

NOTICE

Obligatory Preliminary Findings and Determination by the Hawai'i General Jural Assembly, the People's Grand Jury

The Hawai'i General Jural Assembly, deriving and accepting its just authority and power from the "Unalienable Rights" bestowed by God to We The People, memorializing in the Constitution for the united States of America; 1789, under the 1st, 5th, 7th, 9th and 10th Articles as Amendments thereto; 1791, and further stated in the preamble to the Hawai'i Constitution, Article 1 Section 1, acknowledges the truth that the people are the source of all regulatory authority.

These powers and authority are further codified in *United States v. Williams*, 112 S.Ct. 1735, 504 U.S. 36, 118 L.Ed.2d 352 (1992), a copy of which can be found at: <https://911justicecampaign.org/the-grand-jury-belongs-to-the-people-antonin-scalia-1992/>.

Preamble

From the dawn of mankind individuals and groups have sought to lord over their fellow man. To act as God, thus circumventing God and God's given rights to his creation, this is the nature of man. From time to time, there are individuals who rise above selfish megalomania, who seek to right the wrongs, creating barriers to man's normal disposition. The Magna Carta, Hawaiian Declaration of Rights of 1839 and Declaration of Independence followed by the Constitution for the united States of America circa 1791 are among the greatest of these documents of God's given rights. It is a fundamental truth - that violation of natural law, God's Law, is the destruction of the essence of what it means to be a living soul.

Yet, man, having grown prone to enticings of lust for power and unholy desire to become God, displacing God's authority and in so doing take the authority of and from God. In so doing, through craft, subverting those strongholds given to man. The greatest of these documents of freedom and individual God Given Rights, are The unanimous Declaration of Independence and Constitution for the united States of America. Within that Constitution and its Articles of Amendments, the 1st, 5th, 7th, 9th and 10th gives all the Living Souls under its protection a guarantee of equality of justice, freedom, and opportunity. This was subverted by the Tories, British loyalists, who remained in the confederation of the united States as

a Republic after the war of independence. Through insurgency and craft these Tories, the British Attorney Guild, deceived the nation, later taking control of the nation under the 1871 Organic Act. That act creating a foreign nation state-Washington, District of Columbia into which the UNITED STATES, a newly formed Corporation, nested.

Through this usurpation and insurrection the free people of the united States of America, through color of law and deception, by registration, unknowingly conveyed to the UNITED STATES their bodies and its artifacts as assets to that corporation. The original charter for the UNITED STATES Inc. was for the public good and disposition of a debt to the Crown of England and its subsidiary-the Rothchild bank of England. At present it is doing little or nothing for the public good; in fact, just the opposite in countless ways. As an entity that has declared bankruptcy four times, the UNITED STATES does not follow its original charter or the premise by which Congress approved its authority. It is completely without lawful standing, yet continues to operate under fraud and color of law as private profiteers and pirates.

Those custodians, having become pirates, by conduct and affairs, that are outside of their charter and Constitutional restraint, administering the UNITED STATES and its subsidiaries thus become personally liable for their actions. For the above reasons the General Jural Assembly of each county and state have the full authority and responsibility to direct and enforce Common Law, protecting God Given Rights. The presumption that people are persons, citizens or residents by de facto governance, custom, claim or ignorance is a fraud; and as such are in violation of the very laws the de facto UNITED STATES and its subsidiaries operate under, see: UNITED STATES v. Throckmorton 98 U.S. 61 (more) 25 L.Ed. 93 and Marbury v. Madison, 5 U.S. 137.

We The People admonish you now to uphold your oaths to protect the Constitution(s) and the living people of this land, and administer your position as trustees and fiduciaries of God's children, his Creation, and our God-Given Rights. Remembering that you are to act as proper and lawful custodians, answering only to We The People and to God. Failure to honor We The People and your Oath(s), and attempting to make yourself unaccountable to God's Righteous Law, is an act for which you will be held

accountable by this lawful assembly, and finally to God himself. See also “Contempt of Constitution” document found at <http://national-assembly.net/blog/index.php/na-blog/declaration-of-contempt-of-constitution>, published May 11, 2021.

This Notice is addressed to all officials, elected or appointed, who take an Oath to Protect and Defend the Constitution for the united States of America and Hawaii Constitution as required for their position and office (regardless of twilight language manipulation or presumption). Notice to Agent is notice to Principal and notice to Principal is notice to Agent.

You: _____

As: _____

Are hereby Noticed of the following determination(s):

- A. That the Government derives its authority from the consent of the People, and that the people do not have to ask the Government for permission to exercise their God Given Rights. A simple claim of infringement of rights is lawfully sufficient to halt governmental actions, immediately requires and thus creates injunction to any action, mandate, edict, statute or law until lawfully adjudicated by a People’s Grand Jury or vote of two thirds of Congress.
- B. Those Rights, as mentioned in A, are so numerous that they are not delineated in whole, nor could be, in the Declaration of Independence or the Constitution(s), relegated to We The People at the local level as found in the 9th and 10th Amendment to the Constitution for the united States of America.
- C. Passage of laws which sidestep the Constitution(s) when interpreted, such as the Administrative Procedure Act of 1946, do not give agencies, departments, judiciary or judges authority to circumvent the Constitution(s). Allowing and/or not restricting said, “self created” authority, by the government is treason, knowing of these acts or observing commission of

same, is acquiescence and thus subversion and treason. Participation in these acts of subversion in common law immediately forfeits individual position, authority, and protections. It is also a crime under Title 18 U.S. Code §4 of the De Facto government's own law, (see *Marbury v. Madison* 5 U.S. 137 (1803) and 2021-KK-00876 *STATE OF LOUISIANA VS. MARK ANTHONY SPELL* (2022)).

D. As to C above: Anyone who observes, knows of, or participates in a contract, agreement or treaty made without the approval of two thirds of Congress, as predicated by the United States of America Constitution, participates in an act of subversion and is treason against the Constitution(s) and Contempt thereof. It also violates the Universal Declaration of rights found in the Declaration of Independence, Magna Carta and Hawaiian Kingdom 1839 Declaration of Rights.

E. As to D above: Any accepted contract, agreement or treaty that is implemented through administrative procedure, whether or not it creates custom, if in contradiction to the Constitution(s) and their amendments, is subversion and treason against the Constitution(s). This would also be a crime under the de facto government service corporation's law in Title 18 U.S. Code §4 and §242.

F. Any agreement, treaty, or contract that undermines We The People's freedom and God Given Rights is void on its face as a fraud upon the Constitution(s).

G. Any international body that makes a declaration, edict or mandate has no bearing on We The People of Hawaii, or any other independent nation=state of the United States of America. Home rule, set by the local people, is the law of the land. The judiciary has no authority to marginalize the People by legislating from the bench. Doing so is in violation of their oath(s) of office, by which they immediately forfeit their position and protections thereof and is Contempt of Constitution(s).

H. As to G & D above: Anyone who seeks to enforce said contracts, treaties, agreements, edicts or mandates is in violation of common law, commits treason to the Constitution(s) and to their Oath(s) of office. They also violate their own corporate Law in Title 18 U.S. Code §242 & §241.

I. Any Oath of office is the public contract between the individual and We The People, to administer said position for the benefit of We The People, for the lawful application of responsibility to maintain the Government Service Corporation(s), GSC, in accordance to the Constitution(s). For this cause all Oath takers and administrators as foreign agents of the UNITED STATES Corporation, GSC, and all of its subsidiaries must carry insurance and bonding to cover damages they create by action and inaction in their position of granted authority. If they violate the above nine determinations they forfeit said bond(s) and insurance and also become personally liable. Anyone hindering information on said insurance and bond(s) commits subversion and treason in Common Law and violates the GSC's own laws under Title 18 U.S. Code §4, §242, §241, §371. §1349 and §2071 .

We The People's Grand Jury, convened by Hawai'i General Jural Assembly, do hereby give notice to the judiciary that a judiciary-appointed Grand Jury is no longer valid in Hawai'i, or any foreign land thereon. The above is obligatory, and all matters as they pertain to capital and infamous crimes must be processed and adjudicated by the People's Grand Jury, as outlined in Article IV of the Constitution for the united States of America.

If it is determined that you have committed any of the above violations or have allowed actions of subversion and treason, as mentioned above, there will be a formal public trial, in which you will have the opportunity to present your defense in common law. Acquiescence by failure to respond is not an excuse for appeal or other administrative remedy, and immediately forfeits claim of position and the monetary compensation and supposed protections therefrom.

It is further understood that the corporate UNITED STATES, as referenced and inferred above, has violated the Act of 1871 by failure to honor and allow eligible individuals to run for and seat any office within the district as set forth in its 7th section, and by passing the emergency banking Act and Federal Reserve Act which violate section 17 of that act. In so doing the Act of 1871 is void on its face. As it is void, the entities, documents, laws and contracts created thereunder are also void. Thus, UNITED STATES is void along with it's sub-corporations such as STATE OF HAWAII and their

sub-corporations such as Judiciary of Hawaii are void and are operating in violation of international law and Lieber code. As such, you are acting under “interregnum”, to which there are NO protections for malfeasance.

Hereby Approved

Moderator

Sergeant at Arms

Recording Secretary

Hawaii General Jural Assembly

