De Jure Grand Jury Finding of Facts that the grievances brought before this Grand Jury on this day October 30 in the year of our Lord, 2021, in a Presentment of Declaration by People assembled in North Carolina, a Free and Independent Nation=State, find these grievances true and correct. Therefore, the Grand Jury finds that the People in North Carolina, a Free and Independent Nation=State shall assemble to re-assemble a De Jure Constitutional Republic as intended by the Founding Fathers of the United States of America.

Operations and Functions of the De Jure Grand Jury of the sovereign people in North Carolina, a Free and Independent Nation=State

The grand jury is the oldest, most respected and powerful civil institution of the United States of America, and whereas the concept of a grand jury dates all the way back to the Magna Carta in 1215, and was included in the constitutions of the free republics of North America and the United States of America republic, circa 1787 as a means for the people to reign-in elected government acting outside the limits of delegated power, and when a government appears to be committing criminal and un-Constitutional acts, it can hardly be relied upon to bring charges and indictments against itself. It is therefore the duty and obligation of We THE People to utilize this first form of correcting the abuse and oppression of government that has turn corrupt and greedy. To correct the conflict of interest of lawyers being the majority seated in all branches of government and there by writing immunities for their criminal acts.

Therefore, We THE People inhabiting the land in North Carolina, a Free and Independent Nation=State, free men and women convened under **God**, having been granted by the **Creator** dominion over all the earth, to protect and restore the blessings of liberty for ourselves and all the posterity, do hereby invoke our sacred right to peacefully assemble as memorialized in the *The unanimous Declaration of the thirteen united States of America, circa 1776, the Articles of Confederation, circa 1781, the Constitution of North Carolina, circa 1775, and the Covenant of Michigan, circa 2010, do hereby establish this De Jure Grand Jury of the sovereign People in North Carolina, a Free and Independent Nation=State.*

This De Jure Grand Jury, existing by right according to common law and lawfully assembled on the free dry land in North Carolina, a Free and Independent Nation=State, is *not* a part of the *de facto*, *incorporated judicial system*. It functions as an entirely separate and independent body according to rights and powers granted by the **Creator** and vested in We THE People by the Constitution for the united States of America, circa 1787 as amended in 1791.

Formation, operations and functions of the North Carolina General Jural Assembly by-laws of the sovereign people in North Carolina, a Free and Independent Nation=State

Whereas, the assembly of We THE People being one of the principles most respected and powerful civil rights of the American People, and

20211228.NCGJA.Notice 1 of 2

Whereas, the concept of an assembly dates back to the early colonies and was included in the constitutions of the free republics of the United States of America, circa 1787, as a means for the people to rein-in an elected government acting outside the limits of delegated power, and

Whereas, when a government appears to be committing criminal and un-Constitutional acts, it can hardly be relied upon to bring charges and indictments against itself.

Therefore, We THE People inhabiting the land in North Carolina, a Free and Independent Nation=State, free men and women convened under God, having been granted by the Creator dominion over all the earth, to protect and restore the blessings of liberty for ourselves and our posterity, do hereby invoke our sacred right to peacefully assemble as memorialized in the *The unanimous Declaration of the thirteen united States of America, circa 1776, the Articles of Confederation, circa 1781, the Constitution of North Carolina, circa 1775*, and do hereby establish this North Carolina General Jural Assembly of the sovereign People in North Carolina, a Free and Independent Nation=State.

This North Carolina General Jural Assembly, being formed and existing by right according to common law and lawfully assembled on the free dry land in North Carolina, a Free and Independent Nation=State, is *not* a part of the *de facto, incorporated bodies such as Political Action Committees* (*PAC's*) *and any and all political parties*. It functions as an entirely separate and independent body, void of affiliation with any and all partisan connections according to rights and powers granted by the Creator and vested in the people by the Bill of Rights that secure these rights to address Constitutional usurpations for the united States of America, circa 1787 as amended in 1791.

Notice to Agent is notice to Principal, notice to Principal is notice to Agent.

The statements expressed above are not of and by the publisher of this notice.

20211228.NCGJA.Notice 2 of 2