

PUBLIC NOTICE

WHEREAS, We, the Sovereign Citizens of the several State Republics, that constitute the united States of America, declare that We are the real power, and the only valid authority, behind the various Governments We have established; and

WHEREAS, We also declare that the said Governments were created for the sole purpose of protecting and defending the unalienable rights that were given to us by our Father in Heaven; and

WHEREAS, We have determined that many of our elected and appointed officials are not in compliance with the sacred oath they made to defend our Constitution for the United States of America against all enemies, both foreign and domestic. We firmly declare that their Oath is a “binding contract” between them and us which they are duty bound to honor.

Not only have they refused to heed their Oath of Office Contract with us, they are ignoring the mandates and provisions that We, the Sovereign Citizens, established in our Constitution for the United States of America and the Constitutions for the several States; and

WHEREAS, all of the provisions in each and every Constitution We have written are either Mandatory, or Prohibitory. Which We declare to mean that if an action is mandated in one of our Constitutions by We, the Sovereign Citizens, it must be done, and if a power or authority is not granted, it cannot be done; and

WHEREAS, We, the People, fully concur with the Supreme Court of the United States in its ruling that no government has any inherent power to do anything other than the things that are specifically mandated by We, the Sovereign Citizens, in our various Constitutions

Congress can exercise no power by virtue of any supposed inherent sovereignty in the general government. Indeed it may be doubted whether the power can be correctly said to appertain to sovereignty in any proper sense, as an attribute of an independent political community. The power to commit violence, perpetrate injustice, take private property by force without compensation to the owner, and compel the receipt of promises to pay in place of money, may be exercised, as it often has been, by irresponsible authority, but it cannot be considered as belonging to a government founded upon law. But be that as it may, there is no such thing as a power of inherent sovereignty in the government of the United States. It is a government of delegated powers, supreme within its prescribed sphere but powerless outside of it. In this country, sovereignty resides in the people, and Congress can exercise no power which they have not, by their Constitution, entrusted to it; all else is withheld. - Justice Field - Legal Tender Case, Julliard vs Greenman - 110 U.S. 421 (1884); and

WHEREAS, many of our Public Servants have run rampant in devising and establishing various departments, divisions, and other government functions that have no basis in our Constitutions, and in many cases are devised for the sole purpose of meeting some pre-conceived notion of benefitting themselves, or select members of society, to the detriment of We, the People,

NOW, THEREFORE, in order to regain the total and complete control over our government, We, the Sovereign Citizens do hereby declare the reestablishment of our Superior Common Law Court for each State Republic, with all of the power, authority, and rights that We, the Citizens hold in administering the functions and actions of our own Governments and of our Superior Common Law Courts.

We firmly declare that the Common Law belongs to the People for their exclusive use in all matters concerning our Life, our Liberty, and our Pursuit of Happiness, that were given to us by our Creator.

None of the governments that we created, and therefore, none of the courts created under our various Constitutions, hold any powers of Common Law, and therefore cannot make any ruling concerning any of our unalienable rights from our Creator.

It must be pointed out that in a Common Law Court there is no Judge, there are the 12 justices who comprise the jury. also, there are no Attorneys. Each person who is a party to the dispute must answer the questions posed by the Justices, for himself, or herself. Thus a Common Law Court really is a Trial by Jury as We the People set forth and required in our Federal Constitution.

The trial of all crimes, except in cases of impeachment, shall be by jury; and such trial shall be held in the state where the said crimes shall have been committed; but when not committed within any state, the trial shall be at such place or places as the Congress may by law have directed – Article 3, Section 2, Paragraph 3 - Constitution for the United States of America

We also point out that the only law enforcement powers granted by We, the People, in the Federal Constitution, and in the various State Constitutions is to the Militia. No Government has the power, or the authority, or the right to create any other law enforcement entity.

Even the Supreme Court acknowledges the fact that the Constitution does not grant any rights to the Common Laws, which are the very basis of all laws in this Country.

There is no federal general common law. Congress has no power to declare substantive rules of common law applicable in a state whether they be local in their nature or 'general, be they commercial law or a part of the law of torts. And no clause in the Constitution purports to confer such a power upon the federal courts. – - Erie R.R. Co. v. Tompkins, 304 U.S. 64 [1938]

The words, Police, Sheriff, Marshal, Deputy, Prosecutor and Prison do not appear in our Federal Constitution. And no alternate form of those words appears. We, the People, did not give any government the power, or the authority to prosecute, or persecute, us in any way, and yet, the Federal Government has seen fit to create a virtual police state with a massive prison system, all of which is unconstitutional.

You also need to be aware of the fact that there are only three crimes that the Federal Government has the power to prosecute. These are:

- Counterfeiting the current coins and securities of the United States**
- To define and punish Piracies and Felonies committed on the High Seas**
- Offenses against the Law of Nations**

The following citations from the Constitution are the only provisions for the Federal Government to prosecute anyone.

To provide for the punishment of counterfeiting the securities and current coin of the United States: Article 1, Section 8, Paragraph 6, Constitution for the United States of America

To define and punish piracies and felonies committed on the high seas, and offences against the law of nations: Article 1, Section 8, Paragraph 10, Constitution for the United States of America

The office of Sheriff existed in the colonies before the ratification of our Constitution, and in England, going all the way back to the “Magna Charta” of 1215.

We, the Sovereign Citizens specifically reprimand the various State legislatures and the several Governors for their failure to comply with our Constitutional mandate to establish, arm, and train the Militia. The establishment of the several State Militias, with all of their proper powers and authority, will be among the first actions taken by us. We, the Citizens, are entitled to have proper, lawful, law enforcement officers execute the laws of the land, suppress insurrections and especially repel invasions such as the invasion of illegal aliens who are now among us.

In order to enforce the establishment of the Militia, We, the Sovereign Citizens, do hereby establish the rule that each and every member of the Militia must have his, or her, own gun, or be subject to a fine of ONE THOUSAND DOLLARS (\$1,000.00) and SIX (6) months in the County Jail. It is not right that a Militia Member should expect other Militia Members to protect and defend them. The Militia is charged with protecting and defending all of the Citizens, and each Militia Member must be fully prepared to discharge their duty. Neither the Federal Congress, or any of the State Legislatures, shall have the right to modify, or change, this rule in any manner, and, there shall not be any qualification check for the purchase of a gun, and the guns must not be registered in any manner. Any and all gun registration records must be destroyed immediately.

We, the People, hereby mandate that our duly elected County Sheriff is, and will be, under the control and provisions of the Superior Common Law Court for the County, and will be the individual in charge of the Militia for the County. The Sheriff is the highest ranking law enforcement officer in a County and no law enforcement activity, of any kind may occur within the County without his express permission.

The militia shall consist of all able-bodied male inhabitants of the State, between the ages of eighteen and sixty-five years, except such as are exempted by law. We further expand upon this concept in that we open the Militia to any woman in the same age bracket who wants to participate, and order that anyone who wants to continue membership after sixty-five years of age may do so, provided they are in good health.

The Governor shall be Commander-in-Chief of the military forces of the State. He shall work with the County Sheriffs to train and arm the Militia and, when necessary to call out the militia to execute the laws of the Nation, or of the State, to suppress insurrection, or to repel invasion.

We, the People, have been carefully taught by those who would exert their will over us, that the Militia, and the Common Law Courts, no longer exist.

Nothing could be further from the truth. Article 7 of the Bill of Rights is still in full force and effect, and it says that decisions by the Superior Common Law Court cannot be reviewed by any other court, and the provisions in the various Constitutions concerning the Militia have never been changed.

The corrupt politicians, attorneys, judges, and bureaucrats know that they must destroy the truth behind the concepts of the Common Law and the Militias in order to leave the Citizens powerless and unable to protect and defend themselves. The last thing to go before we are completely dominated, is our right to bear arms, and, in spite of the clear mandate against any gun laws, they are doing everything in their power to get rid of our guns.

A well regulated militia, being necessary to the security of a free state, the right of the people to keep and bear arms, shall not be infringed. - Second Amendment to the Constitution for the United States of America

We want to make it very clear that the most basic unalienable right given to us by our Father in Heaven is the right to protect and defend ourselves. Without that right, all of the other rights become meaningless because they can be taken from us by corrupt and evil men and women. Our right to defend ourselves is the underlying reason that our unalienable rights cannot, and should not, be bothered. We, the Sovereign Citizens, want to point out that:

**WITH THIS PUBLIC NOTICE, WE HAVE ALREADY RESTORED OUR REPUBLIC,
AND WE WILL CONTROL ITS ACTIVITIES THROUGH OUR USE OF OUR SUPERIOR COMMON LAW COURTS,
OUR COUNTY SHERIFFS, AND THE MILITIA, FROM THIS TIME FORWARD ! ! !**

**If you are currently holding a public office and do not want to work with us,
you are welcome to resign immediately.**

Those Sovereign Citizens who want to add their voices to this action, can send an e-mail with their name, address, and phone number to reply@constitutionalconcepts.org and join with us.