

TWO GOVERNMENTS IN TEXAS

Written Constitution In your Head Only

Failure to apply 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and remain in force as the laws of this State, until they expire by their own limitation or shall be amended or repealed by the Legislature.” (Bolding added)

Permits States to adopt Ancient Monarchial Common Law & Assume Role as the KING with sovereignty over the citizens with Immunity to Harm them Intentionally without Recourse which is **REPUGNANT** to the following:

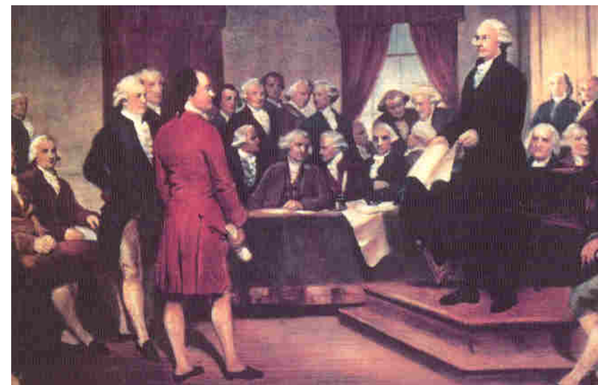
Article 1 Section 2:

“All political power is inherent in the people, and all free governments are founded on their authority, and instituted for their benefit. The faith of the people of Texas stands pledged to the preservation of a republican form of government, and, subject to this limitation only, they have at all times the inalienable right to alter, reform or abolish their government in such manner as they may think expedient.” (Bolding added)

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.”

Sovereignty Held by the State and Sovereign Immunity to harm Citizens viewed under the Texas Constitution, is **UNLAWFUL** and **REPUGNANT**



The Royal One in Force

Unwritten Monarchial Common Law where all property including the Lives, Liberties and Possessions of the “Subjects” are vested with the KING or the STATE. Under this fictitious perception:



1. The **STATE CAN DO NO WRONG** because it cannot infringe on property (it owns it all);
2. The **STATE CANNOT BE SUED WITHOUT ITS PERMISSION** even by its own citizens who created it for their own protection.
3. The **STATE** can alter its degree of **SOVEREIGN IMMUNITY** from crimes it commits against the citizens at its own will.

Presently the State has waived immunity where clear liability is shown in the following areas (Texas Tort Claims Act & Texas Civil Practice & Remedy Code 101-121):

1. “Motor Vehicle” driven by State Employee;
2. “Slip and Fall” on State Property;
3. “Faulty Equipment” used by State Employee.

STATE has not waived Sovereign Immunity for **INTENTIONAL TORTS OR WRONG DOING**.

No Positive Laws passed that grant Sovereignty to the State .

Adopted Monarchial Common Law violates the following provisions of the Texas Constitution

1. Art. 1 Sec. 2: The People are Sovereign
2. Art. 1 Sec. 17: No taking of property without compensation
3. Art. 1 Sec. 19: No deprivation of life, liberty or possessions without due process
4. Art. 2 Sec. 1: Balance of power in three branches of government
5. Art. 16 Sec. 48: No Common Law Repugnant to US or Texas Constitution