

NOTICE OF ASSEMBLY OF THE COMMON LAW GRAND JURY

We, the people on the lands of these united States, Texas State and the Texas Republic, hereby assemble in and with one another as a body so defined as Our Peoples Grand Jury of the Republic,

“OUR SUPREME LAW OF THE LAND FOREVER IN ITS ENTIRETY” “MAGNA CARTA. CLAUSE 52. Title. DUTY OF THE GRAND JURY” If anyone’s unalienable rights have been violated, or removed, without a legal sentence of their (“We the People” Supreme Rulers, named) Peers, from their lands, home, liberties or lawful right, “We the People” Supreme Rulers [the twenty-five] shall straightway restore them. And if a dispute shall arise concerning this matter it shall be settled according to the judgment of “We the People” Supreme Rulers, [the twenty-five] Grand Jurors, the sureties of the peace. 06/15/1215

“MAGNA CARTA. CLAUSE 61. Title. CONSTITUTION OF A COMMON LAW GRAND JURY” “We The People” having discord, which has arisen between (“One People” Supreme Ruler) Us, and our civil servants, (judges, justices, attorneys, clerks, elected civil and military officers, Sheriff, US Marshal Services, congressman, congresswoman, state representatives) wishing to establish justice, insure domestic tranquility, and secure the blessings of liberty to enjoy forever in its entirety. “We The People” may select at Our pleasure twenty-five “People” Supreme Rulers from the Sovereignty, (not elected public officials civil servants) who ought, with all their strength, to observe, maintain; and cause to be observed, the peace and unalienable rights. If any of our civil servants shall have transgressed against any of the “One People” Supreme Ruler in any respect and they shall ask (“We The People”) Us to cause that error to be amended without delay, or shall have broken some one of the articles of peace or security, and their transgression shall have been shown to four Jurors of the aforesaid twenty-five “People” Supreme Rulers from the Sovereignty, and if those four Jurors are unable to settle the transgression they shall come to the twenty-five, “People” Supreme Rulers from the Sovereignty, showing to the Grand Jury the error which shall be enforced by the law of the land. 06/15/1215

WHEREFORE:

IN A US SUPREME COURT STUNNING 6 TO 3 DECISION JUSTICE ANTONIN SCALIA, writing for the majority, confirmed that the American grand jury is neither part of the judicial, executive nor legislative branches of government, but instead belongs to the people. It is in effect a fourth branch of government “governed” and administered to directly by and on behalf of the American people, and its authority emanates from the Bill of Rights and has the power to enforce law and remove people from office. See *United States v. Williams*, 112 S.Ct. 1735, 504 U.S. 36, 118 L.Ed.2d 352 (1992) for a discussion of separation of powers of government and grand jury.

“May God Bless these lands and his people”