

State of New California

NOTICE

TO ALL

CALIFORNIANS!

Grievance 11

Declaration of Grievance

New California is a new state in development exercising its Constitutional Right to form from the State of California. The process to form New California is authorized and codified in Article IV Sections 3 & 4 of the United States Constitution.

Article IV Sections 3 United States Constitution states:

New States may be admitted by the Congress into this Union; but no new States shall be formed or erected within the [Jurisdiction](#) of any other State; nor any State be formed by the Junction of two or more States, or parts of States, without the Consent of the Legislatures of the States concerned as well as of the Congress.

New California Declaration of Independence of January 15, 2018 states:

“Whenever any Form of Government becomes destructive it is the Right of the People to alter or to abolish it, and to institute new Government.

When a long train of abuses and acts to seize and hold the people’s power without legal authority and pursuing invariably the same Object that clearly demonstrates a design to reduce them under absolute Despotism, it is their right, it is their duty, to throw off such Government, and to provide new Guards for their future security.

So it is the history of the past and present Governor and Government of California who have a history of repeated injuries and usurpations, all having in direct object the establishment of a Tyranny over the Counties of New California and the State of California.

Whenever any Form of Government becomes destructive of these ends, it is the Right of the People to seek a constitutional remedy to the abuse of powers”.

Statement of Intent

The Citizens of New California have decided to remedy the abuse of power by the government of California by exercising their right to form a new state provided in United States Constitution Article IV Sections 3 and Section 4.

We are determined to live under a State Government in the United States of America and under the Constitution of the United States.

Therefore the Counties of New California bring forward 40 Grievances against the government of California to be announced in public on Tuesday at 11:00 am each week for 40 weeks.

State of New California

Grievance 11

Declaration of Grievance

United States Constitution Article VI Clause 2 States:

“This Constitution, and the Laws of the United States which shall be made in Pursuance thereof; and all Treaties made, or which shall be made, under the Authority of the United States, shall be the supreme Law of the Land; and the Judges in every State shall be bound thereby, any Thing in the Constitution or Laws of any State to the Contrary notwithstanding”.

Failure of the government of California to follow the United States Constitution’s Supremacy Clause.

Article VI Clause 2 provides that the Constitution, federal laws made pursuant to it and treaties made under its authority, constitute the supreme law of the land. It provides that **state courts** are bound by the supreme law; in case of conflict between federal and state law, the federal law must be applied. *State laws are subordinate to federal law.*

State Interference Exceeds Federal Supremacy

The California government, current governor and mono party system of elected officials believe they are above the law and are passing unconstitutional laws specifically intended to interfere with the federal government’s ability to carry out its legitimate law enforcement duties. The increasing frequency of state laws designed to exceed federal supremacy is simply unsustainable. Add the ever-more extreme nature of these laws which makes it more obvious just how unlawful they are demonstrates these are constitutional and rule of law issues.

Declaration of Grievance

United States Constitution Article IV Section 4 States:

The United States shall guarantee to every state in this union a republican form of government, and shall protect each of them against invasion; and on application of the legislature, or of the executive (when the legislature cannot be convened) against domestic violence.

‘Failure of the government of California to protect each Citizen against ‘domestic violence’

Governor Aides and Abets Lawlessness

Lawlessness throughout California is growing everyday and is being supported by the current governor, state government the mono party legislature and local elected officials.

Since 2014, California has had a larger increase in violent crime than the rest of the United States. Since 2013, violent crime in Los Angeles has increased 69.5%. Violent crime in Sacramento rose faster during the first six months of 2015 than in any of the 25 largest U.S. cities tracked by the FBI.

As evidence of this lawlessness the current governor has pardoned more violent criminals and illegal nationals than the prior 5 governors combined before his current term in office.

Legislature/Mono Party Laws Provoke Lawlessness

Early Release From Prison

Protecting every person in our state, including our most vulnerable children, from violent crime is of the utmost importance. Murderers, rapists, child molesters and other violent criminals have been released early from prison as a direct result of the actions of the current governor, the mono party system and local elected officials.

Recent changes to parole laws by the mono party legislature and signed by the current governor has allowed the early release of dangerous criminals by the law's "deliberate failure to define" certain crimes as "violent."

These changes allowed individuals convicted of sex trafficking of children, rape of an unconscious person, felony assault with a deadly weapon, battery on a police officer or fire fighter, and felony domestic violence to be considered "non-violent offenders."

As a result, these so-called "non-violent" offenders are eligible for early release from prison after serving only a fraction of their sentence ordered by a judge.

Violent offenders are also being allowed to remain free in our communities even when they commit new crimes.

Acts of Secession

Therefore the California government in conjunction with the state executive, instituted wherever the current governor has usurped power has created a reign of terror on the Citizens of California and the United States of America with the intent to **secede** from the **Union**.

Abdication of Authority

Betrayal by the sitting governor of California the mono party legislature and local elected officials is evidence of their **abdication** of **authority** and **sovereignty** over the State of California.

By the current governor's own actions the California government and local elected leaders have **abdicated** their **responsibilities** and their **authority** over the Citizens of California.

This concludes these proceedings.