

Be it enacted by the senate and house of representatives of the republic of Texas, in congress assembled

Act proposed by the house of representatives of the twelfth congress of the republic of Texas

After the People's congressional senate and house of representatives for the republic of Texas, in a meeting of congress assembled under rules of necessity the following act was approved and adopted.

house bill No.12-03-05-2008  
senate bill No 512-8104

Relative to republic of Texas citizens being held captive against their will and for other purposes:

Whereas, many courts have and presently do imprison republic of Texas citizens through law merchant so-called contracts;  
Therefore, for the security and tranquility of our Texas republic; and referencing that "The State of Texas" in it's entirety was Chartered for the people by the people's de jure government the republic of Texas and officially served by hand to THE STATE OF TEXAS, SECRETARY OF STATE - DIRECTOR OF PROTOCOL ASSIGN on the ninth of May the year of our Lord two thousand and eight then served by registered account number RR 387 878 755 US and stamped as received at 11:31 AM on the sixteenth of May, the year of our Lord two thousand and eight.

Section 1. Be it enacted by the senate and house of representatives of the republic of Texas in congress assembled, that effective the date of the passage of this Act, all alleged judgments entered in Texas by any municipal corporation, including but not limited to, THE STATE OF TEXAS, The State of Texas, Texas state, and any other name by which said entity may be known against anyone who is or claims to be a republic of Texas citizen, whether said citizen has evidence of such citizenship or not, in a criminal case involving law merchant, at any time whatsoever, whether imprisoned or not for anything but a common law offense shall be vacated and any record of such conviction shall be expunged.

Section 2. Be it enacted by the senate and house of representatives of the republic of Texas in congress assembled, that effective the date of the

passage of this Act, all alleged judgments entered in Texas, by any municipal corporation, including but not limited to, THE STATE OF TEXAS, The State of Texas, Texas state, and any other name by which said entity may be known against anyone who is or claims to be a republic of Texas citizen, whether said citizen has evidence of such citizenship or not, in any criminal case not covered by Section 1 of this Act shall be reviewed by a common law jury with said citizen's peers, if requested by said citizen or the citizen's survivors if deceased, or the citizen's authorized representative, if said citizen is incapacitated or otherwise unable to make such a request.

Section 3. Be it enacted by the senate and house of representatives of the republic of Texas in congress assembled, that effective the date of the passage of this Act, anyone who is, or claims to be a republic of Texas citizen, whether said citizen has any evidence of such citizenship or not, and who is held in prison or confinement by reason of a law merchant so-called contract, or for any offense which is not a common law offense shall be released forthwith.

Section 4. Be it enacted by the senate and house of representatives of the republic of Texas in congress assembled, that effective the date of the passage of this Act, anyone who is, or claims to be a republic of Texas citizen, whether said citizen has any evidence of such citizenship or not, and who is held in prison or confinement for any reason not specified in Section 3 of this Act, said imprisonment or confinement shall be reviewed by a common law jury with said citizen's peers, if requested by said citizen, or the citizens authorized representative, if said citizen is incapacitated or otherwise unable to make such a request.

Section 5. Be it enacted by the senate and house of representatives of the republic of Texas in congress assembled, that effective the date of the passage of this Act, all property which has been seized from anyone who is or claims to be a republic of Texas citizen, whether said citizen has any evidence of such citizenship or not, shall be returned to the citizen, or restitution in the amount of treble damages shall be provided in lawful money. It shall be tendered by the seizing entity, and the executive officers of said entity shall be personally liable for non-payment.

Section 6. Be it enacted and ORDERED by the senate and house of representatives of the republic of Texas in congress assembled, that

effective the date of the passage of this Act, all documents recorded in one of the various counties of the de jure republic of Texas shall take precedence and be superior to any document recorded in THE STATE OF TEXAS, The State of Texas, Texas state, and any other name by which it may be known and also shall take precedence and be superior to any document recorded in any foreign jurisdiction, including but not limited to THE UNITED STATES OF AMERICA, or the United States of America, or any other foreign power.

Section 7. Be it enacted by the senate and house of representatives of the republic of Texas in congress assembled, that effective the date of the passage of this Act, all alleged administrators, judges and courts in any municipal corporation including, but not limited to, THE STATE OF TEXAS, The State of Texas, Texas state, and any other name by which it may be known, all documents shall be given judicial notice that are recorded in the de jure republic of Texas, and shall presume and assume that they are true until proven otherwise in a common law court.

Section 8. Be it enacted by the senate and house of representatives of the republic of Texas in congress assembled, that effective the date of the passage of this Act, all alleged administrators, judges and courts in any municipal corporation including but not limited to THE STATE OF TEXAS, The State of Texas, Texas state, and any other name by which it may be known hearing any action, whether civil, criminal or otherwise, in which anyone who is or claims to be a republic of Texas citizen is presumed or assumed to be a defendant, whether said citizen has any evidence of such citizenship or not, the case shall be removed to a common law court with the citizen's peers before any further proceedings take place.

Section 9. Be it enacted by the senate and house of representatives of the republic of Texas in congress assembled, that effective the date of the passage of this Act, the burden of proof for any contract involving any municipal corporation in Texas, including, but not limited to, THE STATE OF TEXAS, The State of Texas, Texas state, and any other name by which it may be known is on said municipal corporation. The said municipal corporation must be a lawfully chartered corporation and shall prove that said contract was knowingly, willingly, and intentionally entered into on the part of any party from which they are attempting to get relief, before any proceedings shall be initiated.

Section 10. Be it enacted by the senate and house of representatives of the republic of Texas in congress assembled, that effective the date of the passage of this Act, that the only Court which has any authority over any republic of Texas citizen, is a common law court consisting of a jury with said citizen's peers. In such a court, by standard common law procedure, the jury shall call the witnesses, question the witnesses, determine the law and the facts in the matter and pronounce sentence. It shall not be subject to appeal, and all decisions of the jury shall be unanimous. If the jury desires, a Judge, elected by the Texian people may sit in the proceedings as an advisor on different points of law, but in all cases the decision of the jury is paramount and final. Because all BAR card members are foreign agents, said members may only sit on a jury where another BAR member is a defendant.

Section 11. Be it enacted by the senate and house of representatives of the republic of Texas in congress assembled, that effective the date of the passage of this Act any judgments that are ordered vacated by a common law jury shall be expunged.

Section 12. Be it enacted by the senate and house of representatives of the republic of Texas in congress assembled, that effective the date of the passage of this Act the only rule of decision for all contracts in Texas, shall be common law, and all law merchant so-called contracts, or any other contract which does not satisfy the common law rule of being knowingly, willingly and intentionally entered into, shall be completely unenforceable in any court in Texas. No officials of the republic of Texas shall participate in any liens or seizures based upon said law merchant contracts and any attempt to enforce said law merchant contracts shall be considered theft, and treated as such, by all County Sheriffs, peace officers and other law enforcement officials. If any official of a municipal corporation is involved in attempting to enforce a law merchant so-called contract shall be considered extortion.

Section 13. Be it further enacted that this Act shall take effect from its passage.

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Approved, on this ninth day in the month of August in the year of our Lord two thousand and eight anno domini

Glenn Winningham; house of Fearn  
Glenn Winningham; house of Fearn  
speaker for the house of representatives;

Merle-Duane: Laubach  
Merle-Duane: Laubach  
president pro-tempore for the senate;

approved  
Richard Everett; family of Perkins  
Richard Everett family of Perkins  
presiding president, republic of Texas