

Declaration of the Observation of Dissolution of the "United States of America" and the "State of Texas"

Preface to Republic of Texas:

The dissolution of the federal union is of no real concern to this body assembled here as it is your understanding that The Republic of Texas was never really made a lawful state of the union and it need not concern itself with secession from it or the dissolution or lawful existence of it. But in light of the recent raid made upon this body it would be important for those outside the Republic of Texas to know if those who raided it has lawful authority to do so. It is also important to consider the right of a people to pursue lawful government for the protection of the property of the people when there is no other lawful government. This right is brought into question if there is a lawful government claiming the same domain. And this question is answered herein. We shall consider the dissolution of the "Federal Union" first and then the "State of Texas."

It has become clear in the so-called "United States of America" in 2015 or 226 years after the ratification of the "Constitution of the United States of America" in 1789 that the said "Union" is dissolved by the Acts, Resolutions, and other Laws passed by the Congress of the said United States and Judicial Rules of precedent, and Executive Orders that have changed the FORM of the said Union without the permission of the people by amendment which is required by Article V of the said Constitution. Let there be no mistake, concerning the said "dissolution" of the said "Union." This declaration does not hereby dissolve the "United States of America" nor does it call for its dissolution. Rather, this document merely declares the observation of the present condition and "State of the Union" derived from an application of the irrefutable principles of property, upon which it was lawfully formed and upon which all lawful governments are regulated, in light of the indisputable facts and evidence. The said "United States of America" is dissolved by those who have sat in its seats of authority and by some who remain in those dissolved offices and not by the People or this Declaration.

Be it understood by all that those making this Declaration of the Observation of Dissolution are not rebels or revolutionaries and neither are the People who understand believe and adopt the conclusions set forth herein. This Declaration does not attempt to dissolve, overturn or overthrow anything or any government nor secede from a lawfully existing government. This document merely declares the present condition of the "United States of America" by the same principles that once gave it authority originally. This document further declares the natural conclusion of the Observation of dissolution being that those in its offices no longer possess lawful authority and We the People and the several states are now without a lawful union and are free to use our eternal sovereign power from God to seek and obtain a new lawful union for the defense of our lives, our liberties and our possessions as was clearly stated in the Declaration of Independence in 1776.

No branch of a government can modify the form of a nation in a way contrary to that provided in the document which creates that nation or state and government. In order to operate the form of government properly, all three branches of government may perform their function of making and repealing laws, ruling on the justice and constitutionality of matters, and executing the law. But, no branch and none in government have the power or authority to change the form of government outside the prescribed method contained in the constitution of that nation. The form of the "United States of America" can only be changed by amendment as specified in Article V of the said "Constitution of the United States of America." We are all familiar with the

lawful means of altering the Constitution. But few consider the result of altering it by law outside the required means. Most mistakenly presume that a constitution remains in force regardless of how it is altered and that every alteration thought to be unconstitutional must be brought before the Supreme Court created by the same Constitution. If this were true Satan would have perfected tyranny in the world of mankind to bind him in chains forever. Not all violations of a constitution render it dissolved but changes to its form by law without the required means does dissolve any and all constitutions. There are in America today Constitutional cults, or those who worship the US Constitution as if it were God and demand that all be under it no matter how it is perverted by those in the offices it created.

The purpose of defending the constitution from enemies, both foreign and domestic, is to keep it AUTHORIZED BY THE PEOPLE and MAINTAINING THE AUTHORITY OF THOSE IN OFFICE by keeping the structure of government conformed to that which the PEOPLE AGREED UPON. This also means preventing the structure of government from being changed outside the means prescribed in its constitution. When the functional form of a state or union is not protected and laws, acts, resolutions etc, are passed changing its operational and structural form without amendments as required, the whole of it loses the authority of the people who created it and it is killed, destroyed, and dissolved removing all authority from the government created by it and from those in the offices of it.

Therefore, it is simple for all to determine if the said "United States of America" is dissolved or not by either finding, or not finding, the necessary amendments to the said Constitution contained therein to permit the mode of operation that we clearly observe. If the required amendments are not present in the said Constitution which permits the form and present mode of operation of the said "Union," then the said "Union" is dissolved. The following is a list of the changes of form and mode of operation BY LAW of the said Union done WITHOUT PERMISSION BY AMENDMENT.

Any one of the below listed changes in form by law without an amendment is enough, by itself, to dissolve the AUTHORITY of "United States of America:"

1. The institution and use of paper currency throughout the states in violation of Article 1 Section 10;
2. The maintenance and funding of a federal standing army for more than two years after the completion of a congressionally declared war in violation of Article 1 Section 8 Clause 12;
3. The membership of the "United States of America" in the "United Nations," consisting of a law making body or legislature (General Assembly), a judiciary to rule on the Justice of a matter (International Court of Justice), an executive branch to execute the policy of the UN (Secretariat), and a Council on economic issues, social issues and trusteeship in violation of the entire "United States Constitution" as "We the People" did not delegate any authority to be placed anywhere except where the "United States Constitution" says it is to be placed. There is simply no provision for the "United States" to join another larger union with the powers of government consisting of a legislature, judiciary and executive branch in violation of the Declaration of Independence and the Tenth Amendment and the Principles of Property;
4. The prosecution of military combat in Iraq and Afghanistan by "President Bush" and "President Obama" without a "declaration of war" by Congress in violation of Article 1 Section 8 Clause 11.
 - 4.1. A "Congressional Resolution" giving the power to the "President" to MAKE WAR is not a power of Congress to exercise or to delegate to the President or anyone else. An

amendment cannot grant this authority either as that power is not in the people either. Making war is a tyrannical power that no one holds.

- 4.2. Congress cannot Abrogate its congressional power to DECLARE A STATE OF WAR to the President and the President cannot Usurp that power without the dissolution of government unless there be an amendment.
5. The Federal "Gun Control Act of 1968" banning the sale of military weapons and machine guns to US Citizens without approval of the Attorney General and all such acts and laws in violation of the Second Amendment;
6. The power to seize property and business records without first obtaining a warrant as provided in the so-called "Patriot Act" in violation of Article IV of the US Constitution;
 - 6.1. I believe the members of this body gathered together here today is familiar with the abuse of this alteration of form without an amendment dissolving the Federal Union.
7. The existence of and operation of the Federal Department of Education implementing the Elementary and Secondary Education Act of 1965 and the No Child Left Behind (NCLB) program without any such powers enumerated in the "Constitution of the United States" in violation of the Tenth Amendment;
8. The so-called unlimited "Bank Bail-out" with the so-called "Troubled Asset Relief Program" (TARP) starting with approximately 800 billion dollars, changes every person in the "several States" and their posterity into bank slaves in violation of the Tenth Amendment and the laws of nature's God;
9. The institution and existence of a banking monopoly known as the "Federal Reserve" consisting of a handful of private banks or any "central bank" to issue unconstitutional paper currency or any other form of currency of the said Union in violation of Article 1 Section 8 Clause 5 and the Tenth Amendment.
10. The taxation of wages of Americans in the several states. Wages are considered property and property is not taxable by the federal government. There is no income or gain from wages as they are an equal swap of property value. Taxation of wages is confiscation of property. There is no amendment to tax wages only income or gain from any source.

The natural result of the change of form by law without amendment or permission of the people of the "several States" of the said "Union" is to:

1. Dissolve the said Union;
2. Strip away and dispose of all authority from all the officers, employees, agents, and personnel etc., of all three branches of government of the said Union;
3. The "several States" of the said "Union" are free from any moral or legal necessity to conform to any provision of the said "Constitution of the United States" once forming the said Union;
4. The People of those "several States" are free from any moral or legal necessity to conform to any provision of the said Constitution forming the said Union;
5. The People and the "several States" are victims of the miscarriages of their "federal representatives" and under the natural law and principles of property cannot ask those, who have lost their authority by their own default, to legislate, adjudicate or execute themselves

back into conformity with the Constitution of the United States as they no longer have authority to act for or against the People or states in any capacity;

6. The People are free to establish a new lawful government for the protection of their property consisting of life, liberty and possessions as they see fit and to form a new lawful union they think will best accomplish that goal;
7. The People and their respective States have a God given right to protect their property and resist unlawful acts by an unlawful government with force if necessary. This is by no means a threat to the dissolved “United States of America” or those who sit without authority in those dissolved seats but this is a statement of the rights of the people and states.

A reasonable and judicious mind will surely ask, “have the People of the once “United States of America” exhausted their administrative remedies?” They have indeed, on many occasions, and on a daily basis but have been thrown out of court by the false doctrine of “sovereign immunity” adopted by the state and federal judiciary over the citizens that created the courts and other false or inapplicable rules of judicial precedent. This ancient monarchical doctrine of sovereign immunity that presumes the state has absolute power to kill the citizen with or without intent and take, steal, destroy or convert their property of every kind without judicial recourse unless waived by statute or congressional resolution is foreign to America. In America, the individual is sovereign in their own land and voluntarily delegate their rights to legislate, adjudicate, and execute on their own behalf to the state and union of states on the condition that their property (life, liberty and possessions) be always protected and that their form of government always be in conformance to their will as expressed in the constitution of same or the amendments to it. When they are cheated in court they resume their full power to be legislator, judge and executor to defend their property under a state of war continued by the overturning of justice against them by the courts.

The People of America have also placed Petitions for Redress of Grievances before the Supreme Court of the dissolved “United States of America” for their declaratory and advisory judgments concerning the following issues¹:

1. The War Power Clauses – impact of war conducted by the president without a declaration of war by congress;
2. The Gun Control Laws - constitutionality of many laws passed against the II Amendment;
3. Federal Income Tax – constitutionality of federal tax imposed directly upon the wages of the people of the several States without apportionment knowing that *wages* are property, that are not taxable, and that *income* is profit earned from investments;
4. Federal Reserve – constitutionality of several private banks issuing unconstitutional paper debt notes as currency of the United States with interest in violation of Article 1 Section 10;
5. The Patriot Act - constitutionality of the Patriot Act against the Privacy clause of the IV Amendment;
6. Illegal Immigration – the refusal to control borders and the unconstitutionality the abandonment of sovereign borders;

¹ <http://www.givemeliberty.org/RTPLawsuit/SignPetitions.htm>

7. North American Union – the unconstitutionality of the merging of the “United States of America” with Canada and Mexico.

On May 8, 2007, a mid-level court -- the United States Court of Appeals for the DC Circuit - issued its [decision](#)², affirming the lower court’s ruling that the Government is not obligated to listen or respond to the Petitions for Redress of Grievances in violation of the First Amendment.

On January 4, 2008, the Judges of the Supreme Court of the United States, in conference, voted to deny the Petition for Writ of Certiorari in the landmark Right-to-Petition case *We The People v. United States*. On January 7 the Court issued its [Order](#)³ denying certiorari.

Without comment, the Supreme Court decided not to hear *We The People v. United States*, a case which, if heard, would have required the Court to declare, for the first time history, whether the Government is obligated to respond to proper Petitions by ordinary, private individuals for Redress of Grievances, specifically Grievances alleging unconstitutional behavior by the Government, and whether the individual having so Petitioned, has the Right to act to peacefully hold the Government accountable if the Government refuses to respond.

In denying to hear this first impression case, the Court has ignored its duty to interpret the meaning of the Constitution, and leaves undisturbed the decision of the DC Court of Appeals which, unfortunately, relied on two cases that were not on point – they involved employment related grievances by state public employees and state legislation governing same, not Grievances by private parties, and not involving alleged violations of the Constitution.

It is clear the dissolved “United States Constitution” and the “union” it created and those in its offices are in a defensive mode against the people by having denied the petitions for redress of grievances. It is also clear that the state of dissolution clearly shown requires no such necessity to file petitions for redress of grievances prior to making an observance and declaration of the observance and proof of dissolution. And now this dissolved union has taken direct action against the people of America it is supposed to protect by the refusal of the US Government to investigate the discovery of Super Nanothermite found in all the dust samples taken at the World Trade Center proving the use of US military grade incendiaries to demolish the Twin Towers and the 47 Story WTC Building-7. The dissolved US government has become an accomplice to destroy the people of America and deliver their property into the hands of those to whom it does not belong.

The accelerating threat of degradation to the property of the people of America spoken of by those in dissolved offices regarding the following have further precipitated this Declaration of the Observation of Dissolution:

1. The continued threat of war against all Muslim nations in the Middle East as a distraction to our real problems at home;
2. The continued push for a Copenhagen Treaty that would make mankind the cause of global warming in order to regulate the actions of individuals and the cost of their habitats and transportation;
3. The continued advocacy for a North American Union forcing cultures and laws upon a people who do not believe in them or share them;

² <http://www.wethepeoplefoundation.org/PROJECTS/Court-Docs/WTPvUS-DC-COA-Decision-May-2007.pdf>

³ <http://www.wethepeoplefoundation.org/UPDATE/Update2008-01-13.htm>

4. The “Amero” regional currency and a global currency a further manipulation that could further devalue an already fraudulent American currency;
5. Forced vaccinations that have been shown to be tainted with life threatening elements;
6. The desire of many in Washington to see forced injections of Radio Frequency Identification (RFID) chips into Americans;
7. The construction of 3,768 FEMA camps all across America;
8. The combined military exercise of Mexican, Canadian and American troops for the purpose of controlling “United States” civilian unrest;
9. The recent admission by those who served on and wrote the 911 Commission Report that it is all false and that they spoke of filing a complaint with the Department of Justice to investigate all the lies they were told;
10. The approval of the use of drones over the several states to spy on Americans.
11. The President and Attorney General's involvement and advocacy of judicial manipulation of the criminal justice system and the Grand Jury findings of Ferguson, Missouri giving their blessings upon the destruction of that community by riots if an innocent police officer is not prosecuted for murder.
12. And the threat of the President to use an Executive Order to grant amnesty to millions of illegal aliens living in the nation unlawfully and to keep the borders open.

We the People know that the powerful entities that have torn our nation asunder may not sit idly by and watch all their carefully laid plans, for the entrapment and reduction of America into a slave state of a global union run by international bankers, be dismissed as unlawful. We fear that these same global bankers will exercise their craft and set up further “false flag” events, such as those of 911, that may lead other nations to ignorantly attack us before we can obtain a defensive lawful government in place of the dissolved union. Therefore, we implore our God, in the name of his Son Jesus the Christ to defend us as we forgive all including those who have sinned against us by conceiving and executing secret plans against the People of the dissolved said Union. And we also ask God in the name of his Son Jesus Christ for forgiveness for our sins of ignorance, fear, lust, distraction, vanity, arrogance, and wickedness. And we ask forgiveness for our People who have ignorantly served in wicked plans to harm other nations and their People as well.

Therefore, we now humbly ask our Father in Heaven who has established the Kingdom of Heaven on Earth by opening the door that no one can shut in the death, resurrection and ascension of His Son Jesus Christ, that we be delivered from unlawful dissolved government by His Almighty Hand that we may once again enjoy freedom and the security of our property consisting of life, liberty and possessions.

We also humbly implore the aid of our brothers and sisters in foreign lands that also know the Savior of the World or that endeavor to enjoy the same blessings of liberty and security of their property as this is the Will of God for all men. We know that God ordains government in any land among any people if that government rewards good and punishes evil and we know that God revokes His ordination of governments that turn it upside down to reward evil and punish good. And we ask our neighboring nations and states to reject the false doctrine of “global economics” that international bankers have conjured up to take control of the economics and currency of every nation on earth to bring them into subjection under their will. All nations and their people must stand in union against the ill conceived plans of the international bankers and their mistaken claim of rule to dominate the world by their schemes of paper money and open borders and false flag operations that destroy the sovereignty of every nation and the people that formed them.

Declaration of the Observation of Dissolution of the "State of Texas"

This is simply attached to the same title concerning the "United States of America." Therefore we will not repeat the principle of dissolution and results but will restrict the presentation to the evidence for the observation of dissolution for the "State of Texas." There are those who say that the US Constitution was altered in such a way as to globally permit an entirely different form of government, a corporation of commerce only, that in fact unknowingly binds the people to this new form unless they notify the new government corporation of their expatriation and reject all its programs. But this notion presumes that lawful governments can be founded upon deception and misconstruction and that people are lawfully constrained there under unless they perform some task. There are no requirements for people to be free from deception, fraud, misconstruction and dissolution. Also silence is not acceptance of fraud, misconstruction, deception and dissolution. Let's now move on to the Dissolution of the "State of Texas."

Alterations of the State of Texas Constitution of 1876 without the required amendments any one of which dissolves the state:

1. The adoption of "absolute sovereign immunity" by the state of Texas to kill the citizen and to take, convert or destroy their property of every kind, with or without intent, without judicial recourse unless waived by statute (Texas Tort Claims Act 1969) or Congressional Resolution obtained prior to suit. This is ancient monarchial common law alien to the 1876 Constitution of Texas. There is no amendment permitting this. This is a presumption declared by the Supreme Court of Texas in 1847 in a case styled Hosner vs. DeYoung wherein they declared that the State of Texas may not be sued without its permission. And this applies to its own citizens not merely to foreigners. This ruling was made without a citation to a constitutional provision, a statute, or any case law of any kind. It had no citations but was a declaration without foundation. But today it is the law of Texas. But in 1849 the same court overturned Hosner without knowing it by ruling in a case styled McMullen vs. Hodge that "nothing can be presumed against the rights, liberties and possessions of the sovereign citizens without a direct, explicit affirmative declaration of such intent in the fundamental law, i.e., Constitution." But the courts and the State of Texas ignores the ruling in McMullen. But the Texas Tort Claims Act begins to waive what it presumes to have or possess without showing how the State of Texas possesses such a right to harm without judicial recourse unless waived. When this is challenged in court the courts will throw out the plaintiff claiming that it would be a thing to have the legislature address rather than the court. But "absolute sovereign immunity" of the state against its citizens came to Texas by the courts not by the legislature or executive. The claim of sovereign immunity destroys the entire Article 1 Bill of Rights of the Texas Constitution of 1876 which the State of Texas claims to operate under at the very hour and directly violates:
 - 1.1. Article 1 Section 9: "The people shall be secure in their persons, houses, papers and possessions, from all unreasonable seizures or searches, and no warrant to search any place, or to seize any person or thing, shall issue without describing them as near as may be, nor without probable cause, supported by oath or affirmation."
 - 1.2. Article 1 Section 13: "****All courts shall be open, and every person for an injury done him, in his lands, goods, person or reputation, shall have remedy by due course of law."
 - 1.3. Article 1 Section 17(a): "****No person's property shall be taken, damaged, or destroyed for or applied to public use without adequate compensation being made, unless by the consent of such person,****"

- 1.4. Article 1 Section 19: "No citizen of this State shall be deprived of life, liberty, property, privileges or immunities, or in any manner disfranchised, except by the due course of the law of the land."
- 1.5. Article 1 Section 29: "To guard against transgressions of the high powers herein delegated, we declare that everything in this "Bill of Rights" is excepted out of the general powers of government, and shall forever remain inviolate, and all laws contrary thereto, or to the following provisions, shall be void."
- 1.6. Article 16 Section 48: "All laws and parts of laws now in force in the State of Texas, which are not repugnant to the Constitution of the United States, or to this Constitution, shall continue and remain in force as the laws of this State, until they expire by their own limitation or shall be amended or repealed by the Legislature." Absolute Sovereign Immunity of the state to harm the property of the people is repugnant to both the state and federal constitutions.
- 1.7. Article 17: PROPOSED AMENDMENTS; PUBLICATION; SUBMISSION TO VOTERS; ADOPTION: "If it appears from the returns that a majority of the votes cast have been cast in favor of an amendment, it shall become a part of this Constitution, and proclamation thereof shall be made by the Governor."
2. The use of the "Unique Injury Rule" to block courts from correcting the Legislature and Executive. This false doctrine requires all who file a claim against the government for violation of a Constitutional right to prove a unique injury separate and distinct from all his fellow citizens. If the Congress passed a law that the left hand of every man in Texas must be amputated, the victims could not bring a suit against the Texas Legislature without showing a unique injury. Therefore the only claimant that could survive the filing and trial of such a suit would need to show that their hand was cut off at the elbow. There is no amendment protecting the government from constitutional harm against one or more citizens.

Therefore, the State of Texas is just as dissolved as the federal union due to the alteration of its constitution without the necessary amendments. We are therefore free to seek and form new lawful government and those in the old dissolved one have no authority to act for or against the people of Texas.

Thank you very much

Ronald F. Avery