

STATE CLAIMS TO BE KING

The State has adopted ancient monarchical common law repugnant to the Texas Constitution:

“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and remain in force as the laws of this State, until they expire by their own limitation or shall be amended or repealed by the Legislature.”
(Bolding added) Art. 16 Sec. 48

Citizens cannot sue the King in his own Court:

“Accordingly, no suit, whether at law or in equity, is maintainable against the state either in its own courts or in the courts of a sister state, by its own citizens, by the citizens of another state, or by the citizens or subjects of a foreign state, unless the state has given its consent or otherwise waived its immunity.”

§ 99 General rule as to state's immunity from suit [72 Am Jur 2d STATES, TERRITORIES, AND DEPENDENCIES]

Thus a state of War Continues against Victim By the State denying access to courts for damage done to Victim by the State.

