

Writ of Quo Warranto

Authorized King James Version: Romans 13:1-2

“Let every soul be subject unto the higher powers. For there is no power but of God: the powers that be are ordained of God. Whosoever therefore resisteth the power, resisteth the ordinance of God: and they that resist shall receive to themselves damnation.”

Maxims of Law, Charles A. Weisman, 1990.

Maxim 51o. All political power is inherent in the people by decree of God, thus none can exist except it be derived from them. American Maxim.

Maxim 51k. The law is not to be violated by those in government. Jenk. Cent. 7

[Vahorne’s Lessee v. Dorrance, 2 U.S. 304, 308 (1795)

“The Constitution is certain and fixed; it contains the permanent will of the people, and is the supreme law of the land; it is paramount to the power of the Legislature, and can be revoked or altered only by the authority that made it.”]

We the People, Daniel Clayton Wood, Joseph Michael Grimm, Brian Edward Steiner, Deborah Ann Boehm, being inhabitants herein Arizona, individually, do gather as Trust Protectors to command the unanimous **Declaration** in this **Writ of Quo Warranto**. We, the People, state that all trustees, servants, and all members of government are in absolute breach and contempt of the **Arizona and United States Constitutions and are without authority. The United States of America and Arizona** governments in whole, have been, and currently are, operating an unconstitutional form of government in cooperation

with the “STATE BAR OF ARIZONA” (BAR) through conspiracy, subversion, insurrection, sedition, and treason. These are malicious acts harming We, the People.

WHEREAS the State and Federal legislative, executive and judicial branches and all its members did not comply or take the required oath to satisfy Article 6 of the United States Constitution. This mandatory oath is prescribed in [*Statutes at Large 1 stat. 23*] giving the time, manner, and place to administer the oath “**to wit.**” There is no record or certificate which would provide evidence of constitutional authority. Therefore, all government officials and all members within the United States of America and within the States, have no authority to be seated, take office, receive compensation, or discharge any duties of any office, State or Federal. We, the People, have shown in a court of record by way of writ of prohibition, writ of subpoena duces tecum, and writ of contempt of subpoena duces tecum, that all current and past legislative, judicial, and executive branch officials, elected or appointed, whichever the case may be, have not taken the required oath or oaths mandated in the United States Constitution. We, the People, hereby declare the government as a whole is dissolved. It is now declared that We, the People, will reform our republic and establish new civil authority to the original constitutional republic.

[Statutes at Large 1 stat. 23. Article 6 required “Oath” to wit; “ I, A. B. do solemnly swear or affirm (as the case may be) that I will support the Constitution of the United States.”]

Furthermore, the President of the United States is required to take the United States Article 2 oath to satisfy its requirement to be the Commander in Chief of the United States Armed Forces. The public administration of this oath by Chief Justice Roberts of the Supreme Court has not been satisfied. The required form of oath was not administered properly and is void. **See below;**

Article II, Section 1, Clause 8:

Before he enter on the Execution of his Office, he shall take the following Oath or Affirmation:—I do solemnly swear (or affirm) that I will faithfully execute the Office of President of the United States, and will to the best of my Ability, preserve, protect, and defend the Constitution of the United States.

WHEREAS take notice: Herein attached, in the Superior Court of Maricopa County, Arizona, as case number “CV2023-093987,” originally began as a constitutional question involving electoral due process. As a result of, acquiescence and usurpation of the constitutional judicial court of record, it was revealed that all elections have been subverted both past and present by way of executive orders, Acts, and legislation. The following aided in the subversion of the Peoples elections: government officials, its members, corporations, agencies, associations, and parties. Since 2002, under the unconstitutional [*“Help America Vote Act” (HAVA)*], the People’s elections have been null and void. Because the elections were not constitutional, those who are elected or appointed are usurping and lacking constitutional authority to carry out duties in the People’s republican form of government. Through conspiracy and subversion of the People’s elections, the government acting as a whole, are warring against the constitutions, thus committing treason against the People. We, the People, do declare that all elections since 2002 have been and are unconstitutional. The People do declare that our republican form of government has been vacated. (See Remonstrance by Affidavit, Original Writ, and the Writ of Default)

WHEREAS: This paramount case, filed in Maricopa County, Arizona, in a court of record, has revealed the “BAR” and its associations, is conspiring with our legislative, executive, and judicial branches. The alleged elected officials and members thereof, past, and present, have allowed esquires, attorneys, and lawyers to infiltrate and subvert the entire executive, legislative and judicial branches. Through this conspiracy, and with malice, the “BAR” and its associations, has

systematically and unconstitutionally interfered with the People and its trustees and servants who are to be directly amenable to the People. The “BAR” in all forms and its associations have no constitutional provision, legislation, or charter upon which to exist. They are acting domestically as a foreign adversary and have methodically infiltrated our guaranteed republican form of government. We, the People, hereby declare that the “BAR” and its associations, State and Federal, are with malice, insurrecting the People’s constitutional form of government. Furthermore, We, the People, declare all government officials and members thereof are conspiring in the insurrection and it is treason.

WHEREAS: Executive orders, acts, and legislation, which were created unconstitutionally, by government officials and members thereof, redelegated powers through the [*“National Industrial Recovery Act” (NIRA)*]. Through the [*“NIRA”, the Administrative Act, and Administrative Procedures Act*], the People’s life, liberty, private affairs, and property have been deceitfully imposed upon. These executive orders, acts, and legislation are in direct violation of the State and Federal mandatory constitutional provisions establishing the separation of powers. These Executive orders, acts, and legislation have created unconstitutional administrations and agencies through the subverting of the republican form of government into a democracy. The current unconstitutional democratic form of government is, by way of tyranny, being deceitfully imposed upon the People.

See the Following:

The June, 1933, [*“National Industrial Recovery Act”*] without having authority, created the [*“National Recovery Act.”*] In 1935, the United States Supreme Court unanimously decided in [*Schechter Poultry Corp. v United States 291. U.S. 117*] that the [*“National Recovery Act”*] is unconstitutional. It was determined by the Supreme Court that even though they, in their opinion, ruled these acts as unconstitutional, it was up to the People to abolish all unconstitutional acts. We, the People, here and now, declare these unconstitutional acts abolished.

[Schechter Poultry Corp. v United States 291. U.S. 117

“It is a continuing and vital principle that the people are free to withdraw authority which they have conferred, and, when withdrawn, neither Congress nor the courts can assume the right to continue to exercise it.” P. 291 U. S. 226.]

See Attached:

Original Writ, Writ of Default Judgement, Writ of Prohibition, Writ of Duces Tecum, Writ of Contempt of Duces Tecum and Writ of Contempt of the Arizona and United States Constitutions, Remonstrance, Notices and Affidavits.

Writ of Order

Authorized King James Version: Ezra 7:26

“And whosoever will not do the law of thy God, and the law of the king, let judgement be executed speedily upon him, whether it be unto death, or to banishment, or to confiscation of goods, or to imprisonment.”

We, the People, having all political power inherent to us by God Almighty and being creators of the United States and State constitutions, and by our will reestablish our constitutional republican form of government, by way of a new guard/civil authority. We, the People hereby invoke our responsibilities as trust protectors.

We, the People, hereby issue this Writ of Quo Warranto, and command our Armed Forces of the United States and Arizona militia to arrest this insurrection immediately.

We, the People, command our Armed Forces of the United States and the Arizona militia to discharge all federal and state elected and appointed members, immediately. This is a matter of necessity and is essential for the People to reestablish this republic to its original form.

We, the People, command our Armed Forces of the United States and the Arizona militia to assist in providing a continuity of government throughout the federal and state governments in coordination with the People. The People, by way of Writ of Election, will assemble and begin the reforming process of reestablishing their republican form of government. Furthermore, it is ordered that the Armed Forces of the United States and Arizona militia are to provide protection at all polling locations in Arizona, during the People's election process.

We, the People, command our Armed Forces of the United States and the Arizona militia, without delay, to conduct military tribunals and hold all those responsible for sedition, subversion, conspiracy, insurrection and treason against the United States, Arizona, and the People as the inhabitants within.

Romans 2:12-13- For as many as have sinned without law shall also perish without law: and as many as have sinned in the law shall be judged by the law; for not the hearers of the law *are* just before God, but the doers of the law shall be justified.

Dated: the _____ day of _____, in the year of our Lord, 2023.

This my solemn asseveration with God the Father as our witness.

By a living soul in the form of a man, one of the people created by God, the trinity of heart-mind-soul with my court of conscience, this instrument was prepared as my freewill act and deed, Executed below under my hand and seal.

Psalm 118:19-24-

Open to me the gates of righteousness:
I will go into them, *and* I will praise the Lord:

²⁰ This gate of the Lord,
into which the righteous shall enter.
²¹ I will praise thee: for thou hast heard me,
and art become my salvation.

²² The stone *which* the builders refused
is become the head *stone* of the corner.

²³ This is the Lord's doing;
it *is* marvellous in our eyes.
²⁴ This *is* the day *which* the Lord hath made;
we will rejoice and be glad in it.

-AMEN-