore declare that the people are thereby absolved from all allegiance to said government, and that they have a right to establish any government which to them may seem best adapted to the preservation of their rights and liberties.

[Source: Official Records, Ser. IV, vol. 1, p. 741. Adopted Nov. 20, 1861, in Russellville, by the Convention of the People of Kentucky].

II. (1776) DECLARATION OF INDEPENDENCE [quotation]

When in the Course of human events, it becomes necessary for one people to dissolve the political bands which have connected them with another, and to assume among the powers of the earth, the separate and equal station to which the Laws of Nature and of Nature's God entitle them, a decent respect to the opinions of mankind requires that they should declare the causes which impel them to the separation." "...Governments are instituted among Men, deriving their just powers from the consent of the governed, that whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or abolish it, and institute new Government...

III. (1781) ARTICLES OF CONFEDERATION [quotation]

Article II: Each state retains its sovereignty, freedom, and independence, and every power, jurisdiction, and right, which is not by this Confederation expressly delegated to the United States, in Congress assembled.

IV. (1787) CONSTITUTION FOR THE united STATES OF AMERICA [quotation]

9th and 10th AMENDMENTS: The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people; The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people.

V. (1861) CONSTITUTION FOR THE CONFEDERATE STATES OF AMERICA [quotation]

ARTICLE VI, SECTIONS 5 and 6: The enumeration, in the Constitution, of certain rights shall not be construed to deny or disparage others retained by the people; The powers not delegated to the Confederate States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people thereof.

VI. (1823) MONROE DOCTRINE [quotation] and MONROE DOCTRINE AMENDED VERSION [proposed]

<u>The Monroe Doctrine</u> is policy of the *Republic* introduced on December 02, 1823. The *Monroe Doctrine* provided that the New World and the Old World were to remain distinctly separate spheres of influence, for they were composed of entirely separate and independent nations. President Monroe proclaimed: *The American continents*,

by the free and independent condition which they have assumed and maintain, are henceforth not to be considered as subjects for future colonization by any European powers.

A Confederated Republic amended version of the Monroe Doctrine could read updated policy as: The independent and sovereign State Republics are meant to be free from Democracy foreign intervention and control. And further provide that: the State Republics and the Democracy are separate spheres of influence, for they are composed of entirely separate and independent nations. The State Republics, by the free and independent condition which they must assume and maintain, are henceforth not to be considered as subjects for future occupation by any foreign powers.

VII. (1864) MANIFESTO OF THE CONGRESS OF THE CONFEDERATE STATES OF AMERICA RELATIVE TO THE EXISTING WAR WITH THE UNITED STATES [quotation]

[Manifesto of Congress declaring the dispositions, principles and purposes of the C. S. in relation to the existing war with the United States. June 14, 1864]

......the Confederate States of America, acknowledging their responsibility to the opinion of the civilized world, to the great law of Christian philanthropy, and to the Supreme Ruler of the Universe, for the part they have been compelled to bear in the sad spectacle of war......declare the principles, the sentiments, and the purposes by which they have been, and are still, actuated. They have ever deeply deplored the necessity which constrained them to take up arms in defence of their rights and of the free institutions derived from their ancestors; and there is nothing they more ardently desire than peace, whensoever their enemy, by ceasing from the unhallowed war waged upon them, shall permit them to enjoy in peace the sheltering protection of those hereditary rights and of those cherished institutions......exposing them far more than ourselves to the catastrophe of financial exhaustion and bankruptcy, not to speak of the loss of their liberties by the despotism engendered in an aggressive warfare upon the liberties of another and kindred people...... the destruction of constitutional freedom, by the lawlessness of usurped power......We desire to stand acquitted, before the tribunal of the world, as well as in the eyes of Omniscient justice, of any responsibility for the origin or prolongation of a war government, to be lawful, must be founded on the consent of the governed. We were forced to dissolve our federal connection with our former associates by their aggressions on the fundamental principles of our compact of union with them, and, in doing so, we exercised a right consecrated in the great charter of American liberty--the right of a free people, when a government proves destructive of the ends for which it was established, to recur to original principles and to institute new guards for their security.......[The separate independence of the States makes them coequal among

themselves, but superior to their agent, the national government. Each state is empowered by the fact that they are sovereign to do everything within their individual and separate capacity that the national government is doing. Only the delegation of authority to a central entity, gives the national government its legitimacy. Sovereign status of the States has never been surrendered]......the pretension of applying to independent communities, so constituted and organized, the ordinary rules for coercing and reducing rebellious subjects to obedience, was a solecism in terms as well as an outrage on the principles of public law....... The war made upon the Confederate States was, therefore, wholly one of aggression; on our side it has been strictly defensive. Born freemen, and the descendants of a gallant ancestry, we had no option but to stand up in defence......of our violated liberties and birthright, and of the prescriptive institutions which guard and protect them. We have not interfered, nor do we wish in any manner whatever to interfere, with the internal peace and prosperity of the States arrayed in hostility against us, or with the freest development of their destinies in any form of action or line of policy they may think proper to adopt for themselves. All we ask is a like immunity for ourselves, and to be left in the undisturbed enjoyment of those inalienable rights of "life, liberty, and the pursuit of happiness" which our common ancestors declared to be the equal heritage of all parties to the social compact....... Let them forbear aggressions upon us, and the war is at an end. If there be questions which require adjustment by negotiation, we have ever been willing, and are still willing, to enter into communication with our adversaries in a spirit of peace, of equity, and manly frankness...... we are not afraid to avow a sincere desire for peace on terms consistent with our honor and the permanent security of our rights...... For ourselves, we have no fear of the result...... forewarned by the savage and exterminating spirit in which this war has been waged upon them, and by the mad avowals of its patrons and supporters of the worse than Egyptian bondage that awaits them in the event of their subjugation..... With these declarations of our dispositions, our principles, and our purposes, we commit our cause to the enlightened judgment of the world, to the sober reflections of our adversaries themselves, and to the solemn and righteous arbitrament of Heaven.

VIII. (1836) THE TEXAS DECLARATION OF INDEPENDENCE [quotation]

[The Texas Declaration of Independence (1836) was written while the Alamo in San Antonio was under siege by the invasion of Santa Anna's Mexican army. Here are some excerpts]:

When a government has ceased to protect the lives, liberty and property of the people, from whom its legitimate powers are derived, and for the advancement of whose happiness it was instituted, and so far from being a guarantee for the enjoyment of those inestimable and inalienable rights, becomes an instrument in the hands of evil rulers for their oppression.

When the Federal Republican Constitution of their country, which they have sworn to support, no longer has a substantial existence, and the whole nature of their government has been forcibly changed, without their consent, from a restricted federative republic, composed of sovereign states, to a consolidated central military despotism, in which every interest is disregarded but that of the army and the priesthood, both the eternal enemies of civil liberty, the everready minions of power, and the usual instruments of tyrants.

When, in consequence of such acts of malfeasance and abdication on the part of the government, anarchy prevails, and civil society is dissolved into its original elements. In such a crisis, the first law of nature, the right of self-preservation, the inherent and inalienable rights of the people to appeal to first principles, and take their political affairs into their own hands in extreme cases, enjoins it as a right towards themselves, and a sacred obligation to their posterity, to abolish such government, and create another in its stead, calculated to rescue them from impending dangers, and to secure their future welfare and happiness.

It has failed to establish any public system of education, although possessed of almost boundless resources, (the public domain,) and although it is an axiom in political science, that unless a people are educated and enlightened, it is idle to expect the continuance of civil liberty, or the capacity for self government.

It has suffered the military commandants, stationed among us, to exercise arbitrary acts of oppression and tyrrany, thus trampling upon the most sacred rights of the citizens, and rendering the military superior to the civil power.

It denies us the right of worshipping the Almighty according to the dictates of our own conscience, by the support of a national religion, calculated to promote the temporal interest of its human functionaries, rather than the glory of the true and living God.

It has demanded us to deliver up our arms, which are essential to our defence, the rightful property of freemen, and formidable only to tyrannical governments.

It hath been, during the whole time of our connection with it, the contemptible sport and victim of successive military revolutions, and hath continually exhibited every characteristic of a weak, corrupt, and tyrranical government.

These, and other grievances, were patiently borne by the people of Texas, untill they reached that point at which forbearance ceases to be a virtue. We then took up arms in defence of the national constitution. We appealed to our Mexican brethren for assistance. Our appeal has been made in vain. Though months have elapsed, no sympathetic response has yet been heard from the Interior. We are, therefore, forced to the melancholy conclusion, that the Mexican people have acquiesced in the destruction of their liberty, and the substitution therfor of a military government; that they are unfit to be free, and incapable of self government.

The necessity of self-preservation, therefore, now decrees our eternal political separation.

We, therefore, the delegates with plenary powers of the people of Texas, in solemn convention assembled, appealing to a candid world for the necessities of our condition, do hereby resolve and declare, that our political connection with the Mexican nation has forever ended, and that the people of Texas do now constitute a free, Sovereign, and independent republic, and are fully invested with all the rights and attributes which properly belong to independent nations; and, conscious of the rectitude of our intentions, we fearlessly and confidently commit the issue to the decision of the Supreme arbiter of the destinies of nations.

[Consider also Article 1, Sec 1 and 2, of the 1876 Texas Constitution reflecting principles of America's original Declaration of Independence:]

- 1. Texas is a free and independent State, subject only to the Constitution of the United States; and the maintenance of our free institutions and the perpetuity of the Union depend upon the preservation of the right of local self-government unimpaired to all the States.
- 2. All political power is inherent in the people and all free governments are founded on their authority, and instituted for their benefit. The faith of the people of Texas stands pledged to the preservation of a republican form of government, and, subject to this limitation only, they have at all times the inalienable right to alter, reform or abolish their government in such manner as they may think expedient.

IX. STATES' AUTHORITY RESOLUTION TEMPLATE [example]

A RESOLUTION AFFIRMING STATES' AUTHORITY GRANTED BY THE CITIZENS THEREOF BASED ON JEFFERSONIAN PRINCIPLES. Whereas the Constitution for the State of _______, declares that the people of this State have the sole and exclusive right of governing themselves as a free, sovereign, and independent State; and do, and forever hereafter shall, exercise and enjoy every power, jurisdiction, and right, pertaining thereto; and Whereas the Constitution for the State of _______, declares that the people do hereby solemnly and mutually agree with each other, to form themselves into a free, sovereign and independent body-politic, or State, and Whereas several States—New Hampshire, Massachusetts, New York, Rhode Island, North Carolina, and Virginia—included in their respective State Constitutions the right to expressly and unilaterally withdraw the delegated powers ceded to the united States of America; and Whereas these manifestations of State sovereignty were incorporated fully for all the States as the Ninth Amendment, the enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people, and the Tenth Amendment, the powers not delegated to the united States by the Constitution, nor prohibited by it to the States,

are reserved to the States respectively, or to the people, to the Constitution for the united States of America; now, therefore, be it Resolved by the House and Senate concurring:

That the several States composing the united States of America, are not united on the principle of unlimited submission to their General Government; but that, by a compact under the style and title of a Constitution for the united States, and of amendments thereto, they constituted a General Government for special purposes, -- delegated to that government certain definite powers, reserving, each State to itself, the residuary mass of right to their own self-government; and that whenever the General Government assumes un-delegated powers, its acts are un-authoritative, void, and of no force; that to this compact each State acceded as a State, and is an integral party, its sister States forming, as to itself, the other party: that the government created by this compact was not made the exclusive or final judge of the extent of the powers delegated to itself; since that would have made its discretion, and not the Constitution, the measure of its powers; but that, as in all other cases of compact among powers having no common judge, each party has an equal right to judge for itself, as well of infractions as of the mode and measure of redress; and

That the Constitution for the united States, having delegated to Congress a power to punish treason against the States, counterfeiting the securities and current coin of the United States, piracies, and felonies committed on the high seas, and offences against the law of nations, slavery, and no other crimes whatsoever; and it being true as a general principle, and one of the amendments to the Constitution having also declared, that "the powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people," therefore all acts of Congress which assume to create, define, or punish crimes, other than those so enumerated in the Constitution are altogether null, void, and of no force; and that the power to create, define, and punish such other crimes is reserved, and, of right, appertains solely and exclusively to the respective States, each within its own territory; and That it is true as a general principle, and is also expressly declared by the Tenth Amendment to the Constitution, that "the powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people;" and that no power over the freedom of religion, freedom of speech, or freedom of the press being delegated to the United States by the Constitution, nor prohibited by it to the States, all lawful powers respecting the same did of right remain, and were reserved to the States or the people: that thus was manifested their determination to retain to themselves the right of judging how far the licentiousness of speech and of the press may be abridged without lessening their useful freedom, and how far those abuses which cannot be separated from their use should be tolerated, rather than the use be destroyed. And thus also they guarded against all abridgment by the United States of the freedom of religious opinions and exercises, and retained to themselves the right of protecting the same. And that in addition to this general principle and express declaration, another and more special provision has been made by one of the amendments to the Constitution, which expressly declares, that "Congress shall make no law

respecting an establishment of religion, or prohibiting the free exercise thereof, or abridging the freedom of speech or of the press:" thereby guarding in the same sentence, and under the same words, the freedom of religion, of speech, and of the press: insomuch, that whatever violated either, throws down the sanctuary which covers the others, and that libels, falsehood, and defamation, equally with heresy and false religion, are withheld from the cognizance of federal tribunals.

That, therefore, all acts of Congress of the United States which do abridge the freedom of religion, freedom of speech, freedom of the press, are not law, but are altogether null, void, and of no force; and That the construction applied by the General Government (as is evidenced by sundry of their proceedings) to those parts of the Constitution for the united States which delegate to Congress a power "to lay and collect taxes, duties, imports, and excises, to pay the debts, and provide for the common defense and general welfare of the United States," and "to make all laws which shall be necessary and proper for carrying into execution the powers vested by the Constitution in the government of the United States, or in any department or officer thereof," goes to the destruction of all limits prescribed to their power by the Constitution: that words meant by the instrument to be subsidiary only to the execution of limited powers, ought not to be so construed as themselves to give unlimited powers, nor a part to be so taken as to destroy the whole residue of that instrument: that the proceedings of the General Government under color of these articles, will be a fit and necessary subject of revisal and correction; and That a committee of conference and correspondence be appointed, which shall have as its charge to communicate the preceding resolutions to the Legislatures of the several States; to assure them that this State continues in the same esteem of their friendship and union which it has manifested from that moment at which a common danger first suggested a common union: that it considers union, for specified national purposes, and particularly to those specified in their federal compact, to be friendly to the peace, happiness and prosperity of all the States: that faithful to that compact, according to the plain intent and meaning in which it was understood and acceded to by the several parties, it is sincerely anxious for its preservation: that it does also believe, that to take from the States all the powers of self-government and transfer them to a general and consolidated government, without regard to the special delegations and reservations solemnly agreed to in that compact, is not for the peace, happiness or prosperity of these States; and that therefore this State is determined, as it doubts not its sister States are, to submit to un-delegated, and consequently unlimited powers in no man, or body of men on earth: that in cases of an abuse of the delegated powers, the members of the General Government, being chosen by the people, a change by the people would be the constitutional remedy; but, where powers are assumed which have not been delegated, a nullification of the act is the rightful remedy: that every State has a natural right in cases not within the compact, (casus non foederis), to nullify of their own authority all assumptions of power by others within their limits: that without this right, they would be under the dominion, absolute and unlimited, of whosoever might exercise this right of judgment for them: that nevertheless, this State, from motives of regard and respect for its sister States,

has wished to communicate with them on the subject: that with them alone it is proper to communicate, they alone being parties to the compact, and solely authorized to judge in the last resort of the powers exercised under it, Congress being not a party, but merely the creature of the compact, and subject as to its assumptions of power to the final judgment of those by whom, and for whose use itself and its powers were all created and modified: that if the acts before specified should stand, these conclusions would flow from them: that it would be a dangerous delusion were a confidence in the men of our choice to silence our fears for the safety of our rights: that confidence is everywhere the parent of despotism -- free government is founded in jealousy, and not in confidence; it is jealousy and not confidence which prescribes limited constitutions, to bind down those whom we are obliged to trust with power: that our Constitution has accordingly fixed the limits to which, and no further, our confidence may go. In guestions of power, then, let no more be heard of confidence in man, but bind him down from mischief by the chains of the Constitution. That this State does therefore call on its sister States for an expression of their sentiments on acts not authorized by the federal compact. And it doubts not that their sense will be so announced as to prove their attachment unaltered to limited government, whether general or particular. And that the rights and liberties of their sister Sates will be exposed to no dangers by remaining embarked in a common bottom with their own. That they will concur with this State in considering acts as so palpably against the Constitution as to amount to an undisguised declaration that that compact is not meant to be the measure of the powers of the General Government, but that it will proceed in the exercise over these States, of all powers whatsoever: that they will view this as seizing the rights of the States, and consolidating them in the hands of the General Government, with a power assumed to bind the States, not merely as the cases made national (casus foederis), but in all cases whatsoever, by laws made, not with their consent, but by others against their consent: that this would be to abandon the form of government we have chosen which has never been surrendered nor ever can be surrendered because it is an indispensible part of American heritage that must always be preserved and protected, rejecting the concept to live under one deriving its powers from its own will, and not from our authority; and that the sister States, recurring to their natural right in cases not made federal, will concur in declaring these acts void, and of no force, and will each take measures of its own for providing that neither these acts, nor any others of the General Government not plainly and intentionally authorized by the Constitution, shall be exercised within their respective territories; and That the said committee be authorized to communicate by writing or personal conferences, at any times or places whatever, with any person or person who may be appointed by any one or more sister States to correspond or confer with them; and that they lay their proceedings before the next session of the General Court; and That any Act by the Congress of the United States, Executive Order of the President of the United States of America or Judicial Order by the Judicatories of the United States of America which assumes a power not delegated to the government of United States of America by the Constitution for the united States of America and which serves to diminish the liberty of any of the several States or their citizens shall constitute a nullification of

the Constitution for the united States of America by the government of the United States of America. Acts which would cause such nullification include, but are not limited to the following:

- I. Establishing *Martial Law, Martial Rule* conditions or a *State of Emergency* within one of the States comprising the United States of America without the consent of the legislature of that State.
- II. Requiring involuntary servitude or governmental service other than a draft during a Constitutionally-declared war, or pursuant to, or as an alternative to, incarceration after due process of law.
- III. Requiring involuntary servitude or governmental service of persons under the age of 18 other than pursuant to, or as an alternative to, incarceration after due process of law.
- IV. Surrendering any power delegated or not delegated to any corporation or foreign government.
- V. Any act infringing the free exercise of Christian religion; further limitations on tolerance of non-Christian religions; further limitations on freedom of political speech; or further limitations on freedom of the press.
- VI. Any act denying unborn children at every stage of development from conception all the rights, privileges, and immunities available to other persons, citizens, and residents, or attempts to infringe upon unborn children including the rights of natural parents of unborn children to secure the protectable interests in life, health, and well-being.

VII. Further infringements on the right to keep and bear arms including prohibitions of type or quantity of arms or ammunition; and That should any such act of Congress become law or Executive Order or Judicial Order be put into force, all powers previously delegated to the United States of America by the Constitution for the United States shall revert to the several States individually. Any future government of the United States of America shall require ratification of three quarters of the States seeking to form a government of the United States of America and shall not be binding upon any State not seeking to form such a government; and That copies of this resolution be transmitted by the house clerk to the President of the United States, each member of the United States Congress, and the presiding officers of each State's legislature.

X. SECESSION IN THE BIBLE WHEN GOVERNMENT GOES BAD – MORAL, ECONOMIC, POLITICAL MOTIVES COMPLIMENT SPIRITUAL "COMING OUT OF" CONTEMPORARY BABYLON

Secession in the Bible when Government goes Bad

To "Come out of" atheistic *foreign* civil authority and separating is Biblically authorized. Christianity embedded deep in *Confederate* society and *body politic* motivates many to "Come out of" *Democracy's* atheistic *foreign* rule. The Lord led the Israelites out of Babylon and Egypt, allowing them to reconcile after breaking away from bondage and the nexus attaching them to those atheistic *foreign* civil authorities. Christians held captive in modern or

contemporary type of bondage also seek liberty from the atheistic foreign civil nexus attaching them. To "come to a knowledge" of God's Truth regarding government, and to separate and be apart from ungodly entities, is articulated in the Bible from Genesis through Revelation. For separate and be apart from ungodly entities is articulated in God's Holy Word warning the Lord's people to come out of (Babylon); and go not into (Egypt).

Many Desire to Come out of Contemporary Babylon while only there In Itinere

[Come out of: not necessarily physically away from, rather motion from the interior of a condition like a journey from foreign rule; or deliverance from along side of a temporarily foreign condition; as in the Greek preposition "APO" meaning deliverance from a place or condition].

[In Itinere: On a journey or circuit [Blacks Deluxe 4th Ed]; as in the Greek preposition "EN" meaning "by the way or passing" while "within" with the primary idea of rest and continuance; Biblically, people on the way and coming out of Egypt and Babylon. 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, Dred Scott vs. Sanford, 60 US, 393, 19 How, 1856].

Moral, Economic and Political Motives Compliment Spiritual Coming out of Contemporary Babylon

Blind obedience to atheistic civil authority not recognizing God's natural laws might not be appropriate for Christians. "Render unto Caesar" [Matthew 22:21, Romans 13:7] is widely misunderstood to mean blindly obey when it is intended to mean a "shield from government tyranny." This scriptural guidance is about the type of authority to which Christians are obliged to submit. *Democracy* has lost legitimacy in many ways, most importantly through its unashamed rejection of God and suppression of Christian moral. Its socialistic, agnostic, atheistic and humanist doctrine is substituted for the God-fearing *body politic* founded by our ancestors of Christian character. *Democracy* is tainted with practice, policy and procedure alienated from God in the manner of ancient Babylon. Today's *Contemporary Babylon* prostitutes itself while it acquires the financial resources of America as it bears so many earmarks of ancient Babylon. Americans held captive in financial bondage seeking liberty from nexus attaching them to this *Contemporary Babylon* can find it in America's *Confederated Republican* Government based upon moral and Christian Foundation.

The Bible expresses significance that Christians "come to a knowledge" of the living God's truth about government. [My people are destroyed for lack of knowledge. Hosea 4:6]. To separate and be apart from ungodly entities is articulated in the Bible, from Genesis through Revelation. Blind obedience to atheistic civil authority not recognizing God's natural laws might not be appropriate for Christians. "Render unto Caesar" [Matthew 22:21, Romans 13:7] is intended as a "shield from government tyranny" providing scriptural guidance for the type of

authority to which Christians are obliged to submit. There is also moral, economic and political motivation to "Come out of" any Contemporary Babylon. America is beguiled, violated and overwhelmed by those who misuse military and civil authority. The U.S. Democracy has lost legitimacy in many ways, most importantly through its unashamed rejection of God. Their atheistic, socialistic doctrine is substituted for the God-fearing Body Politic founded by our ancestors of Christian character. Injustice produced by desire for undeserved gain compels Democracy to transgress the inheritance of Americans. They fraudulently coerce a natural-born living individual into statutory fiction status as surety chattel for Democracy's huge national debt. Those in authority attempt to suppress Christian morals instead of glorifying the Lord. Christian America loves, fears and worships the Lord, seeking Christian guidance in politics with liberty under God. Christianity and spiritual energy that is embedded deep in American society hasn't been playing enough of a positive role in our evolution from Democracy to freedom. Openly acknowledging His holy word and laws, it is time to seek God once again to sanctify and put His spirit in our restored and chosen land. The Confederacy desires to reap the blessings of Heaven in re-establishing de jure Republican Government that relies first upon the Lord Almighty, then upon the spirit of Liberty and good judgment residing within one's own self. Therefore, it is proper to internationally declare that to be redeemed out of Democracy is for the greater glory of the Lord who guides and protects those of Christian persuasion.

Many of the founders knew the Bible very well. They knew secession is in the Bible and is a moral action. You can see the Bible written so well in all our founding documents. Secession is a jubilee of being free. Secession is a lawful and moral act. Secession is the right choice. Secession is about survival. Secession is how America was founded. Secession is not a bad word, it is part of God's word. He gave us as the path to political freedom in the Bible as one of God's remedies when seeking freedom from tyranny. The founders knew what the Bible spoke about Secession. The *Dark Side* of *Democracy* government has gone bad. It is broke beyond repair and corrupt beyond redemption. The early founders understood history and the Bible very well as they resorted to using natural law and nature's God as precedent to Secede. Secession is part of natural law that America needs to duplicate, such as what ancient Israel did to escape a tyrannical King. [1 Kings 12: 10-11].

Confederate Compact-Covenant Reaffirmation of Underlying Christian Spiritual Foundation

Christianity has always been embedded deep in *Confederate* society and *body politic* primarily founded upon principals of Christianity. Religious persuasion of others pursuant to freedom of religion has always been respected. The *Confederate* political system and ideology acknowledges and affirms God-given unalienable rights and the God that granted them. The 1861-65 CSA Congress acknowledged Christian philanthropy and Almighty God as Supreme Ruler of the Universe. The *Confederate Constitution* reverently invokes the favor and guidance of Almighty God. *Confederated Republican* government has the history of being founded upon Christian principles and God-fearing Christian character, unashamed of Christian morality and Judeo-Christian heritage. Today's

Confederacy is compelled to disclose immoral atheistic *Democracy* activity to the world. Just COMPARE and CONTRAST.

Biblical Example of the Effect of Citizenship

And as they bound him with thongs, Paul said unto the centurion that stood by "Is it lawful for you to scourge a man that is a Roman, and uncondemned?" When the centurion heard that, he went and told the chief captain, saying "Take heed what thou doest: for this man is a Roman." Then the chief captain came, and said unto him "Tell me, art thou a Roman?" He said "Yea." And the chief captain answered "With a great sum obtained I this freedom." And Paul said "But I was free born." Then straightway they departed from him which should have examined him: and the chief captain also was afraid, after he knew that he was a Roman, and because he had bound him. Acts 22:25-29.

XI. UNANIMOUS DECLARATION OF THE FREE PEOPLE OF THE CONFEDERATE STATES OF AMERICA [example]

We, therefore, the free Citizens and People of the Confederate States of America, in General Congress, appealing to the Supreme Judge of the world for the rectitude of our intentions, do, in the Name, and by the Authority of the good People of these united States, solemnly publish and declare, That these individual sovereign Confederate States ought to be from the sufferance of occupation, and of right must be Free and Independent States; that they are Absolved from all Allegiance to any current tyrannical rulership, and that all political connection between them and the national government of the United States of America, and the inferior governments which do their bidding, is and ought to be totally dissolved; and that as Free and Independent States crafted to serve the People and not the ruling class, they have full power to levy War, conclude Peace, contract Alliances, establish Commerce, and to do all other Acts and Things which Independent States and free People may of right do. And for the support of this Declaration, with a firm reliance on the protection of Divine Providence, we mutually pledge to each other our Lives, our Fortunes and our sacred Honor.

XII. 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). <u>DOCUMENTATION IN SUPPORT</u>: 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). <u>CONFEDERATE GOVERNMENT DOCUMENTATION</u> such as *State Citizen Certificates and State Republic Voter Registration Certificates*.
 - (b). <u>SELF-AUTHORIZED and SELF-AUTHENTICATED ID AND DECLARATION</u> 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 nor ever can be surrendered because it is an indispensible part of American heritage that must always be preserved and protected. Further, 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 selfgovernment 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 <u>CERTIFIABLY DOCUMENTED ACCOMPLISHED FACT</u>. 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 NOR EVER CAN BE SURRENDERED BECAUSE IT IS AN INDISPENSIBLE PART OF AMERICAN HERITAGE THAT 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 prequalification. 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 *dejure* 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 dejure 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). <u>ANY TERRITORY DECLARED WITHIN THE CONFEDERACY HAS AN HONORABLE CONFEDERATE</u>
 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 dejure 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). <u>ECONOMIC, POLITICAL, MORAL AND SPIRITUAL MOTIVES COMPLIMENT CONFEDERATES TO SEPARATE FROM AND "COME OUT OF" DEMOCRACY AND RETURN TO AMERICA'S ORIGINAL REPUBLIC.</u> 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 nor ever can be surrendered because it is an indispensible part of American heritage that 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 21, 2012]

XIII. CONFEDERATE STATES OF AMERICA CITIZENSHIP APPLICATION

To legally be registered as a citizen of the Confederate States of America you must be at least 18 years old. You will become registered as a C.S.A. Citizen in the State or Territory of your birth and/or residence.

Once registered, you may vote in the Confederate State or Territory of your residency. If you now live outside of the Confederate States or Territories you may vote absentee. THE REQUIREMENTS ARE THAT YOU MUST SEND A COPY OF YOUR BIRTH CERTIFICATE IF BORN WITHIN ONE OF THE OCCUPIED CONFEDERATE STATES AND A COPY OF YOUR DRIVER LICENSE OR PHOTO I.D. CARD, A FILLED OUT AND SIGNED application.

IF YOU WERE NOT BORN WITHIN ONE OF THE OCCUPIED CONFEDERATE STATES, THEN YOU MUST SEND PROOF OF SIX (6) MONTHS RESIDENCY WITHIN ONE OF THE OCCUPIED CONFEDERATE STATES INSTEAD OF THE BIRTH CERTIFICATE, PROOF OF U.S. CITIZENSHIP, A COPY OF YOUR DRIVER LICENSE OR PHOTO I.D.

CONFEDERATE STATES OF AMERICA

Citizenship Application NAME (Print full name) (Initial the Status you are applying under as (a) or (b) below and write your signature beneath) NATIVE BORN. By fact of being a natural (native) born citizen of one of the sovereign States or Territories of the Confederate States of America, I hereby declare that I desire registered citizenship thereof. I understand that such citizenship is based upon the prerequisites as described in the content of this form. I understand that U.S. CITIZENSHIP is conferred by the 14th Amendment to the Constitution of the UNITED STATES and my registered State citizenship certified by the Confederate States of America shall have no effect on any implied U.S. CITIZENSHIP that I may retain unless I should specifically renounce it. I realize that the Confederate State of my residency is under occupation by the UNITED STATES and that I must abide by applicable laws thereof both of the UNITED STATES and the SATELLITE STATE forced upon my State until my State shall have gained its independence from occupation by the UNITED STATES. Furthermore, to vote, I must reside in said CSA State or Territory of my registration and should I move to reside in another CSA State or Territory, I must again register in the new CSA State or Territory of my new residency to vote in that jurisdiction. If I reside outside of the jurisdictional territory of the CSA, I may still vote absentee, but through the CSA State or Territory of my registration. Date Signed ___ U.S. CITIZEN, CSA RESIDENCY. By act of having been a legal resident of one of the Sovereign States or Territories of the Confederate States of America for at least six (6) months, I hereby declare that I desire to become a naturalized registered citizen thereof. I understand that such citizenship is based upon the prerequisites as described in the content of this form. I understand that U.S. CITIZENSHIP is conferred by the 14th Amendment to the Constitution of the UNITED STATES and my registered State citizenship certified by the Confederate States of America shall have no effect on any implied U.S. CITIZENSHIP that I may retain unless I should specifically renounce it. I realize that the Confederate State of my residency is under occupation by the UNITED STATES and that I must abide by applicable laws thereof both of the UNITED STATES and the SATELLITE STATE forced upon my State until my State shall have gained its independence from occupation by the UNITED STATES. Furthermore, to vote, I must reside in said CSA State or Territory of my registration and should I move to reside in another CSA State or Territory, I must again register in the new CSA State or Territory of my new residency to vote in that jurisdiction. If I reside outside of the jurisdictional territory of the CSA, I may still vote absentee, but through the CSA State or Territory of my registration. Signed OTHER CONDITIONS

- 1. The Confederate States of America shall be an English speaking Republic. While bilingual ability is admirable, it shall not be considered unreasonable to deny citizenship to those lacking reasonable English literacy.
- 2. A probationary period may be granted under and during a citizenship application, on a case by case basis, for the completion of courses of instruction necessary for assimilation of prospective Confederate States citizens into our culture, customs and society. Such assimilation shall include, but not be limited to, a minimal knowledge of State and Confederate constitutional government, the general history of the Confederacy including that of 1776 and 1861 and courses in English.
- 3. No individual being an illegal alien within the borders of any member State or Territory of the Confederate States of America may become a citizen thereof nor enjoy the rights and benefits of said citizenship or public welfare offered therein.

- 4. The minor children, off-spring or dependents of illegal aliens shall be deemed citizens of the same nation as that of their parent(s) and/or guardian even if they were born in a State or Territory of the Confederate States of America. They may not be illegally residing in the State or Territory of the Confederate States of America and be eligible to apply for citizenship.
- 5. No person not a registered citizen of the Confederate States of America (CSA) shall be allowed to vote for any officer, civil or political, local, state or political position within the central government of the Confederate States of America.
- 6. All individuals not a citizen of the Confederate States of America and residing within the borders thereof after liberation, must possess a passport or other official identification from their nation of citizenship and a temporary resident visa, work permit or registered applicant permit from the Confederate States of America.
- 7. Citizens of the United States currently living in the Confederate States of America shall not be deposed unless they have been known enemies of the Confederacy. Citizens of the United States currently living in the Confederate States of America, but who were not born here and, although their residency in the CSA is established, they do not desire CSA registered citizenship shall be given permanent resident status, but shall not enjoy the benefits, rights and privileges that may be available to CSA registered citizens including no right to welfare programs.
- 8. Confederate States registered citizenship shall be granted without regard to race. There shall be no special status, classification, privilege or grouping of any individual based upon race, nor shall hyphenated names be used as a descriptive substitute for proper names of racial groups.
- 9. The right to grant or deny citizenship is the collective sovereign right of the people of each Confederate State or Territory as exercised through their duly elected representatives and serves as a defense against those who would use illegal immigration and mass migration as an instrument to deny the people of a State or Territory of the Confederacy the right to decide for themselves what manner of society, government and nation shall be theirs.
- 10. No proof of ancestry, blood line or race is necessary for registered citizenship in the CSA.

But¦ For native born claims, a copy of their birth certificate and a driver's license or photo I.D. card is required for identification. For naturalized registered citizenship in the CSA, proof of residency in a Confederate State or Territory for six (6) months may be made by a copy of six (6) months utility bills and a driver license or photo I.D. card is required for identification. Proof of U.S. citizenship must be provided.

11. Please send completed application, documentation, and a self-addressed stamped envelope to cover return postage to: James Everett, The Confederate States of America, Central Registration office, PO Box 101, Watertown, Tennessee 37184.

| Name: | | |
|----------|----------------|--|
| Address: | | |
| City: | County/Parish: | |
| State: | Zip Code: | |
| E-mail: | Phone: | |

XIV. STATE CITIZEN OATH [example]

I solemnly swear (or affirm), that I will, to the best of my ability, preserve, protect and defend the sovereign independence of my *Confederate State* (or Territory). As a citizen thereof within the *Confederate States of America*, I yield myself to the jurisdiction of the Constitution and laws of the *Confederate State* wherein my residence may from time to time be and of the national Constitution and laws of the *Confederate States of America* founded upon *dejure* constitutional authority in the *Confederacy* of 1781 and 1861. I further solemnly swear (or affirm) my commitment to civility and the rule of law in my conduct as a *Confederate*.

I understand and acknowledge that my unalienable sacrosanct right to self-government and Inherent Political Power and Freedom of Political Will is confirmed in international and domestic law and treaty, constitution, Law of the Land, case law, Law of Nations, Rules of War, and the Geneva Convention. I understand that my lawful political separation from Democracy maintains a distinctly separate jurisdiction and venue as a Confederate. 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. I understand the history, heritage and culture of the South and the necessary workings of Confederate Government, originating with the

individual Citizen who is a party to the Citizens' Contract of Government. All this do I swear (or affirm), so help me God.

As a Confederate State Citizen, I am a natural-born living individual with unalienable God-given rights and Inherent Political Power and Freedom of Political Will. By Declaration, Right and Inheritance I choose to be governed under 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; various Constitutions of the State Republics; 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 that the Confederated Republican form of government has never been surrendered nor ever can be surrendered because it is an indispensible part of American heritage that must always be preserved and protected. Any Dual Citizenship is often of Necessity because of imposed Foreign Law, Martial Rule conditions, Occupation and Reconstruction. My lawful political separation from Democracy maintains a distinctly separate jurisdiction and venue as a Confederate State Citizen. Foreign authority must not trespass my Right to Travel and Safe Passage.

XV. STATE CITIZEN VOTER REGISTRATION [example]

For Qualified Elector status needed to register to vote in Tennessee Republic elections: One must be a Confederate States of America certified Tennessee Citizen, at least 18 years old, with residency within Tennessee for at least the last six (6) months. Tennessee Republic Voter Registration is not to be confused with any existing Voter Registration foreign to the Tennessee Republic.

| Name: | | |
|--|--|--|
| print name under line: | | |
| Confederate States of America | a Tennessee State Citizen certific | cation number: |
| Mailing Location: | | How long here: |
| City: | County: | |
| E-mail: | | |
| Tennessee for at least the last convene the de jure Congress | t six (6) months. I hereby re-affines of the <i>Tennessee Republic</i> adjusted of the contractives of the contractive of the | te Citizen, at least 18 years old, with residency within rm my political will to restore lawful authority and re journed sine die in 1861. As a registered Elector, my f the Tennessee Republic. With this Certification o |
| Affiants Signature: | | dated: |

| Approved by Voter Registration authority: | |
|---|--|
| Authorized by Tennessee Republic authority: | |

XVI. STATE CITIZEN SELF-AUTHORIZED ID [examples]

In addition to Confederate Government issued documentation such as State Citizen Certificates and State Voter Registration Certificates, a State Citizen may want SELF-AUTHORIZED and SELF-AUTHENTICATED ID. This optional documentation is 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.

>This business card front and back is one example:





Confederate States of America Government Officer & State Citizen

dob: 06-03-1808, natural-born eyes: br, hair: br, sex: m, wt: 190, ht: 5'11"

Jefferson DavisBrierfield Plantation Pike
Davis Bend, Mississippi *Republic*





____, all rights retained

expires if voided by Affiant

TAKE NOTICE: This *Identification Disclosure* of a *Confederate States of America State Citizen* is part of certified international public record. This is self-authenticated and not to be confused with identification issued by any other authority.

By Declaration, Right & Inheritance LAM GOVERNED UNDER AMERICA'S ORIGINAL CONFEDERATED REPUBLICAN GOVERNMENT [1781 Articles of Confederation; 1787 U.S. Constitution, Bill of Rights; 1861 C.S.A. Constitution]. Dual Citizenship is of Necessity because of imposed Martial Rule & Occupation. God-given natural-born rights & State Citizen sovereign immunity are EXEMPT FROM ANY NON-APPLICABLE FOREIGN LAW. My political separation from Democracy maintains a distinctly separate jurisdiction & venue. Interference with Confederate political affairs is internationally recognized prohibited activity. Foreign authority must not trespass my right to travel & safe passage.

\rightarrow This 81/2 x 11 size is another example:

| Served upon: | Agency: |
|----------------------------------|---|
| Date served: | Notice to agent is notice to principal. Notice to principal is notice to agent |
| It is suggested to immediately a | alert your supervisory team of this Notice to minimize further damage & liability. |
| Did aggrieved government ent | ities attempt to mitigate prohibited damage brought to their attention? yes no |
| 66 6 | ntities properly bonded & registered as a <i>foreign</i> corporation with respect to a <i>Confederate</i> |

Any incident involving prohibited governmental activity will be fully described within separate documentation.





Confederate States of America Government Officer & State Citizen

dob: 06-03-1808, natural-born eyes: br, hair: br, sex: m, wt: 190, ht: 5'11"

Jefferson DavisBrierfield Plantation Pike
Davis Bend, Mississippi *Republic*





_, all rights retained

expires if voided by Affiant

TAKE NOTICE THAT: This *Identification Disclosure* of a *Confederate States of America State Citizen* is part of certified international public record. This is self-authenticated and is not to be confused with identification issued by any other authority.

ORIGINAL CONFEDERATED REPUBLICAN FORM OF GOVERNMENT founded upon dejure constitutional authority [1781 Articles of Confederation; federal features of the 1787 U.S. Constitution, Bill of Rights; 1787 Northwest Ordinance; 1796 Tennessee Constitution; and 1861 Constitution for the Confederate States of America]. Provisional Government of the Confederate States of America [since 1861] and Tennessee Republic [since 1796] defend and preserve it ongoing today. As a Confederate State Citizen, I possess unalienable Inherent Political Power and Freedom of Political Will amply established in domestic Law of the Land, constitution, case law, etc, and international public record recognizing legitimacy such as Law of Nations and international law and treaty. Their rightful jurisdiction and venue is territory inhabited by Confederate State Citizens; where their private property is located; and wherever business of their Confederated Republican Government convenes.

My Dual Citizenship is *Of Necessity* because of imposed *Martial Rule* conditions and *Occupation*. My Godgiven natural-born rights and *State Citizen* sovereign immunity are **EXEMPT FROM ANY NON-APPLICABLE** *FOREIGN* LAW as my political separation from *Democracy* maintains a distinctly separate jurisdiction and venue. Certain *foreign* administrative, judicial, legislative and executive process; and interference with *Confederate States of America* political affairs, is internationally recognized prohibited activity committed under color of de facto foreign law. Prohibited activity and policy often resembles and constitutes *War Crimes; Ethnic Cleansing;* and Social, Political and Economic *Genocide*. As a *State Citizen* of an American *State Republic, foreign* authority must not trespass my *right to travel and safe passage*. I will not waive my proper jurisdiction.

I attest this Affidavit of Notice is true and correct to the best of my knowledge, information and belief.

Affiant is a Confederate States of America State Citizen

[This may be used as documentary evidence & exhibit of public record. All parties auditing disposition of related investigatory discovery & disclosure must be allowed to identify appropriate future causes of action & chain of liability] *above reference: Foreign Agents Registration Act, 22 USC 621; Foreign Sovereign Immunities Act, 28 USC 1602-1611

This is another example of a grassroots Declaration filed into the Public Record under Apostille:

I am a Tennessee Republic Citizen by Declaration, Right and Inheritance [a natural-born individual of the Posterity defined as "We the People"] inhabiting that part of Tennessee choosing to be governed under Constitutional Con-Federated Republican form of government [1781 Articles of Confederation, 1787 U.S. Constitution; 1787 Northwest Ordinance; 1796 Constitution of the Tennessee Republic; and 1861 Confederate States of America Constitution]. I empower and invoke my Constitutional Con-Federated Republican Government that has been subjugated, subverted, subdued and suppressed by de facto foreign authority. I am firmly committed to its total restoration as an alternative to de facto Martial Rule. I know my State Republic and the Confederacy remain in a "State of Secession" and are presently under occupation by a Foreign Power that unlawfully invaded and overran our Country. As a Tennessee Republic State Citizen, any Dual Citizenship is either implied or Of Necessity because of foreign occupation, Martial Rule conditions and Reconstruction. Ample public record is established attesting to my citizenship, spiritual conviction and internationally acknowledged sovereign Asylum State. A Tennessee State Citizen shall not be denied access to Republican form of Executive, Legislative or Judicial. I acknowledge State Citizen sovereignty, State Republic sovereignty, Rule of Law, Common Law and the right to halt political association with Democracy as choice of government. "Sovereign Territory" venue and jurisdiction of the Tennessee Republic and its State Citizens is that part of Tennessee inhabited by Tennessee Republic Citizens, where their allodial vested property is located, and wherever their Constitutional Con-Federated Republican Government convenes. I recognize that everything the de facto does wrongfully affecting the de jure is fraudulent, and advocate the right to block foreign authority from exceeding its delegated powers. Nullification and Interposition of Right and of Necessity render oppressive foreign acts void ab initio inoperative in the Tennessee Republic.

This self-authenticated personal Declaration is not to be confused with identification issued by any other authority, or with any existing citizenship foreign to the de jure Tennessee Republic.

| , All Rights Retained |
|-----------------------|
| . Ali Rionts Retained |

XVII. CONFEDERATE STATES OF AMERICA CONSTITUTIONAL COURT OPINION, DECEMBER 6, 2011

CONFEDERATE STATES OF AMERICA



CONSTITUTIONAL COURT OPINION

December 6, 2011

- (1). 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 American Public at Large becomes damaged by this evil, immoral and criminal type of dishonorable activity. America's original Confederated Republic is faithfully defended and preserved by the Confederate States of America. 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. U.S. Democracy government controlled Public Education has been made official thru un-constitutional acts creating a defacto control of said element. The results have been promotion of various Democracy governmental politically motivated agendas, including rhetoric and those positions that wrongfully portray and vilify the Republic of the Confederacy, its right to exist, its heritage and history, her symbols and personages. This prohibited 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. [Compiled references to world-wide authorities serving notice in condemnation of this manner of activity are being made available by this Court for international public record].
- (2). Unofficial use of the *Confederate* Great Seal in a supposed official manner, or unofficial use of the powers of a *Confederate* Government office in a supposed official manner, is dishonorable activity demeaning to America's dejure Republican government faithfully preserved and defended by the *Confederate States of America* since 1861.
- (3). Adverse *foreign* judicial, administrative, legislative and executive process wrongfully brought against sovereign *Confederate State Citizens* constitute trespass and damage internationally recognized as prohibited activity committed *under color of de facto foreign law*. American *rule of law* and America's original *Confederated Republic* are dishonored because Americans are often subjected to harmful policy resembling *War Crimes*, *Ethnic*

Cleansing, Social, Political and Economic Genocide. Some participation in Democracy processes [such as a Driver License or Dual citizenship for those resisting exclusive "U.S. citizenship" under Democracy's Fourteenth Amendment] has been made Of Necessity because of imposed Martial Rule conditions, Occupation and Reconstruction [Compiled references to world-wide authorities are being made available by this Court for international public record serving notice in condemnation of imposed harmful foreign policy with governing that dishonors American rule of law demeaning to America's Confederated Republic].

- (4). Any foreign interference of the political affairs of the Confederate States of America and its sovereign States and Citizens will not be tolerated, and subject to Nullification and Interposition of Right of Necessity. Their sovereign immunity and God-given natural-born rights are exempt from inapplicable foreign laws, process, jurisdiction or venue. A sovereign Confederate State Citizen possesses unalienable sacrosanct right to self-government and inherent political power and freedom of political will documented by 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 to be governed under America's original Republic and Confederated Republican form of government founded upon lawful de jure constitutional authority [1781 Articles of Confederation; federal features of the 1787 U.S. Constitution, Bill of Rights]. The 1861 Constitution for the Confederate States of America embodied by the Confederate States of America, faithfully defends and preserves it ongoing today. [Compiled references to worldwide authorities are being made available by this Court for international public record, which recognize legitimacy for America's Republic full Restoration and peaceful Political Separation from Democracy into a distinctly separate jurisdiction and venue].
- (5). Slavery, Peonage and Fiction Status conferred upon natural-born individuals to treat them as legal fictions and chattel property, are all wrongful activity to be prevented and prohibited. It is absurd to govern in the manner of the *U.S. Democracy*, that a natural-born individual can be considered a legal fiction or property to control them, their private property and birthright of political, economic, religious or social freedom. *Democracy* promotes a failed, prostituted political ideology and modern form of Slavery. This contemporary institution of Slavery represents specific instances of force, fraud, and conflict of interest that corrupt the concept that a natural-born 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 individuals to treat them as legal fictions and chattel property shall exist within the *Confederate States of America*, or any place subject to their jurisdiction.

- (6). The sovereign people 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 U.S. Democracy corrupts a political system and causes wrongful damage upon the sovereign people. Within Democracy's defacto system, private property is assumed to be donated for public use and security collateral for debt of a foreign authority.
- (7). The *Confederate* Congress will be empowered solely by the delegated authority provided it in trust thru its most sovereign *body politic State Republics*, to ratify said articles and laws from which the appropriate legislation will flow.

Concurring
Chief Justice, James Everett
Justice, Douglas McPherson
Justice, Al Benson Jr.

Dissenting

XVIII. VOLUNTARY CONFEDERATE OATH OF OFFICE FOR GOVERNMENTAL OFFICIALS AND EMPLOYEES [example]

Voluntary Confederate Oath of Office for Governmental Officials and Employees

I, [], do solemnly swear (or affirm) that I will faithfully execute my duties within the office of [] for the Confederate States, and will, to the best of my ability, preserve, protect, and defend America's original Confederated Republican form of government of America's original Republic founded upon lawful dejure constitutional authority established in Biblically-based Rule of Law, the 1781 Articles of Confederation, the federal features of the 1787 U.S. Constitution and Bill of Rights, and in our 1861 Constitution for the Confederate States of America. I fully understand that America's Confederated Republic has never been surrendered nor ever can be surrendered because it is an indispensible part of American heritage that must always be preserved and protected. I accept this appointment with

| the full ur | iderstanding t | that failure to | maintain the | honor and i | integrity of |
|-------------|-----------------|-----------------|-----------------------|---------------|--------------|
| my solemi | n oath given th | nis [] day o | f [|] in t | he Year of |
| Our Lord | Two-Thousan | d-[|] shall res | ult in my im | peachment |
| by recall | of the people | and instanta | neous remova | l from office | e; and that |
| further | criminal | charges may | be laid | against | me, fines |
| imposed a | nd imprisonn | nent ordere | d as prescri k | ed by law | when a |
| legislature | e is seated und | der our fully r | estored Gover | nment. I giv | e this oath |
| freely, wit | hout intent to | defraud or e | vade. All this | do I swear (| or affirm), |
| so help me | e God. | | | | |
| | | | | | |

print name:

XIX. OCCUPATION AND INTERNATIONAL LAW AND TREATY

The International Red Cross and Red Crescent Movement (ICRC) legal team defines occupation, laws that apply, protection of occupied people, and the ICRC's role:

WHAT IS OCCUPATION?

Article 42 of the 1907 Hague Regulations (HR) states that: a territory is considered occupied when it is actually placed under the authority of the hostile army. The occupation extends only to the territory where such authority has been established and can be exercised. According to their common Article 2, the four Geneva Conventions of 1949 apply to any territory occupied during international hostilities. They also apply in situations where the occupation of state territory meets with no armed resistance. The legality of any particular occupation is regulated by the UN Charter and the law known as jus ad bellum. Once a situation exists which factually amounts to an occupation the law of occupation applies whether or not the occupation is considered lawful. Therefore, for the applicability of the law of occupation, it makes no difference whether an occupation has received Security Council approval, what its aim is, or indeed whether it is called an "invasion", "liberation", "administration" or "occupation". As the law of occupation is primarily motivated by humanitarian considerations, it is solely the facts on the grounds that determine its application.

WHEN DOES THE LAW OF OCCUPATION START TO APPLY?

The rules of international humanitarian law relevant to occupied territories become applicable whenever territory comes under the effective control of hostile foreign armed forces, even if the occupation meets no armed resistance and there is no fighting. The question of "control" calls up at least two different interpretations. It could

be taken to mean that a situation of occupation exists whenever a party to a conflict exercises some level of authority or control within foreign territory. So, for example, advancing troops could be considered bound by the law of occupation already during the invasion phase of hostilities. This is the approach suggested in the ICRC's Commentary to the *Fourth Geneva Convention* (1958). An alternative and more restrictive approach would be to say that a situation of occupation exists only once a party to a conflict is in a position to exercise sufficient authority over enemy territory to enable it to discharge all of the duties imposed by the law of occupation. This approach is adopted by a number of military manuals.

WHAT ARE THE MOST IMPORTANT PRINCIPLES GOVERNING OCCUPATION?

The duties of the occupying power are spelled out primarily in the 1907 *Hague Regulations* (arts 42-56) and the *Fourth Geneva Convention* (GC IV, art. 27-34 and 47-78), as well as in certain provisions of Additional Protocol I and customary international humanitarian law. Agreements concluded between the occupying power and the local authorities cannot deprive the population of occupied territory of the protection afforded by international humanitarian law (GC IV, art. 47) and protected persons themselves can in no circumstances renounce their rights (GC IV, art. 8). The main rules of the law applicable in case of occupation state that:

- *The occupant does not acquire sovereignty over the territory.
- *Occupation is only a temporary situation, and the rights of the occupant are limited to the extent of that period.
- *The occupying power must respect the laws in force in the occupied territory,

unless they constitute a threat to its security or an obstacle to the application of the international law of occupation.

The occupying power must take measures to restore and ensure, as far as possible, public order and safety.

To the fullest extent of the means available to it, the occupying power must ensure sufficient hygiene and public health standards, as well as the provision of food and medical care to the population under occupation.

The population in occupied territory cannot be forced to enlist in the occupier's armed forces.

Collective or individual forcible transfers of population from and within the occupied territory are prohibited.

Transfers of the civilian population of the occupying power into the occupied territory, regardless whether forcible or voluntary, are prohibited.

Collective punishment is prohibited.

The taking of hostages is prohibited.

Reprisals against protected persons or their property are prohibited.

The confiscation of private property by the occupant is prohibited.

The destruction or seizure of enemy property is prohibited, unless absolutely required by military necessity during the conduct of hostilities.

*Cultural property must be respected.

*People accused of criminal offences shall be provided with proceedings
respecting internationally recognized judicial guarantees (example, must be informed of the reason for the arrest, charged with a specific offence and given a fair trial as quickly as possible).

International Red Cross/Red Crescent Personnel must be allowed to carry out their humanitarian activities.

The ICRC, in particular, must be given access to all protected persons, wherever they are, whether or not they are deprived of their liberty.

WHAT RIGHTS DOES THE OCCUPYING POWER HAVE REGARDING PROPERTY AND NATURAL RESOURCES IN THE OCCUPIED TERRITORY?

Private Property: Private property cannot be confiscated by the occupier. Food and medical supplies may be requisitioned exclusively for the use of the occupation forces and administration personnel themselves (i.e. not for purposes of export outside of the occupied territory and not for the benefit of anyone beyond the occupying personnel, unless necessary for the benefit of the population under occupation itself) and only if the needs of the civilian population have been taken into account (GC IV, art. 55).

Public property: The occupying power may seize any movable property, belonging to the state, which may be used for military operations (HR, art. 53). The occupant does not acquire ownership of immovable public property in the occupied territory, since it is only a temporary administrator. Subject to restrictions regarding their exploitation and use, it can nevertheless make use of public property, including natural resources, but it must safeguard their capital value, in accordance with the law of usufruct (H R, art. 55).

*WHEN DOES OCCUPATION COME TO AN END?

The continued presence of foreign troops does not necessarily mean that occupation continues. A transfer of authority to a local government re-establishing the full and free exercise of sovereignty will normally end the state of occupation, if the government agrees to the continued presence of foreign troops on its territory. However, the law of occupation may become applicable again if the situation on the ground changes, that is to say, if the territory again becomes "actually placed under the authority of the hostile army" (H R, art. 42) in other words, under the control of foreign troops without the consent of the local authorities.

*<u>WHAT IS THE SITUATION OF PEOPLE DEPRIVED OF THEIR LIBERTY, DURING</u> AND AFTER OCCUPATION?

Prisoners of war are captured members of armed forces and associated militias who meet the criteria laid down in the *Third Geneva Convention* (GC III art. 4 A (2)); they are entitled to the rights granted in the Convention. All other

people held in occupied territory are protected by the *Fourth Geneva Convention* (GC IV), apart from very few exceptions, such as the nationals of the occupying power or its allies. However, in no case can persons deprived of their liberty for reasons related to the situation of occupation fall outside the customary minimum standards guaranteed in article 75 of Protocol I.

*Standards guaranteed in article 75 of Protocol I.

Prisoners of war and civilian internees must be released without delay after the end of hostilities. However, those who are accused of an indictable offence may remain in captivity until the end of criminal proceedings or completion of their sentence (GC III, art. 119 (5), GC IV, art. 133 (2)). Until their release, and <u>as long as they are under the authority of the occupant, all those in custody remain protected by international humanitarian law (GC III, art. 5 (1) and GC IV, art. 6 (4)).</u>

WHAT IS THE BASIS FOR ICRC PROTECTION ACTIVITIES FOR PERSONS DEPRIVED OF THEIR FREEDOM DURING OCCUPATION AND AFTERWARDS?

The ICRC has a legal right to visit anyone captured in relation to an international armed conflict, including situations of occupation, on the basis of the *Geneva Conventions* and their *Additional Protocols* (GC III, arts 9 and 126, GC IV, arts 10 and 143, AP I, art. 81). If violence continues after the end of occupation, the ICRC's protection activities may have the following legal bases:

In non-international armed conflicts, the ICRC bases its detention activities on article 3 common to the four *Geneva Conventions* (and Additional Protocol II, where applicable). Article 3 establishes the ICRC's right to offer its services to the parties to the conflict with a view to engaging in relief action and visiting persons detained for reasons related to the conflict.

In other situations of internal violence, which fall short of armed conflict, the ICRC may offer its services based on its right of initiative laid down in the Statutes of the International Red Cross and Red Crescent Movement (articles 5(2)(d) and 5(3)).

EXCERPTS FROM VARIOUS SOURCES REGARDING MILITARY OCCUPATION

Though a subject cannot divest himself of the obligation of a citizen, and wantonly make a compact with the enemy of his country, stipulating a neutrality of conduct, yet, where his country is no longer able to give him protection, he may be warranted in making the best terms he can; e.g., he may be warranted in pledging himself to neutrality of conduct for the purpose of protecting his property in a place surrendered by his government to the enemy. [Case of the Resolution, Federal Court of Appeals, 1781, 2 Dall. 1, 10; Notice the use of "property and place" surrendered by his government. CSA government has never surrendered nor can ever be surrendered].

Any pressure on the population of occupied territory to take the oath to the hostile Power is prohibited. [Article XLV, Convention Respecting the Laws and Customs of War on Land, The Hague, July 29, 1899].

The commander of the Army must leave it to the ultimate treaty of peace to settle the permanency of this change. [Instructions for the Government of Armies of the United States in the Field, General Orders, No. 100, April 24, 1863].

The United States acknowledge and protect, in hostile countries occupied by them, religion and morality; strictly private property; the persons of the inhabitants; and the sacredness of domestic relations. Offenses to the contrary shall be rigorously punished. [Instructions for the Government of Armies of the United States in the Field, General Orders, No. 100, 04-24-1863].

Family honors and rights, individual lives and private property, as well as religious convictions and liberty, must be respected. [Article XLVI, Convention Respecting the Laws and Customs of War on Land, The Hague, July 29, 1899].

Family honors and rights, individual lives and private property, as well as religious convictions and liberty, must be respected. Private property cannot be confiscated. Pillage is formally prohibited. [Articles XLVI & XLVII, Convention Respecting the Laws and Customs of War on Land, The Hague, July 29, 1899].

Private property ...can be seized only by way of military necessity...receipts to be given, which may serve the spoliated owner to receive indemnity. [Instructions for the Government of Armies of the United States in the Field, General Orders, No. 100, April 24, 1863].

Where private property is impressed into public use during an emergency, such as war, a contract is implied on the part of the government to make compensation to the owner. [United States vs. Russell, 13 Wall. 023; The United States has been enforcing admiralty law inland since the War Between the States to confiscate property owned by its "enemies"].

If, in the territory occupied, the occupant collects the taxes, dues and tolls imposed for the benefit of the state, he shall do it, as far as possible, in accordance with the rules in existence and the assessment in force, and will in consequence be bound to defray the expenses of the administration of the occupied territory on the same scale as that by which the legitimate Government was bound. [Notice: legitimate Government. Article XLVIII, Convention Respecting the Laws and Customs of War on Land, The Hague, July 29, 1899].

The regulated seizure of private property is effected by the levy of contributions and requisitions. Contributions are such payment in money as exceed the produce of the taxes, the latter being appropriated as public property. [Hall, Int Law, 5th ed, 427-431].

The right to levy these contributions is essential to the successful prosecution of war in an enemy's country [President Polk, special message, Feb. 10, 1848].

Neither requisition in kind nor services can be demanded from communes or inhabitants except for the necessities of the army of occupation. They must be in proportion to the resources of the country, and of such a nature as not to involve the population in the obligation of taking part in military operations against their country. The contributions in kind shall, as far as possible, be paid for in real money; if not, their receipt shall be acknowledged. An army of occupation can only take possession of the cash, funds and property liable to requisition belonging strictly to the State [Articles LII and LIII, Convention Respecting the Laws and Customs of War on Land, The Hague, July 29, 1899].

XX. AFFIDAVIT OF GRIEVANCE AND COMPLAINT: WORLDWIDE NOTICE OF DEMOCRACY WRONGFUL TRESPASS OF AN AMERICAN STATE CITIZEN AND/OR BREACH OF DOMESTIC OR INTERNATIONAL LAW OR TREATY [example]

[Democracy wrongful trespass of American State Citizens and/or violations of domestic Law of the Land and breach of International Law and Treaty, must be broadly exposed, published and brought to world attention without invoking Internationalism, Globalism or New World Order].

| Inis Affidavit Constitu | tes Formal Notice of Prohibited Activity violating Law of my Country and/o |
|----------------------------|---|
| Although I have not broker | any law I am subject to: |
| | |
| | |
| | |
| | and correct. To the best of my knowledge and understanding, all matters of law and fact presented herein tted as evidence when not rebutted. |
| | dated: |
| Served upon: | Agency: |
| Date served: | Notice to agent is notice to principal. Notice to principal is notice to agent |

XXI. STATUTORY WARNING AGAINST VIOLATING THE INTERNATIONALLY PROTECTED SOVEREIGN AMERICAN ASYLUM STATE [example]

15 Statutes at Large [Chap 249, July 27, 1868, 40th Congress] and the Foreign Sovereign Immunities Act [Public Law 94-583, 28 U.S.C. 1602-1611] mandate all levels of government to honor sovereign American immunities including exemption and removal from foreign venue, as well as, prohibition of foreign presence interfering in the sovereign American asylum state venue. Prohibited governmental activity committed under color of de facto foreign law against a natural-born, living individual sovereign American under Republican form of government, is a felony violation, causes wrongful damage, nullifies governmental immunity, and confers financial and personal liability [18 U.S.C. 112]. The U.S. Congress agrees that adverse action must be interpreted through the Foreign Sovereign Immunities Act, and not within non-positive foreign law.

The "asylum state" status is political and properly a "matter of state" under International standards. Relevant United Nations standards in the treatment of asylum-seekers and refugees; international legal principles such as Article 9 of the *International Covenant on Civil and Political Rights*; and *Amnesty International*, provide that Asylum seekers must never be treated in violation of international standards.

Non-Domestic is between free Republic States and Sovereign State Citizens that are foreign to the Domestic United States Democracy political corporation. Corpus Juris Secundum, Volume 20, at 1758, states: The United States government is a foreign corporation with respect to a state. [N.Y. re Merriam, 36 N.E. 505, 141 N.Y. 479, affirmed 16 S. Ct. 1073, 41 L. Ed 287].

Sovereign State Citizens are representatives of a foreign state: as a political subdivision; agency; organ; or instrumentality; and a political power holder of a foreign state. Because they retain their birthright of natural sovereign rights conferred from God, established forever and incontrovertibly guaranteed in fundamental organic American law. They are both the creator; body politic; state party; constituent part; and representatives of both the States and We the People as recognized in the Foreign Sovereign Immunities Act of 1976 [Public Law 94-583; 28 USC 1602-1611; and 1787 US Constitution].

The government within the Sovereign's asylum country [nation-state]: America's original *Republic* is a sovereign country or "independent state" of *State Citizens* within that part of America choosing to be politically organized and governed under America's original *Confederated Republican* form of government founded upon lawful *dejure* constitutional authority [1781 *Articles of Confederation;* federal features of the 1787 U.S. *Constitution, Bill of Rights;* 1861 *Constitution for the Confederate States of America;* and various Constitutions of the State Republics].

America's original Republic under Republican form of government must be officially recognized as a governmental entity or political compact foreign to the U.S. National Democracy [defined by acts of Congress: 28

CFR, 0.55(b); 0.64-1, Assistant Atty. Gen., U.S. Dept. Of Justice, delegation of authority as agent for the two separate governments; 28 CFR, 0.96; 0.96(b); Director of the Bureau of Prisons, delegation of authority as agent to "imprison people convicted of offenses against the <u>United States</u>" and to "accept and imprison prisoners transferred from the <u>United States of America</u>"; *Interstate Agreement on Detainers Act*, Article II(a), defines the United States of America as a "State"; 28 USC 1746 distinguishes "within the United States of America" from "without the United States"].

International Public Record certified under *Apostille* registration [Convention de La Haye du 5 Octobre, 1961]

The intended destination of an international document determines the required type of certification. An Apostille is issued for documents intended for use only in foreign countries that are party to the Hague Treaty. A Certificate of Authority is issued for all other countries, many of which will only accept documents certified at both the state and federal levels. The original document must be signed in front of a Notary Public and must contain original signatures. A Notary Public cannot make a true copy statement in the de facto States. [Convention of 5 October 1961 abolished the requirement for legalization for foreign public documents. Effective 01-24-1965. Hague Conference on Private International Law <hcch.net>, "The World Organization for Cross-Border Co-operation in Civil and Commercial Matters"].

[REFERENCES TO STATUTORY PROPRITY: This complies with provisions necessary to establish presumed fact, Rule 301, FRCP and attending State rules, should interested parties fail to rebut allegation or matter of law addressed herein. If not rebutted, this will have general application adequate to preserve fundamental law. This complies with substantial authority standard, 26 CFR 1.6662-4(d); Good Faith and Reasonable Cause Standard, 26 CFR 1.6664-4(a); Federal Rules of Civil Procedure; Federal Rules of Evidence as testimony; Judicial Notice; right to Opportunity to be Heard; and Public Right to Know for the public record].

XXII. STATE REPUBLIC AND STATE CITIZEN INITIATED NULLIFICATION AND INTERPOSITION OF RIGHT AND OF NECESSITY

State Republics are instruments by which the people must assert their rights against usurpers and oppressors with Nullification and Interposition of Right and of Necessity. When Democracy exceeds its authority, it is the right and duty of the State Republic to interpose its authority and defend its State Citizens from acts of tyranny, government usurpations and crimes of constitutional violations. It must render oppressive acts inoperative void ab initio in the State Republic venue/jurisdiction. The right to block Democracy wrongful activity exceeding its

delegated powers must be aggressively asserted as a matter of Right and of Necessity. The long dormant power of Nullification and Interposition are not effectively recognized by Democracy government or political parties within Democracy process. Nullification and Interposition must be aggressively invoked between us and violators obligated to constitution, treaty, rules of war and occupation, etc.

XXIII. (28) "PRINCIPLES OF LIBERTY" EXTRACTED FROM THE FOUNDER'S WRITINGS

- 1. The only reliable basis for sound government and just human relations is Natural Law.
- 2. A free people cannot survive under a republican constitution unless they remain virtuous and morally strong.
- 3. The most promising method of securing a virtuous and morally stable people is to elect virtuous leaders.
- 4. Without religion, the government of a free people cannot be maintained.
- 5. All things were created by God, therefore upon Him all mankind are equally dependent and to Him equally responsible.
- 6. All men are created equal. (Before the law only!)
- 7. The proper role of government is to protect equal rights, not provide equal things.
- 8. Men are endowed by their Creator with unalienable rights.
- 9. To protect man's rights, God has revealed certain principals of divine law.
- 10. The God-given right to govern is vested in the sovereign authority of the whole people.
- 11. The majority of the people may alter or abolish a government which has become tyrannical.
- 12. The United States of America shall be a republic.
- 13. A constitution should be structured to permanently protect the people from the human frailties of their rulers. (This thought or proposition is the failing point of the founders and government. It was never intended to rule over the people but to protect the rights of the people. This is Madison's influence.)
- 14. Life and liberty are secure only so long as the right of property is secure.
- 15. The highest level of prosperity occurs when there is a free market economy and a minimum of government regulations.

- 16. The government should be separated into three branches: Legislative, executive and judicial.
- 17. A system of checks and balances should be adopted to prevent the abuse of power.
- 18. The unalienable rights of the people are most likely to be preserved if the principles of government are set forth in a written constitution.
- 19. Only limited and carefully defined powers should be delegated to government, all others being retained by the people.
- 20. Efficiency and dispatch require government to operate according to the will of the majority, but constitutional provisions must be made to protect the rights of the minority.
- 21. Strong self-government is the keystone to preserving human freedom.
- 22. A free people should be governed by law and not by the whims of men.
- 23. A free society cannot survive as a republic without a broad program of public education.
- 24. A free people will not survive unless they stay strong.
- 25. "Peace, commerce and honest friendship with all nations: entangling alliances with none."
- 26. The core unit which determines the strength of any society is the family; therefore the government should foster and protect its integrity.
- 27. The burden of debt is as destructive to freedom as subjugation by conquest.
- 28. The United States has a manifest destiny to be an example and blessing to the entire human race.

XXIV. CAVEAT

[Caveat: beware, caution or warning of specific conditions]

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 original *Republican* form of government. This political option offers peaceful *Restoration* and *Political Separation* in a distinctly separate jurisdiction and venue apart from *Democracy*. Let everyone know the truth and experience real Liberty.

America's original Confederated Republican form of government is founded upon lawful dejure constitutional authority [1781 Articles of Confederation; federal features of the 1787 U.S. Constitution, Bill of Rights; 1861

Constitution for the Confederate States of America; and various Constitutions of the State Republics]. The Confederate States of America has faithfully defended and preserved it since 1861. It has never been surrendered nor ever can be surrendered because it is an indispensible part of American heritage that must always be preserved and protected.

State Citizen unalienable sacrosanct right to self-government and Inherent Political Power and Freedom of Political Will may be invoked by Declaration, Right and Inheritance, and is recognized by international law and treaty, domestic law of the land, constitution, etc.

Certifiable restoration of Confederated State Republic government is an accomplished fact in territory inhabited by Confederate State Citizens; where their private property is located; and wherever the business of their Confederated Republican Government convenes.

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. 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. Nullification and Interposition of Right and of Necessity stand between the de jure of the Republic and the de facto of the Democracy.

Adverse *foreign* administrative, judicial, legislative or executive process wrongfully brought against *State Citizens* constitute trespass and damage internationally recognized as prohibited activity committed *under color of de facto foreign law.*

State Citizen sovereign immunity and God-given natural-born individual rights are exempt from inapplicable foreign laws, process, jurisdiction and venue.

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.

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. The fictional status U.S. *Democracy* subtly bestows on U.S. citizens under the 14th Amendment is a modern form of Slavery and Peonage conferred in order to control U.S. citizens in the manner of a legal fiction and chattel property. *Democracy's* 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.

Certain Democracy administrative, judicial, legislative and executive process; and interference with Confederate States of America political affairs, are wrongful trespass and damage. This is recognized as internationally prohibited activity committed under color of de facto foreign law and policy resembling Social, Political and Economic Genocide, War Crimes and Ethnic Cleansing. Democracy breaches of International Law and Treaty include wrongful and prohibited activity of an occupying military type of government in violation of Rules of War, Martial Law and Occupation, recognized Commercial Law, Laws of Nations and domestic Rule of Law. This internationally condemned and prohibited activity constitutes harmful and damaging violation and disrespect of indigenous American State Citizens.

Democracy has obligated itself to comply with, be responsible for, and govern itself accordingly to International Law and Treaty affecting Confederate State Citizens. Democracy Executive, Legislative and Judicial are required to accept communications of International Law and Treaty obligations and violations. International Law and Treaty provisions extend to all Democracy 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.

Certain laws are not applicable to *Confederate State Citizens* while subjected to imposed *Foreign Law, Martial Rule* conditions, *Occupation* and *Reconstruction*. Law only applicable for U.S. citizens is often mis-applied to American *State Citizens*, causing *foreign* law to be wrongfully imposed upon them.

Democracy considers American people the "Enemy" subject to military courts. [The Manual for Courts Martial, Enemy: any hostile body that our forces may be opposing such as a rebellious mob, or a band of renegades, and includes, civilians as well as members of military organizations. All the citizens of one belligerent are enemies of the government and all the citizens of the other; Crime of War: Virtually every act conceivable by any person, against which the United States government has made a law, rule, or regulation. Crimes committed by civilians classed as "Acts of War" cover 125 pages in The Manual for Courts Martial.

Democracy attempts to justify imposing Emergency Powers and Martial Rule conditions under the Doctrine of Necessity. However, sovereign State Citizens are not subject to Doctrine of Necessity application to which U.S.

citizens must submit. [example: Foreign Nationals such as the Amish Christian sect choose a separate law system within geographic boundaries of Democracy Martial Rule]. Doctrine of Necessity often influences personal freewill decisions [choice of government; consent to participate in illegitimate or atheistic government, etc].

Democracy governs using Martial Rule principles: Democracy authority will not permit itself to be overturned because its right and duty in self-defense is to resort to an unwritten code to meet any exigency. Force called upon in an exigency are police and military power under Martial Law rule of conduct. Martial Rule is invoked either by the executive and/or the law making power. Formal proclamation of Martial Rule is not necessary because Democracy carries its own internal proclamation that Martial Rule prevails. Civil processes are utilized when convenient to enforce Martial Rule. This is done to maintain the fiction that a lawful civil authority is in control. Otherwise, military and police are used to oppress opposition and disobedience.

Martial Rule is a benign, thinly disguised form of Martial Law. Martial Rule exists because lawful civil authority, process and procedure have been averted. Martial Rule overrides and suppresses all existing civil laws, civil officers and civil authorities. Its rule of the territory occupied as an incident of war or belligerency, superseding lawful de jure civil authority by authority of the occupying power. Government de facto wrongfully occupies and exercises authority in place of the government de jure. Martial Rule governance is not proper for the Confederacy.

The Confederacy has never been in rebellion to America's Republic. Foreign forces were and still are. Democracy carries on traitorous rebellion against the Confederated Republican government established by the Articles of Confederation and the amended Articles of Confederation known as the 1787 U.S. Constitution. The authority established by these documents has been under attack since 1861. The defenders of our original Jeffersonian Republican government were and still are, honorable and loyal Confederate Americans opposing Democracy interests relentlessly prosecuting their treasonous ongoing rebellion against fundamental America.

The "United States" is not a country. The land mass is properly termed America. The "United States" is a political corporation formed when Congress passed the *Act of 1871* [Fortieth Congress, Sect 34, Ses III, chap 61, 62, *An Act to Provide a Government for the District of Columbia*]. Without 1787 Constitutional authority, the "United States" became a political corporation with an entirely new corporate constitution. *Democracy* does not pay allegiance to the original 1787 *U.S. Constitution* that governs the *Republic*. Instead, the new 1871 *Constitution of the United States of America* was adopted and deceptively referred to in place of the original 1787 *Constitution for the united States of America*. *Democracy* Congress, Executive, Judiciary and agents swear loyalty and oath of office to their 1871 corporate Constitution.

The Confederated Republican form of government of America's Republic has never been surrendered nor ever can be surrendered because it is an indispensible part of American heritage that must always be preserved and protected. Further, there has never been a Peace Treaty to formally end the 1861-1865 military activity. The

Confederate States of America will make preparations to negotiate a peace treaty with the United States of America.

Prior to a negotiated Peace Treaty and termination of Occupation, *Confederate State Citizens* are admonished to avoid any form of military hostility against *Democracy* government or the satellite states thereof. We pray that the Lord will bless His people if we are worthy and that He will shield the innocent from harm as in the Lord's Prayer.

President Jefferson Davis once said after the War for Southern Independence had militarily come to an end: The principle for which we contend is bound to reassert itself, though it may be at another time and in another form. The Principle remains and America's Confederate State Citizens are restoring their liberty, rights and protections. Present Davis' reference to "another time" is today, the time is now to restore the life, liberty, and pursuit of happiness the Founding Fathers dreamed of and God granted in his mercy. Present Davis' reference to "another form" means among other things that the Confederate States of America now peacefully restored, consists of many millions of dots on the map. [Dots identifying every territory inhabited by Confederate State Citizens; wherever their private property is located; and wherever the business of their Confederated Republican Government convenes].

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

CONFEDERATE AGENDA REGARDING RESTORATION OF THE 1861 SECESSION: Firstly, a full RESTORATION of America's original Confederated Republican Government that is providing lawful autonomy and alternative to Democracy; Secondly, full RESTORATION of sovereign State Republic jurisdiction and venue no longer under foreign occupation; Thirdly, full RESTORATION of unity offered by government of the State Republics and Confederate States of America central Government; Fourthly, RESTORATION of a popular consensus dedicated to faithful defense of our God-ordained land and legitimate government. The Confederate States of America justifiably and lawfully seceded, has never been surrendered nor ever can be surrendered. The Confederacy and sovereign State Republics have been invaded and occupied resulting in a state of foreign occupation for altogether too long. After being displaced, subjugated, subverted, subdued and suppressed by de facto martial rule and occupation, America's original Confederated Republican Government is being fully RESTORED from political exile to provide a lawful political option to Democracy. Today's Confederate States of America under Republican Government offer America a return of true Freedom.

Deo Vindice – Resurgam - Sobrie Potandum - Legitiums Principatus - De Deus Veritate Superare. Democracy is not my government.

XXV. PROVISO

[Proviso: a condition attached to an agreement]

Binding upon their individual State Citizen honor and/or oath of office, Confederates commit to the Cause of restoring America's free and independent State Republics, all joining in a confederation for the common good. Confederates ardently preserve, protect and defend the Constitution and Republican government established upon Biblical Christianity, which has always been relied upon 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.

The Christian based *Rule of Law* and *Law of the Land* that founded America's *Republic* must not be compromised and must always be preserved and protected by *Confederates* even though under attack by atheistic forces at work within *Democracy*.

Lawful, justified and peaceful restoring of *State Republics* under America's Original *Republican Form of Government* is now being done, while Secession has been an accomplished fact since 1861.

As Central Government to the sovereign *State Republics*, the *Confederate States of America* is resuming its independent and sovereign status distinctly separate and apart from *Democracy*. This represents lawful and peaceful *Political Separation* whose legitimacy is recognized by ample domestic and international authority.

The Confederate Government shall strive to build and maintain strong relations with our neighbors and other nations of good will, but is not interested in participating in Internationalism, Globalism or New World Order. Terrorism against us or our neighbors is not acceptable. We want the best for our neighbors including those of our occupying nation. Confederates have many friends, relatives and business interests in nearby countries and we extend our good will to all and desire the same from them.

Democracy wages an ongoing coup on the entire Republic initiating conflict against Americans choosing to be governed under de jure law. To argue constitution; natural, God given rights; scripture; or Common Law with Democracy, is but an exercise in futility.

There is a vestige of State sovereignty which cannot be eliminated or acquired by *Democracy* because of the limitation of the powers delegated under the 1787 U.S. *Constitution* [Cal. 7 Ops Atty Gen. 628; 37 Am. Jur,

Municipal Corp sections 23, 26; Wichita Falls vs. Bowen, 143 Tex. 45, 182 S.W.2d., 154 A.L.R. 1434; 62 CJS, Mun. Corp. section 46, page 133; Norfolk County vs. Portsmouth, 186 Va. 1032, 45 S.E.2d. 136; Anchorage vs. Akers, (D.C. Alaska), 100 F.Supp. 2; Kiker vs. Philadelphia, 346 Pa. 624, 31 A.2d 289].

In acknowledging responsibility to the opinion of the civilized world, the *Confederate* Government will make it abundantly clear that the ongoing restoration of America's original *Republican Form of Government* is being accomplished with lawful, legal, justified and peaceful intentions.

Communication with the world involves publishing and exposing certifiable authority of established public record that recognizes legitimacy for America's Republic restoration and political separation from Democracy. This international consensus includes citation of international private and public law, as well as, demand for enforcement of international treaty. The world will continue watching and be fully advised about applicable International Private and Public Law and Treaty, Constitutions, Law Of The Land, Case Law, Law Of Nations, Rules Of War, Geneva Convention, Lieber Code, Hague Convention, Commercial Law, etc. The world will be watching and be fully informed about events affecting the Confederate States of America; America's State Republics; State Citizens; and the complete and full restoration of America's original Republican Form of Government.

Rebus Sic Stantibus is the premier principle of international law and is held as the highest reason in rank for voiding a treaty or accord, and it means that "the situation has changed" or that "there was more to the treaty than what met the eye".....ie: more than the states and the citizens were aware of at the time of its ratification.

XXVI. PRAECIPE WITH QUO WARRANTO – CHALLENGE TO DEMOCRACY TO BE ACCOUNTABLE AND ANSWER CERTIFIABLE ISSUES

[Praecipe: A command to do something or Show Cause why it should not be done; Quo Warranto: asks "By what authority"]

CHALLENGE TO DEMOCRACY TO BE ACCOUNTABLE AND ANSWER CERTIFIABLE ISSUES

- > IN ATTEMPT TO PROVE WORTHY OF U.S. CITIZEN SUPPORT AND AMERICA'S BEST INTEREST;
- > IN THE INTEREST OF OPEN GOVERNMENTAL ACCOUNTABILITY AND TRANSPARENCY ACCOUNTING; and
- > BECAUSE THE WORLD IS WATCHING:
- (1). Explain any part of this you do not understand, do not acknowledge as valid, or are not willing to comply with? The 1787 U.S. Constitution, Article 4, Section 4, mandates that: *The United States shall guarantee to every state in this union a Republican form of government,* to be officially acknowledged and protected by those under

oath of office who are *bound by oath or affirmation, to support this constitution.* 1787 U.S. Constitution, Article 6, mandates that all government must proceed with the perspective of preserving this guarantee.

- (2). Explain any part of this you do not understand, do not acknowledge as valid, or are not willing to comply with? The federal relations between the *Confederate State Republics* 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 State Republics* under America's original *Republican* form of government, while *Secession* has been an accomplished fact since 1861.
- (3). Explain any part of this you do not understand, do not acknowledge as valid, or are not willing to comply with? America's original *Confederated Republican* form of government founded upon lawful *dejure* constitutional authority [1781 *Articles of Confederation;* federal features of the 1787 U.S. *Constitution*] has never been surrendered nor ever can be surrendered because it is an indispensible part of American heritage that must always be preserved and protected.
- (4). Explain any part of this you do not understand, do not acknowledge as valid, or are not willing to comply with? A certifiable restoration of *State Republic* government under *Republican* form of government becomes an accomplished fact every time a *State Citizen* is certified and participates in the *State Republic body politic*.
- (5). Explain any part of this you do not understand, do not acknowledge as valid, or are not willing to comply with? A certifiable restoration of *State Republic* government under *Republican* form of government is accomplished in territory inhabited by *Confederate State Citizens*; wherever their private property is located; and wherever the business of their *Confederated Republican Government* convenes.
- (6). Explain any part of this you do not understand, do not acknowledge as valid, or are not willing to comply with? The United States *Democracy*, as a municipal corporation of the District of Columbia, has no authority to grant constitutional powers to political subdivisions of *Democracy* government organized as other corporations. The corporate *Democracy* has no constitutional authority to over sovereign American *State Citizens* who choose to remain *foreign* to *Democracy* jurisdiction. It has no authority to interfere with the operation of *Republican* government because denial and obstruction of *Republican* form of government are beyond the authority of *Democracy* to exercise. It is mandated to not deny or obstruct inviolate-able, unalienable, non-negotiable, *State Citizen* fundamental rights to *life*, *liberty*, *pursuit of happiness*, and their unalienable sacrosanct right to self-government and *Inherent Political Power* and *Freedom of Political Will* which may be invoked by *Declaration*, *Right and Inheritance*.
- (7). By what authority and why does *Democracy* government identify and assume the "legal" status of a U.S. citizen to be a fiction or artificial person? Do implied personal "adhesion" contracts, Social Security numbering and state issued *Certificates of Live Birth* registered with U.S. Department of Commerce support the concept that a

- U.S. citizen subject has been conferred the status of an artificial entity, fiction at law, or federally created living trust [putting that artificial entity Trustee into a fiduciary relationship to said trust] having statutory and contractual obligation without sovereign rights? Without full disclosure of concealed material facts about implied "adhesion contracts", *Democracy* government considers that a U.S. citizen exchanges fundamental American rights for privileges.
- (8). By what authority and why does *Democracy* government continue to officially wage war against the southern *State Republics* and America's original *Confederated Republican* form of government instead of negotiating a Peace Treaty to officially and formally end the military activity declared by Abraham Lincoln which commenced in 1861? [*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)].
- (9). By what authority and why does *Democracy* government continue to officially wage war against American *State Citizens* choosing to be governed under America's original *Confederated Republican* form of government? [*Martial law* and *Martial Rule* conditions have been deceitfully and fraudulently invoked by both the *Democracy* executive and the legislature. Congress has made little or no distinction between a "state of national emergency" and a "state of war." "Emergency rule" is a legalistic façade, perhaps providing a defense against summary judgment by a lawful court, but not providing true legal authority].
- (10). By what authority and why does *Democracy* government continue to maintain an official state of war even against United States citizens choosing to be governed under *Democracy* form of government? [*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, Senate Report 93-549 (1973); <i>Trading with the Enemy Act*, 65th Congress, Ses. 1, Ch 105, 186, 12 U.S.C.A. 95a].
- (11). By what authority and why does *Democracy* government since 1865, continue the occupation of the southern *State Republics* of the American *State Citizens* choosing to be governed under America's original *Confederated Republican* form of government? Has the U.S. Congress since authorized continuing military occupation?
- (12). By what authority and why does *Democracy* government continue to assume and impose either *Subject Matter jurisdiction* or *In Personam jurisdiction* over sovereign *State Citizens?*
- (13). By what authority and why does *Democracy* government continue to deny sovereign *State Citizens* Common Law under Article III original jurisdiction venue and process outside the realm of *equity* [1787 U.S. *Constitution*, Art. III]?

- (14). Is this true, or why is this not true? The Foreign Sovereign Immunities Act of 1976 [Public Law 94-583; 28 USC 1602-1611] mandates all levels of government to honor Sovereign Immunity and exemption from foreign jurisdiction. Therefore, Sovereign State Citizens who choose to be exempt from foreign jurisdiction and venue, have immunity and exemption from foreign jurisdiction and venue of local, state and national government operating under authority of Democracy government.
- (15). Is this true, or why is this not true? To withhold protection of their rights from sovereign American State Citizens is a felony violation [18 USC 241; Act of September 13, 1994, P.L. 103-322]. If only U.S. citizens are protected, then sovereign American State Citizens are discriminately frauded of protection of their rights by all three branches in the management of local, state and national government. The imposed national government does not represent the interests of all Americans, including sovereign American State Citizens, and does not to speak on their behalf, or offer them justice. [The representatives of that government apparently represent and speak only on behalf of their government corporation. When the elected representatives make decisions consistently not in the interest of sovereign American State Citizens, they then appear to have one purpose, the benefit, security and protection of their political corporation. Brown vs. Bd. of Education terminated "Separate but Equal" policy and procedure. However, sovereign American State Citizens are blatantly denied protection of rights by de facto policy and procedure. This does not even rise to "separate but equal" level. Conversely, U.S. citizens need only lodge a complaint with the appropriate Democracy agency and the power of that government moves to punish who allegedly violated that U.S. citizen's "rights". This is legally appropriate since a U.S. citizen is little more than a ward of Democracy government. Second-class citizens must be cared for by the government as they are not the masters of their government, but mere servants to it, and it is the master's responsibility to care for his servants].
- (16). Is this true, or why is this not true? Authority for formal renunciation, revocation, and voiding of a fraudulent personal "adhesion" contract is based upon commerce, the commerce clause of the 1787 U.S. Constitution and the Uniform Commercial Code. U.C.C. 1-107 sums it up: Any claim or right arising out of an alleged breach can be discharged in whole or in part without consideration by a written waiver or renunciation signed and delivered by the aggrieved party. A caveat of the right of revocation is stipulated in the Ninth and Tenth Amendments of the 1787 U.S. Constitution.
- (17). Is this true, or why is this not true? When corporation government subverts the fundamental purpose for which American government is instituted, the corporation should be dissolved. Acts of government that are outside of the bounds of the law, infringing upon the rights of sovereign American State Citizens, or initiates or allows conditions to exist that result in a loss of prosperity, general security or enjoyment of life and property, deem it to no longer be proper government. This condition will cause the offending corporate government to be subject to the Common law Writ of Quo Warranto; and various State Republics codified corporate charter

revocation laws to revoke charters of corporations for non-compliance, and to recognize that a corporation exceeding its limited authority injures the entire American *body politic*.

- (18). Is this true, or why is this not true? No inherent governmental sovereignty exists anywhere under fundamental organic American law because corporate government has no inherent political sovereignty. There are no constitutional protections for *Democracy* corporations in government. "By Right" a sovereign American *State Citizen* may choose *Republican* form of government and maintain personal control of their individual person; real and personal property; and religious and political freedom and autonomy. They reserve the unlimited right to individually contract with whomever they want ([1787 U.S. *Constitution*, Art I, Sec 10]. Their allegiance to government is not absolute but limited, conditional, and qualified. *Democracy* government cannot be sovereign because Confederated *State Citizens* who founded the *Republic* nation are sovereign, and from whom government derives its lawful authority. Therefore, *Democracy* imposed statutory, corporate, legislative jurisdiction, *Martial Rule* conditions, *Occupation* and *Reconstruction* are extremely *foreign* to them.
- (19). Is this true, or why is this not true? Slavery, Peonage and Fiction Status conferred upon natural-born living individuals to treat them as legal fictions and chattel property, are all wrongful activity to be prevented and prohibited. It is absurd to govern that a natural-born living individual should be considered a legal fiction or property to control them, their private property and birthright of political, economic, religious or social freedom. This 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, should exist anywhere in America.
- (20). Is this true, or why is this not true? A sovereign American *State Citizen* should 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 should 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 corrupts a political system and causes wrongful damage upon a sovereign American *State Citizen*.
- (21). Is this true, or why is this not true? Within *Democracy*, private property is assumed to be donated for public use and used as security collateral for debt of the *Democracy* owed to a *foreign* authority. *Democracy*'s theory is that "adhesion contracts" convert a natural living individual's life, liberty, labor, and property, into an asset of the corporate *Democracy*, and converts them into a fictional *persona*. A U.S. citizen becomes collateral for the debts of the United States *Democracy* corporation and has entered into commerce for some benefit, privilege, etc.

- (22). Is this true, or why is this not true? Honorable *Confederate* heritage and history should not be distorted and used as a tool for hate by those who distract and use this fake moral front as justification for the military aggression that subdued America's original *Republic* and *Confederated Republican* form of government. Government forces should not control Public Education for the purpose of portraying and vilifying America's original *Republic* endorsed by the *Confederacy*, its right to exist, its *Confederate* heritage and history, and her *Confederate* symbols and personages. This constitutes a form of national origin discrimination.
- (23). Is this true, or why is this not true? A sovereign American State Citizen is not obligated to comply with all of the same statutes, codes and regulations that apply a U.S. citizen. They are obligated to obey only those laws applicable while subjected to imposed Foreign Law, Martial Rule and Occupation. Certain laws are not applicable to Confederate State Citizens while subjected to imposed Foreign Law, Martial Rule, Occupation and Reconstruction. Law only applicable for U.S. citizens is often mis-applied to American State Citizens, causing foreign law to be wrongfully imposed upon them.
- (24). Is this true, or why is this not true? *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.
- (25). Is this true, or why is this not true? Breaches of International Law and Treaty include prohibited activity of an occupying government violating *Rules of War, Martial Law* and *Occupation;* applicable *Commercial Law; Laws of Nations;* and domestic *Rule of Law.*
- (26). Is this true, or why is this not true? In the enforcement of martial law, the occupying government may not wanton with power and use it tyrannically or for the oppression of the community; and should this be done, the perpetrators, after law has resumed its proper sway, may be brought before the civil courts, where such acts may be inquired into. [The United States acknowledge and protect, in hostile countries occupied by them, religion and morality; strictly private property; the persons of the inhabitants; and the sacredness of domestic relations. Offenses to the contrary shall be rigorously punished: Instructions for the Government of Armies of the United States in the Field, General Orders, No. 100, 04-24-1863; Family honors and rights, individual lives and private property, as well as religious convictions and liberty, must be respected: Article XLVI, Convention Respecting the Laws and Customs of War on Land, The Hague, 07-29-1899].
- (27). Is this true, or why is this not true? Sovereign American *State Citizens* possess unalienable sacrosanct right to self-government and *Inherent Political Power and Freedom of Political Will* which may be invoked by *Declaration, Right and Inheritance.*
- (28). Is this true, or why is this not true? America's original *Republican* form of government exists as a lawful alternate political choice in a distinctly separate jurisdiction and venue apart from *Democracy*. This is firmly

established by ample domestic and international authority recognizing legitimacy of America's original *Republican* form of government.

- (29). Is this true, or why is this not true? Exactly what *Democracy* has obligated itself to comply with and must govern itself accordingly in governmental relationship to sovereign American *State Citizens*, is firmly established by ample 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* and applicable *commercial law*.
- (30). Is this true, or why is this not true? *Democracy* government sovereignty over American *State Citizens* under *Republican* form of government is a presumption and a fiction, a factitious tool used for unlawful control. Any jurisdiction emanating from a presumption of a fiction is presumptive or fictitious, and does not exist. In the absence of *In Personam* and *Subject Matter Jurisdiction*, *Democracy* governmental jurisdiction over Sovereign American *State Citizens* does not exist.
- (31). Which Constitution do *Democracy* governmental officials swear to uphold and defend? [*Democracy* oath to preserve, protect, and defend the Constitution against all enemies, foreign and domestic is probably subtly and deceptively implying the 1787 U.S. Constitution, but instead is an oath to uphold and defend its own 1871 corporate Constitution created when *Democracy* was incorporated].
- (32). By what authority does the United States *Democracy* government political corporation impose unwanted jurisdiction over *State Citizens* outside of the District of Columbia?
- (33). THERE IS SPACE BEING RESERVED IN THIS WORK FOR YOU TO ASK DEMOCRACY TO CONFESS OR ACCOUNT FOR SOMETHING. CONFEDERATE STATE CITIZENS ARE ENCOURAGED TO SUBMIT THEIR INQUIRIES FOR POSSIBLE INCLUSION INTO FUTURE AMENDED REVISION. Nobody surveyed actually believes that Democracy will ever answer certifiable issues such as these. However, future revision will address any credible and official Democracy response in reply. The reason Democracy official response is not likely is because Democracy is not accountable to the American people or the 1787 Constitution. The Democracy corporate self-serving legal/political system is primarily interested in maintaining its entrenched strangle hold over our beloved country. Democracy represents a malignant cancer choking America by maintaining governance in the manner of Martial Rule and Occupation. The malignant cancer grows larger wherever the Republic still remains subjugated, subverted, subdued and suppressed. It will continue to represent itself as the only government available while America remains violated by those who misuse military and civil authority. Injustice produced by desire for undeserved gain will continue to compel Democracy to transgress American posterity and pursue anti-Christian social upheaval to undermine Judeo-Christian ideology. It will continue to claim as its own, those parts of our beloved country that do not choose to be under a fully restored Republic governed under America's original Confederated Republican form of government.

XXVII. PART OF AMERICA IS ASLEEP AT THE WHEEL

You may say NO THANK YOU to *Democracy* in the lawful and peaceful manner that is made available to you. A *Wake up Call* is needed to the *Sheeple* being fleeced; to modern day *Slaves* on the big Atlantic-Ocean-to-Pacific-Ocean U.S. plantation; and to all the Americans still *Asleep at the Wheel*. Unfortunately for America, the *Babylonian* minded remain woefully either beguiled; complacent in their *status quo*; or in authority choosing to abuse power and control. For posterity's *hope and future*, may sovereign, God-fearing Americans be delivered from economic, social and political captivity and enslavement within the contemporary *Babylon*.

Increasingly Americans are realizing they are actually very *Confederate* minded with their values. They are part of a sizeable electorate desiring meaningful change and passionately crying out for a way to support the return of legitimate authority. Let us be more educated and aware of the dangers of straying away from the wonderful government originally designed for us. With awareness gained through comparing and contrasting, the advantages and protections of *State* Citizenship and a *Republic* become obvious, meaningful and indispensable. Greatly needed is more public awareness of advantages, protections, autonomy and political option the *Republic* has to offer. There is abundant common ground, compelling advantages, underlining moral, religious, economic and political motivation to support *Confederated Republican* politics. This *Sleeping Giant* must be awakened in order for your part of America's *Republic* to be restored and come out of the genocide *Democracy* wages upon fundamental America. The world is watching and is being informed about unfolding developments within America's dynamically evolving political landscape.

XXVIII. NOTICE AND COPYRIGHT

This work is provided for educational discussion of great historical & contemporary importance. It is important to understand about lawful, legal, justified and peaceful restoration and Political Separation of the de jure Confederate State Republics under America's original Republican form of government, while Secession has been an accomplished fact since 1861. Comparing political ideologies reveals how the present Democracy 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 comprehend the implications. 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 de facto foreign 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 conditions, 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 21, 2012 as edited, compiled & collaborated by Douglas McPherson, Confederate American Political and Social Injustice Researcher/ Analyst. Common Law Copyright © 2012 with All Rights Retained.

Revised December 21, 2012

[FURTHER CONSTRUCTION OF THIS DOCUMENT IS ONGOING, SUBJECT TO REVISION AND IMPROVEMENT]

XXIX. ADDENDUM:

COMPARE & CONTRAST —

CONFEDERATED REPUBLIC of the Founders VS. NATIONAL DEMOCRACY of

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COMPARE & CONTRAST

Confederated Republic of the Founders **VS.** National Democracy of Today

| | | , |
|---|---|---|
| Compare & Contrast Issue | De jure Confederated Republic | De facto U.S. National Democracy |
| (1). NATURE OF THE GOVERNMENT with Dejure & Defacto defined | A Confederation of Republics premised upon association of State Republics subservient to State Citizens holding ultimate sovereign power. Central government is delegated limited powers in trust, acting upon only that allowed by Sovereign States. Neither the majority nor government is allowed to violate God-given unalienable natural rights. Dejure: America's original Confederated Republican form of government is founded upon constitutional authority [1781 Articles of Confederation and federal aspects of the 1787 U.S. Constitution, Bill of Rights]. The 1861 Constitution for the Confederate States of America preserves & defends it ongoing today. Our legitimate government of right did not evolve into Democracy. It has been temporarily in political exile, illegitimately displaced, subjugated, subverted, subdued & suppressed by defacto Martial Rule & Occupation. The U.S. Government Training Manual 2000-25 [11-30-1928] defines the Republic as follows: Respect law, individual rights, justice, liberty. Avoids dangerous extremes of tyranny. Military is sworn to defend our Constitution. AMERICA'S ORIGINAL REPUBLICAN GOVERNMENT BEING FULLY RESTORED PROVIDES LAWFUL, LEGAL & DISTINCTLY SEPARATE JURISDICTION & VENUE FROM DEMOCRACY. IT HAS NEVER SURRENDERED, AND CANNOT BE SURRENDERED. | A national government over the states & the people. This Nationalism is premised upon subordinating States jurisdiction & State Citizens to political will of a sovereign national community. The people as a collective whole grant sovereign power to the federal government that becomes superior to the rights of the individual ["mob rule" or "tyranny by the majority"]. This defacto exists in actuality, but is not established by dejure authority. Democracy is a bastardized foreign type of government which did not evolve from the Republic. It invaded & occupies America's lawful governance while traitorously committing ongoing rebellion. Most blindly obey, erroneously convinced it is the only political option. The U.S. Government Training Manual 2000-25 [11-30-1928] officially views Democracy as dangerous: Results in mobocracy as dangerous: Results in mobocracy, demagoguism, agitation, discontent, riotous behavior. Attitude toward property is communistic, abolishing private property rights. AMERICA DID NOT INTEND TO BE GOVERNED BY DEMOCRACY. IT SUBJUGATES, SUBVERTS, SUBDUES, SUPPRESSES AMERICA'S ORIGINAL REPUBLICAN GOVERNMENT WITH MARTIAL RULE, OCCUPATION & RECONSTRUCTION. IT DID NOT "EVOLVE", RATHER IT REVOLTED & REBELLED AGAINST OUR REPUBLIC. |
| (2). BACKGROUND a. Date established b. By what authority c. Guidance relied upon d. Purpose | a. 1781 b. 1781 Articles of Confederation; 1787 U.S. Constitution; Bill of Rights; 1861 Constitution for the Confederate States of America preserve it ongoing today. c. State Citizen Inherent Political Power & Freedom of Political Will invoked by Declaration, Right & Inheritance. d. Protect & preserve unalienable rights such as life, private property & liberty. e. Government must protect the inherent right to choose Republican government guaranteed to all State Citizens. This right is not in commerce, & supersedes any contrary law. | a. 1871 b. An Act to Provide a Government for the District of Columbia. An 1871 Constitution of the United States of America is adopted & substituted by the municipal corporation for the 1787 Constitution for the united States of America. c. Socialism, Communism. The Communist Manifesto is almost totally complied with. d. Protect public rights. Convert private rights & property into public ownership. Expand the Democracy National Empire. e. Statutory legislation & fraudulent process betrays America by encroaching upon inherent right to access Republican government. |
| (3). PROPERTY Do Citizens own Private Property? | YES. Title to Private Property is allodial, absolute, freehold, non-statutory, <i>in law,</i> lawful & legal. It is an unalienable right protected under law. | NO. It is assumed to be donated for public use when a citizen connects to government identifying numbers. Government owns & uses it as security collateral for Democracy's national debt. U.S. citizens rent it with |

Democracy's national debt. U.S. citizens rent it with

| | taxes. <i>Democracy</i> is following the <i>Communist Manifesto</i> philosophy of socialism & communism for abolition of private property. Title to "Private Property" is not an unalienable protected right. |
|---|---|
| possessing protected & recognized unalienable natural rights. Their distinguished Citizenship is applied with the Law of the Land. Confederate State Citizens are America's consummate Patriots. Citizenship under the Republic is foreign to citizenship under Democracy, which cannot be lawfully imposed. | Federal U.S. citizen under 14th Amendment [8 USC 1401, born or naturalized in the United States & subject to the jurisdiction thereof], are assumed to agree be a fiction at law, statutory subject. Under admiralty law, U.S. citizens have optional civil rights & privileges granted by Congress. U.S. citizenship is <i>foreign</i> to Citizenship under the <i>Republic</i> & cannot lawfully be imposed upon <i>State Citizens</i> . CHALLENGE TO <i>DEMOCRACY:</i> ATTEMPT TO PROVE WORTHY OF U.S. CITIZEN SUPPORT & AMERICA'S BEST INTEREST BY OFFICIALLY ANSWERING TO CERTIFIABLE ISSUES. |
| Guaranteed & protected by constitutions, & State Republic & Central Confederated Republican Governments. | Executives of corporate government under private international law vested with authority only in District of Columbia. War and Emergency Powers Act [1933] gives President dictatorial rule under War Powers & Martial Law by reason of national emergency over a supposed banking crisis. Under Executive Order 12 USC, 95(b) U.S. citizens are regarded enemies of government. |
| NO. Government debt is discouraged. Government has not been granted power to appropriate or disburse public money for charity or entitlements. | YES, enormous. Democracy has been officially bankrupt since 1933 [President Roosevelt's Executive Orders 6073, 6102, 6111, 6260]. A Comprehensive Annual Financial Report [CAFR is NOT the annual Operating Budget] identifies revenue, surplus, investments & assets, showing wealth amassed by government claiming bankruptcy & a shortfall of "Budgetary" revenue. |
| Lawful money is based on backing of gold & silver pursuant to Art 1(8)(5). | There is no "lawful money" in circulation, only Federal Reserve Notes un-backed credit dollars. Federal Reserve's private money system prints in any amount, regardless of inflation or debt created. This violates Art 1(8)(5) constitutional mandate to: fix the Standard of Weights & Measures. Like all property, this only confers to the user an equitable interest, not allodial title. |
| Full RESTORATION now underway [see: csagov.org] provides access to America's original Republic so desperately needed. SECESSION is unnecessary because it already exists as an established fact [1861]. America's original Republic is preserved, defended & restored by Confederate States of America. It has never been surrendered. RESTORATION is providing lawful alternative to Democracy martial rule, occupation, Reconstruction & deceit. Jeffersonian Republican political unity rejuvenates a popular consensus dedicated to preservation, defense & restoration of our God-ordained land & rightful government. Certifiable restoration is accomplished in territory inhabited by Confederate State Citizens; where their private property is located; & wherever the business of their government convenes. | Democracy is under mandate to not hinder RESTORATION of America's Confederated Republic as guaranteed to American people. Democracy cannot set aside 1781 Articles of Confederation; 1787 U.S. Constitution, Bill of Rights; 1861 Constitution for the Confederate States of America, all preserving & defending the Republic ongoing today. Time is of the essence America. No More Evermore. Time to unfurl the Third National & repopulate the State Republics. For the sake of every American, pray for a fully RESTORED Confederated Republic sooner rather than later. Remember, Democracy was never meant to rule in America. It is merely an occupying foreign corporation with respect to America's legitimate original Confederated Republican Government. |
| | rights. Their distinguished Citizenship is applied with the Law of the Land. Confederate State Citizens are America's consummate Patriots. Citizenship under the Republic is foreign to citizenship under Democracy, which cannot be lawfully imposed. * The Sovereign people individually & collectively. • Guaranteed & protected by constitutions, & State Republic & Central Confederated Republican Governments. NO. Government debt is discouraged. Government has not been granted power to appropriate or disburse public money for charity or entitlements. Lawful money is based on backing of gold & silver pursuant to Art 1(8)(5). * Full RESTORATION now underway [see: csagov.org] provides access to America's original Republic so desperately needed. * SECESSION is unnecessary because it already exists as an established fact [1861]. America's original Republic is preserved, defended & restored by Confederate States of America. It has never been surrendered. * RESTORATION is providing lawful alternative to Democracy martial rule, occupation, Reconstruction & deceit. * Jeffersonian Republican political unity rejuvenates a popular consensus dedicated to preservation, defense & restoration of our God-ordained land & rightful government. Certifiable restoration is accomplished in territory inhabited by Confederate State Citizens; where their private property is located; & wherever the |

| | The federal relations between the <i>Confederate State Republics</i> & the United States were dissolved in 1861, a fact accomplished. Secession status has not changed since 1861, even though forced to endure imposed martial law & occupation since 1865. Thus, lawful, legal, justified & peaceful restoration is now underway of the <i>de jure Confederate State Republics</i> under America's original <i>Republican</i> form of government, while SECESSION HAS BEEN AN ACCOMPLISHED FACT SINCE 1861 . | |
|---|---|--|
| (9). TAXES a. Central or National Income Tax? b. Purpose of any other tax system? | a. NO b. Funds governmental protection of Citizens & their private property. State Republics regulate tax internal to state commerce. Central Government controls foreign commerce, imposts, excises, duties, corporations. Private individuals not subject to direct federal taxation, Social Security numbering or government surveillance of private commerce. | a. YES b. Socialism, political favors, wealth redistribution & consolidate control. National government gets internal & external trade taxes; redistributes some wealth to socialist states to coerce into modifying their activity to comply with <i>Democracy</i> dictates. U.S. citizens are taxable entities like a corporation, subject to pay excise tax for privileges Congress granted. IRS tax is not returned to the Treasurer of the United States, violating Art 1(8)(10). |
| (10). Constitutional guarantees & protections? | YES Bill of Rights applies as does 1781 Articles of Confederation, 1861 Confederate Constitution, & original State Constitutions. | NO 14 th Amendment & National policy protects only things peculiar to being a U.S. citizen. Bill of Rights does not apply. Only statutory immunities, privileges & benefits available at Democracy government option. |
| (11). World image as Empire Builder or Expansionist? | NO. Confederates remain engaged only in advancing Southern freedom begun in 1861. Confederates remain committed to making peace treaty to formally resolve that issue. | Promoting expansion of <i>Democracy</i> worldwide with bribery & military intervention. Promoting Globalist World Economic system seeking dominant <i>One World Order</i> NOT a peaceful Nation. History of ongoing state of war & confrontation somewhere in the world most every year of its existence. |
| (12). Unalienable substantive & procedural rights? | YES. Accessed by <i>Declaration, Right & Inheritance &</i> protected by force of law. | NO Only statutory franchises, privileges & benefits at option of government. |
| (13). Government Control of Public Education & Media? | NO Any Public Education would have to be provided from local or <i>State Republic</i> level, not under Central Government control. Media free speech is protected & guaranteed under the <i>First Amendment</i> & elsewhere. | YES The enemy of America's Republic educates [national public education], controls media with propaganda, political correctness & rewrites history. Most media doesn't cross government censorship for fear of sanctioning. A dumbed down America cannot expect positive or meaningful change. |
| (14). Nature of Courts | Article III within the Judicial branch under Constitutional & Common Law. | Article I & IV within the Executive branch under admiralty & administrative code. Supreme Court judges extents of its own powers. Judicial immunity & unaccountable administrative policy negates any guarantee of responsible behavior from these courts. |
| (15). Purpose of military | Protect & defend sovereign State Citizens, State Republics, America's original Constitution & Republican form of government. A Draft is not permitted. | Protect & expand <i>Democracy</i> corporate government monopoly domestically & internationally. Inductees are sworn to protect & defend the United States, not necessarily America & its original Constitution. |
| (16). Purpose of legal | Protect sovereign rights while representing the individual. | Works for the best interest of the judicial system, not the litigant. |

| profession | | Maintains the illusion of a dejure American type of law being available. Protect & expand corporate government monopoly domestically & internationally. Make litigation costly to discourage reform. Persecute dissent. |
|--|--|---|
| (17). | Consent of the governed. | Controlling law is current policy of the corporate |
| Civil laws based upon? (18). | YES, mandatory for all. | Democracy government. NO, only statutory protections & statutory due process for |
| Equal protection & Due | . 20, | statutory citizens at option of corporate <i>Democracy</i> |
| Process of Law? | | government. |
| (19). Are Churches incorporated? | NO There is no official incorporation of a Church with the State in a Republic. Government may not dictate, control or regulate a Church's internal or political activities. Government does not regulate a true Christian Church established by God. Its sovereignty is beyond authority of government, which cannot affect God's Chosen People, the Christian Body of Christ assembling. | YES IRS 501(c)(3) deceitfully & officially grants secular government control to head incorporated churches. The false god of <i>Democracy</i> mixes church & state contrary to the exclusive sovereignty of Jesus Christ. U.S. flag is often displayed in superior position of higher honor than a Christian flag bearing silent notice of superior <i>Democracy</i> authority. Display of Christian flag secondary is a common idolatrous practice in an incorporated church [<i>Thine enemies roar in the midst of thy congregations; they set up their ensigns for signs, Psalms 74:4</i>]. God's Chosen People, the Christian Body of Christ assembling, are usually unaware of church's flawed legal structure. |
| (20). a. Is Christian righteousness & morality officially encouraged? b. Are God & God-given natural rights officially acknowledged & honored? | a. YES b. YES Christianity is embedded deep in <i>Confederate</i> society & body politic, primarily founded upon principals of Christianity & God-fearing Christian character. Religious persuasion of others under freedom of religion is respected. Confederate politics acknowledges God-given unalienable rights & the God that granted them. CSA Congress acknowledged Christian philanthropy & Almighty God as the Supreme Ruler of the Universe. Confederate Constitution reverently invokes favor & guidance of Almighty God. Marriages are officiated "by the power invested by God Almighty". | a. NO b. NO Democracy atheistic rule has lost legitimacy in many ways, most unforgivably with unashamed rejection of God, suppression of Christian morality & undermining Judeo-Christian heritage. Atheistic doctrine, political system & ideology deny God-given unalienable rights & the God that granted them. Tainted with practice alienated from God with politics founded in agnostic, atheistic doctrine substituted for America's God-fearing body politic of Christian character. Financially motivated to plunder similar to Biblical Babylon, putting America into anti-Christian & immoral financial bondage. Marriages are officiated by the power invested by the state". |
| (21). a. Are citizens treated like property? b. Why are citizens treated like property? | a. NO. It is absurd to govern that a natural-born individual can be considered a legal fiction or property. Absolutely no form of Slavery, Peonage or Fiction Status can be attached upon a natural-born individual. Does not condone nor participate in the modern form of slavery perpetrated under <i>Democracy</i> , the 14th <i>Amendment</i> & admiralty law which confers fiction status upon natural-born individuals to control them & private property. <i>State Citizens</i> resist this genocide waged upon their birthright of political, economic & social freedom when <i>Democracy</i> attempts to treat them as statutory fictional subjects in the same manner as U.S. citizens. | a. YES. b. U.S. citizens are treated as legal fictions to control them, their private property & freedoms. Private property is assumed to be donated for public use & becomes collateral for Democracy's National Debt. They unknowingly hand control & title [Birth Certificate held by U.S. Dept of Health & Human Services] of themselves & their property, over to foreign interests; Federal Reserve; & Creditors in the bankruptcy. 14th Amendment & Admiralty private Merchant law beguiles U.S. citizens into being treated as statutory fictional subjects. This national fraud promotes a modern form of economic slavery. |
| (22). FLAGS | The 1865 Third official Flag of the Confederacy still proudly flies today over the honorable & loyal, | ■ The flag officially described in 4 USC 1(1)(2) does NOT have <i>gold fringe</i> border or gold eagle like the |

& SYMBOLS

- persistently defending & preserving our sacred original *Republic*. They are why it survives today, interrupted by war, subjugated, subverted, subdued & suppressed by martial rule, occupation & *Reconstruction*.
- Confederate flags stand for freedom; courage; bravery; honor; sacrifice; devotion to duty; Jeffersonian Republican principles of lawful government; limitation of oppressive rule; States Rights; & individual rights. All are distinctive symbols of the South & good things proud to associate with.

Inflammatory rhetoric critical of America's honorable Confederate flags & symbols does not stand up to logic or truth. Vandalism & attack upon Confederate heritage is an injury inflicted upon all who share in honorable Confederate heritage. The Public at Large becomes equally damaged by this evil, immoral, criminal type of injury. Confederate symbols, personages, flags, property & landmarks have become politically demonized & vilified to cover up the real intention of those who create division, distract & use this fake moral front as justification for the military aggression that wrongfully subdued America's Republic. Perpetration of vandalism & attack upon Confederate heritage constitutes a crime upon America's Republic & Americans choosing to be ruled under America's original Confederated Republican form of government.

- *gold-fringed* flag displayed in churches, courts, schools, government facilities today.
- Courtrooms with this flag are military courts of summary judgment. Citizens are under military control even in supposed non-military scenario.
- Gold fringed U.S. executive war flags are symbols of the President's military role as commander-in-chief serving silent notice of war powers authority with the assumption of implied consent approval of martial law.
- Modern equivalent of a Roman Caesar military dictator converting the original Roman Republic into an Imperial dictatorship.

A message is sent that church & State are subservient when a Federal flag is flown above a Christian or State Flag. Before the *War over State Sovereignty* this was not procedure.

(23). What do Citizens have in common uniting them?

- Shared values & language
- Honorable history
- Religion & exceptional character
- Trust & pride in their lawful government

National pride is mostly borrowed from core values of America's Republic, established long before any meaningful accomplishment of Democracy. There is widespread erroneous belief that Democracy is the only political option. Consider the damaging effects "Democracy in action" has upon everyone.

(24). Viable State participation in Central or National government?

Senators under the 1787 *Constitution* were appointed by the States legislatures to represent the States creating a FEDERAL system giving the States a voice & participation within the central government. This reserved Interposition & Nullification while protecting America from being transformed into a *foreign* type of National government system. Our foundation had given us a *Confederated Republic* of States representation with Senate Delegates appointed by the States Legislature [*Articles of Confederation, Article V; 1787 Constitution, Article 1, Sect 3; 1861 <i>Confederate States Constitution, Article 1, Sect 3*].

The 17th amendment took the appointment of the Senators from the States & placed them in the hands of the general public through elections. This removed the States voice & participation within the Central government that had made the 1787 Constitution FEDERAL, now establishing a wholly NATIONAL government system replacing America's original Confederated Republic system. This transformation of our Confederated Republic into a National Democracy made into defacto administrative districts, satellite puppets of the Democracy national empire. Now lip service, smoke & mirrors only suggest State representation in Democracy national politics.

(25). Branches of government

- Executive, Legislative & Judicial branches independent & separate, not controlled by other branches.
- Checks & balance at work.
- Congress meets on 1st Monday in December [Art 1(4) (2)].
- Congressional term begins 1st Wednesday in March for commencing proceedings under the Constitution.
- Congress is not subject to constitutional limitations because it is responsible to Executive authority.
- Judiciary merged with Executive [Judicial Code of 1911]. Agents swear loyalty to & work for the Democracy Corporation, not the American people.
- Congressional term begins January 3rd [20th Amendment].

(26). Separation of Family & State?

- Family life is separated & protected from wrongful government encroachment.
- Honorable Confederate Republican values are embedded & passed along.
- Emphasis on independence, personal responsibility & accountability.
- Citizens lose right & ability to govern themselves as *Democracy* takes over their lives from womb to tomb or cradle to grave.
- Collective responsibility & accountability overrides personal.
- Families may involuntarily be broken up & displaced

| | | by federal seizure for work forces & separation of families [Presidential Executive Order #11000]. |
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| (27). Dual Citizenship | Dual Citizenship is often the choice Of Necessity to deal with today's realities of Democracy's martial rule, occupation, Reconstruction & deceit. A Confederate States of America State Citizen can lawfully hold some form of American Dual Citizenship. | A U.S. citizen can hold <i>Dual Citizenship</i> as a Citizen of the <i>Confederate States of America</i> if they qualify [see www.CSAGov.org]. |
| (28). Post Office vs. Postal Service | United States Post Office [USPO]. The original [Republic] Post Office & General Delivery still exist & could not be done away with during the 1970 postal reorganization. They are vested rights that existed before the Democracy corporate 1871 Constitution. A non-domestic address of both sender & receiver between Sovereigns indicates mail foreign to domestic USPS within the Democracy. | United States Postal Service [USPS] resulted from the 1970 postal reorganization. It shares the same locations as the <i>dejure</i> United States Post Office [USPO] remnant of the <i>Republic</i> . This is another exposé, confession & <i>prima facie</i> evidence of the difference between <i>dejure</i> government & <i>defacto</i> corporate entities acting as government. There are many other examples exposing remnants of the <i>Republic</i> [ie: Constable elected office; District Court of the U.S. vs U.S. District Court; Supreme Court of the U.S. vs U.S. Supreme Court; Article I vs Article III Courts; <i>State Citizen</i> vs U.S. citizen, Positive Law vs Non-Positive Law, etc, etc]. |
| (29). Names vs. NAMES | Under Common Law, Citizens are at liberty to be known as whoever they say they are [unless for unlawful purposes]. EXAMPLES: "John & Mary Doe" or "JOHN & MARY DOE". Based upon ample authority, many feel that precise spelling of a name according to proper usage of the English language & the Christian Common Law uses both upper & lower case letters, & not in all upper case. | According to ample authority, a name spelled in all capital letters is not a proper noun denoting a natural-born individual, but is a non-natural legal fiction [Gregg's Manual of English; Blackstone's Commentarries; Bouvier's Law Dictionary; U.S. Government Printing Office Style Manual]. Reference to a fiction or corporate entity with upper case spelling to subtly assign a Nom de Guerre or Persona Designata is fraudulently used to bring State Citizens under the nexus of foreign jurisdiction. This national fraud supposedly helps exchange God-given natural rights for statutory privileges. Without knowledge or consent, silent notice assumes an agreement to be treated as 14th Am statutory citizen-subjects with implied contractual obligation, but no access to sovereign rights & protections. |
| (30). State Citizen & U.S. citizen Common Concerns & Interests | Everyone in America shares a vested interest, our childred populate & co-inhabit both a Republic & a Democracy upon a being replaced by a multi-culture society of foreign origin the discontent & a general sense of helplessness. The American political element who continue to traitorously act in responsible forms. | ren, grandchildren & posterity of future generations. We American territory. Organic common language & values are lat is not of organic American nature. There is widespread lican Dream is stolen from all by those of the controlling |
| (31). History of Slavery; Both 19th & 21st Century Versions | Slavery existed under Confederate flags for four years while Slavery & Protection of Private Property were wrongfully mutually entangled. Today's Confederacy advocates it is immoral & absurd to govern that a natural-born individual can be considered a fiction & chattel property. DEMOCRACY USES THE SLAVERY ISSUE TO DISTRACT & CREATE DIVISION. THEIR FAKE MORAL FRONT IS USED AS JUSTIFICATION FOR MILITARY AGGRESSION THAT HAS TRAITORIOUSLY SUBDUED AMERICA'S CONFEDERATED REPUBLIC. Today's Confederacy is disclosing to the world: DEMOCRACY'S MODERN FORM OF ECONOMIC SLAVERY BEING PROSECUTED BY OCCUPYING GOVERNMENT UNDER LAW FOREIGN TO AMERICA'S FOUNDATIONAL, TRADITIONAL, ORIGINAL GOVERNMENT. | Slavery under American & U. S. States flags dates back to about 1600. Rhode Island merchants were the greatest slave-traders in America. Slavery & Peonage are supposedly gone but a modern form of economic slavery exists on <i>Democracy's</i> "Atlantic-Ocean-to-Pacific-Ocean-Plantation". MARTIAL RULE, 14TH AMENDMENT & ADMIRALTY LAW IMPOSES LEGAL FICTION STATUS UPON U.S. CITIZENS TO OWN & CONTROL THEM LIKE CHATTEL PROPERTY. They are fraudulently, deceitfully, immorally, unknowingly beguiled into handing title [Birth Certificate held by U.S. Dept of Health & Human Services] to their body & property, over to foreign interests [Federal Reserve & Creditors in <i>Democracy's</i> bankruptcy & national debt]. Modern day Slavery is possible because <i>Democracy</i> brings <i>foreign</i> law onto American soil. Under <i>Laws of War</i> , an enemy may be deceived as a legal stratagem of war. <i>DEMOCRACY</i> |

Today's Confederacy is also disclosing: DEMOCRACY'S NATIONAL THEFT OF PRIVATE PROPERTY. IT SUPPOSEDLY BECOMES GOVERNMENT OWNED & SECURITY COLLATERAL FOR **DEMOCRACY'S** MASSIVE NATIONAL DEBT. DEMOCRACY ASSUMES THIS TO BE ACCOMPLISHED WITH UNCONSCIENCABLE. FRAUDULENT **IMPLIED** CONSENT OF ADHESION CONTRACT. Positive Law is constitutionally limited & applies to both State Citizens & U.S. citizens. Positive Law passed is

(32).
Positive Law vs. Non-Positive Code

State Citizens & U.S. citizens. Positive Law passed is designated [ie: "H-1234"] while Non-Positive Law is designated [ie: "HR-1234"]. U.S.C. Positive Codes are designated by an * before the name. U.S.C. Non-Positive Codes do not have the * identifier. [West Publishing U.S.C.A. does not use the * before the Positive Laws. However, the government published U.S.C. has the * on the first page of each volume]. Positive law is always based on the consent of the people, whose Delegates were required to bring any proposed legislation back for a vote of the People, the sovereign State Citizens under the Republic.

DECEIT IMPOSES SUBTILE MARTIAL RULE ON ALL AMERICANS CONSIDERED TO BE THE ENEMY. [Manual for Courts Martial; Executive Orders 6073, 6102, 6111, 6260; Senate Report 93-549; Trading with the Enemy Act, 65th Congress; 12 USCA 95a; Military Government and Martial Law by Maj Gen Birkhimer; Convention Respecting Laws & Customs of War on Land, The Hague, 1899].

Statutes, codes, regulations, resolutions, executive orders, etc are Non-Positive Code not limited by constitutional restraints. Statutory, administrative, private code applies to U.S. citizens, but *Democracy* would have it assumed Non-Positive legislation applies to all. This is further example of *semantic deception* & *sedition by syntax* where language structure & meanings of words are changed for deceptive purposes throughout U.S.C., F.R.C.P. & the entire *Democracy* Empire statutory world. Today's Representatives are no longer Delegates of the People. They are employees of national government conferred with authority to make decisions without a vote of the People. They do not make Law. They create Nonpositive legal Code.

(33). Who is the Traitor & in Rebellion? Confederates faithfully defend & preserve America's Republic & original Confederated government while America is under occupation & held in subjugation by foreign authority. This is why its values & principles survive today though interrupted by war, subjugated, subverted, subdued & suppressed by Martial Rule & Occupation. The Confederacy is restored today by Declaration, Right, Inheritance & most importantly, by the Grace of God. It is the last hope for American freedom & liberty. AMERICA IS MOST FORTUNATE OUR ORIGINAL CONFEDERATED REPUBLIC IS DEFENDED & PRESERVED BY CONFEDERATE AMERICAN GUARDIANS OF THE REPUBLIC WHO HAVE NEVER BEEN IN REBELLION.

Democracy did not evolve from the Republic as Public Education would have all believe. DEMOCRACY IS IN REBELLION IN MANY WAYS REPUGNANT TO AMERICA'S ORIGINAL CONFEDERATED **REPUBLICAN GOVERNMENT.** Agenda is deceitfully hidden by the slavery issue. Foreign authority waged war upon the South to create division amongst Americans as pretext for martial rule, occupation & Reconstruction which debases the American birthright of political, economic & social freedom. ACCURATE. TRUTHFUL. SELF-EVIDENT FACTS & HISTORY EXPOSE THAT: DEMOCRACY & ANTI-CONSTITUTIONAL FORCES ARE REBELS TRAITOROUSLY PROSECUTING ONGOING OPEN REBELLION UPON AMERICA'S SACRED REPUBLIC.

(34). Similarities to ancient Babylon of the Bible

To "Come Out of" & separate from atheistic foreign civil authority is Biblically authorized & complimented by many moral, economic & political motives. [Come out of: not necessarily physically away from, rather motion from the interior of a condition like a journey from foreign rule; or deliverance from along side a temporarily foreign condition]. [In Itinere: On a journey or circuit [Blacks Deluxe 4th Ed]. 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 [Dred Scott vs. Sanford, 60 US, 393, 19 How, 1856]. Americans held captive in financial bondage seek liberty from nexus attaching them to Democracy's contemporary Babylon.

Democracy iurisdiction & venue bears many similarities Babylon. to ancient Today's contemporary Babylonian contemporary type of enslavement negates American birthright of political, economic, religious & social freedom. Democracy generally causes them to either have a universal identifier [ie: SSN] or not be able to work, do banking, identify themselves, etc, etc, etc. Resistance to having a universal identifier results in economic genocide with necessaries of life withheld. Without it one cannot effectively function in society because Democracy insists on unconstitutional control of individual life. No great leap of imagination is necessary to connect excerpts spoken of in biblical text to fear Democracy represents an evil & contemporary Babylon.

(35). Governmental attitude toward Christianity America's original *Confederated Republican* government is for both Christians & non-Christians, all who require the American birthright of liberty & desire to be governed under righteous authority established upon Christianity used as a basis for *Rule of Law & Law of the Land*. Christian values are pillars of the character of America's

Democracy is an apparent enemy of Christianity. Its Socialistic, agnostic, atheistic doctrine substituted for Christian fundamentals conspires to undermine God & Christianity, corrupting society under control of anti-Christian elements. America's foundation from which law & government was derived has been attacked & stolen.

| | Confederacy, as the Founders recognized that religion is necessary to proper social & civic stability. The Christian based Rule of Law and Law of the Land 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. | • |
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NOTICE & COPYRIGHT: This work is provided for educational discussion of great historical & contemporary importance. Understanding & comparing Republic & 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 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 administrative, judicial, legislative & executive process; policy resembling War Crimes, Ethnic Cleansing, Social, Political & Economic Genocide; imposed martial law, 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 to be deterred by any contingency. By Declaration, Right & Inheritance they choose to be governed under America's original Republic & Confederated Republican Government founded upon constitutional authority [1781 Articles of Confederation; 1787 U.S. Constitution, Bill of Rights]. The 1861 Constitution for the Confederate States of America embodied by Confederated Republican 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 09, 2012 as edited, compiled & collaborated by Douglas McPherson, Copyright © 2011 with All Rights Retained.