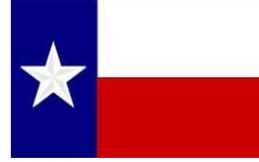




Texas National
Standard



Geographical and Jurisdictional
Boundaries



Texas Admiralty

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Certified Mail: 7010 2780 0002 6567 1341
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On the tenth day of the month of November in the year of our Lord two thousand eleven.

Matt Mead, Governor
State Capitol, 200 West 24th Street
Cheyenne, WY 82002-0010
Fax 307-632-3909

FOR THE RECORD: HEREIN IS NOTICE REGARDING FINAL DEMAND, FOR CEASING AND DESISTING ENTIRELY THE UNLAWFUL AND DISHONORABLE CORPORATIST FORCING OF PROPERTY THEFT USING UNLAWFUL NAME AND TITLE CONVERSIONS, UNLAWFUL TAXING, UNLAWFUL EMINENT DOMAIN, UNLAWFUL DECLARING OF PUBLIC LANDS, UNLAWFUL FRAUDULENT LIENS ET. AL: IN FRAUDEM LEGIS AB INITIO

Greetings GOVERNOR MATT MEAD and all you are:

“When a person sustains with another a position of trust and confidence, his/her failure with disclosing facts that he/she has a duty for disclosing is as much a fraud as an actual misrepresentation”.

For the Record: The Nation of the republic of Texas through its de jure congress being duly elected by the Suveran Texian American people is empowered and mandated by the same neutral non-combatants and are connected through a Social Contract under International Law otherwise known as the 1836 Republic of Texas constitution as amended by the inhabiting Texian American people in a national referendum in the month of September the year of our Lord two thousand seven.

The representing sovereign government of the republic of Texas congress is open for negotiations with you or your assigns at your convenience, within the time frame given below. You may contact us through the Constitutional republic of Texas Secretary of State, Billy Ford c/o Director of Protocol, State Department records of International Protocol, [PO Box 280], Iola, Texas republic (non-domestic). <http://www.texasrepublic.info/>

It being my duty as the republic of Texas General Land Office Commissioner with serving you the attached republic of Texas Congressional Act styled as senate Bill No. 1106-1102, house of representative Bill No. 12-06-08-2011. Approved on the fourteenth day of the fifth month in the year of our Lord two thousand and eleven.

That all Texas lands being fraudulently subjected with corporatist enforcement ab initio 1845 are being re-claimed by the passing and approval of said Acts. The matter concerned is partials of lands lying

inside the geographical jurisdictional boundaries of the republic of Texas Country. Therefore this demand is being issued for you, GOVERNOR MATT MEAD the major actor for the Corporatist THE STATE OF WYOMING and its entirety. Including said corporatist counties and parts of counties. The listed corporatist counties within the Act shall be served electronically with certified copies noticing the HEAD ADMINISTRATIVE BRANCH of said listed counties. Said notice being for, that in Texas the true official International law of this Country is common law and all powers lye within the suveran Texian people inhabiting this republic Nation, not in the corporatist MUNICIPAL CITIES/COUNTY, THE STATE OF WYOMING, US/USA/UNITED STATES OR GOVERNMENT OF WASHINGTON DC AND UNITED NATIONS / IMF / ET.AL.

You with your entirety are now noticed that any living soul that has inhabited or domiciled upon any Texas lands being re-claimed for a minimum of six months has the option of declaring immediately their preference for citizenship as a Texian American and may transfer entirely their verified owned private lands as are located in the republic of Texas geographical boundaries and becoming entirely free of corporatist property taxation. Therefore any State, County or City elected, assigned, appointed, or contracted third party agent that does not uphold and promote his/her oath or pledge of the Texas organic Constitution as amended and Flags with the highest degree of integrity and with full respect of the people's Declaration of Rights; it shall be the right for all so declared Texian people not to recognize said agent(s) as having any authority or jurisdiction in carrying out the Texian people's lawful business as a servant of the people when contrarily they are an usurper, impersonator and are attempting corporatist control of the Texian people using Trustee laws with color. (See Alert)

ALERT: U. S. of A. land patents have no authority in the Republic of Texas because Texas never ceded its lands to the United States. Once the land is placed in trust under the sole disposition of the United States government it stands there until someone makes a proper claim for it and because the Constitution forbids the United States from owning it, they must grant it to the person that proves their proper claim to it; that is when the land is granted to the proper claimant and that grant is made patent under the hand and seal of the President. Every State within the Union of States (with the exception of the Republic of Texas) granted their un-appropriated lands to the United States as a condition of statehood. Then as people acquired land, under various acts of Congress the President signed the patents securing the patented rights to the patent holders and their heirs and assigns forever.

Therefore it can plainly be observed that said State, County or City elected, assigned, appointed, or contracted third party Agent(s) as being corporatist puppets attempting control of the Texian people by Trustee legal-fictional manners such as conversions of given and Family names, unlawful conversion of title(s) for theft of private properties, International trespass and highway robberies are entirely in violations of all suveran Texian people's common-law inalienable rights and **IN FRAUDEM LEGIS AB INITIO**.

Beholding the Full Faith and credit of the republic of Texas, any one and every Texian people inhabiting said Lands of Texas have inalienable rights for DECLARING to the entire Planet Earth, they are created by Almighty God as living souls, not Created CORPORATE FICTIONS listed on some Corporatist STATE TRUST created Birth Certificates for enforcement by THE STATE OF WYOMING, US/USA/UNITED STATES, GOVERNMENT OF WASHINGTON DC nor use by the UNITED STATES DEPARTMENT OF COMMERCE in collusion with the UNITED NATIONS/IMF/CROWN OF ENGLAND et al. as one world order fictional Corporations. It is now being noticed that these said Corporations world wide are not recognized as having any authority and want for Jurisdiction and Venue over any declared suveran Texian inhabitants or any lands within the geographical jurisdictional boundaries of the republic of Texas, being signed and sealed within several binding and indestructible international treaties.

Authority

For the Record: The republic of Texas' authority is derived from the 1836 Constitution as amended in the year of our Lord two thousand seven and is the only Organic and Certified Constitution for Texas. Texas with its lands was born a Sovereign Nation in 1836 and was brought forward on September the year of our Lord two thousand five by the suveran Texian American people and can never be anything but a Sovereign Nation. The declared People are **Texian Nationals** and are a free people living under one God as the original creator and their National flags shown above shall include all inherited God given Natural rights reserved.

Land of the republic Acreage;

After Texas gained independence, the first Congress of the republic met at Columbia and, in December 1836, passed an Act defining the geographical boundaries of the republic. The First Congress of the republic of Texas established the General Land Office on December 22, 1836. John P. Borden, the first commissioner, opened the office in Houston on October 1, 1837. **Law enjoined him for "superintending, executing, and performing all acts touching or respecting the public lands of Texas."** With this Act, Texas **claimed** two hundred sixteen million acres (on or about three hundred fifty thousand square miles) of un-appropriated land, much of which had actually been part of Mexico. The western boundary of the **claim** followed the Rio Grande to its source and due north to the 42nd parallel, so that it included all lands in the so called corporatist "The State of Texas", parts of The corporatist States, of Colorado and parts of New Mexico, said parts of Wyoming then south to the head waters of the Arkansas river and following the southern and eastern banks that included parts of corporatist Kansas and parts of Oklahoma. Although neither Spain nor Mexico had considered any land below the Nueces River as part of Texas, the republic **claimed** its southern boundary extending from the middle of the Rio Grande River, which was lawfully refuted. It was also confirmed by the united States of America in several of its Maps in the 1840s even with the extent of showing the lands of Texas on earlier maps extending as far as the South Sea (Pacific Ocean) including pre-California and other lands. Therefore the republic of Texas General Land office was established by the Congress of the republic of Texas and is still claimed by its organic creator and has never given permission, transferred or contracted the Nations' General Land Office (GLO) to any Corporatist Government or Entity control for use as it sees fit or otherwise.

1. Under the united States of America's organic constitution it cannot absorb another Nation's people or lands using annexation by resolution or otherwise. The only lawful treaty for annexation of the republic of Texas was considered in 1844 and was voted down by a 3 to 1 margin by the Senate of the united States of America.
2. The Corporatist UNITED STATES OF AMERICA then stepped in and proceeded to act as a Corporation and initiated the annexation by Resolution method (in the middle of a night during Christmas vacation without the majority of Congress) bypassing all organic Constitutions. By incorporating another Nation using this method the Corporatist UNITED STATES OF AMERICA could not and did not, under international law, include the lands of Texas a republic, or its people. A Corporation **cannot lawfully rule** over a sovereign Nation or its suveran people. God our one Creator of Earth is the only Ruler over the lands and the people.

Facts

GOVERNOR SUSANA MARTINEZ, and all you are, there are many, within THE STATE OF WYOMING Sub-Corporatist County/Municipality et al. employees violating Texian's private property and

Homestead rights using fraudulent unlawful conversions of family names and family property Titles, bad surveys, Eminent (Public) Domain, surface water, water districts, mailing of billing statements for several kinds of unlawful alleged Corporatist taxes, in addition with charging unlawfully alleged penalties and usury interest. After investigation it is found that Billions if not Trillions of dollars in assets taken from the people are being deceptively maneuvered through a second set of books so called (COMPREHENSIVE ANNUAL FINANCIAL REPORTS) (Hereinafter CAFR) involving hundreds of trust accounts.

The 1829 Homestead Decree No. 70 was enacted for exempting from creditor's claims on lands received from the sovereign, as well as certain movable property. In 1831 this act was repealed, but the Texian people continued honoring the principle. The revised Texas Homestead Act of 1839 protected the home of a family from seizure by a creditor in the republic, being Texas. It was enacted, and is still valid at present time. As one must realize, this act was for stopping the loss of family homes and property from any and all creditors. It is therefore noted that a Corporation acting in Commerce, as THE STATE OF WYOMING or any of the listed Corporatist Counties, have no authority for claiming any of the peoples' private property as a Commercial creditor or debtor. Therefore, all property within the geographical boundaries of the republic, being Texas, when taken or claimed in the name of THE STATE OF WYOMING or any of the listed Corporatist Counties are being taken by commercial theft by fraud, collusion, law with color, trespass and trickery upon the people of this Nation, which is in violation of our Creator of all Destinies' natural law(s), and man's International Common Law(s).

NOTICE FOR ENFORCERS

ALL ACTING CORPORATIST ENFORCERS OF THE FOREIGN STATES, COUNTIES, MUNICIPALITIES AND DERIVATIVES, POSSESSIONS, TERRITORIES OR ENCLAVES in International trespass inside the geographical boundaries of the republic of Texas is so noted. Therefore no Corporatist so called Government(s) have any authority nor jurisdiction for imposing compelled performance nor authority for intruding upon the Substantive Private Rights and Private Properties of any declared Texian National citizen of the republic of Texas and forcing its private corporatist copyrighted laws, statutes, ordinances, rules, and regulations upon said Texians. There is no jurisdiction or venue authority permitted by any organic Constitution(s) or Declaration of Rights (Bill of Rights) for prosecuting suveran people and taking their Land(s) in any corporatist Administrative Courts of Commerce.

- On November 16, 1995, in cause no. 95-1002, the Corporatist Supreme Court of the STATE OF TEXAS "passed for want of jurisdiction" concerning the sovereign Nation of the republic of Texas. The ruling from this Court establishes the truth and the fact that the STATE OF TEXAS and its Corporatist political Subdivisions (Hereinafter "THE STATE OF TEXAS") has "Want of Jurisdiction and/or venue" over the sovereign De Jure sovereign republic of Texas and its declared Texian National citizens.
- On December 18, 1995, Cause No. 94135, "The *International Court of Justice (ICJ)*, which has its seat in The Hague, and is the principal judicial organ of the United Nations" ruled "Want of Jurisdiction" concerning the Nation of the republic of Texas.

Notice of perpetrated Fraud:

Pending a Default of Notices above, the named entities, you, corporatist GOVERNOR MATT MEAD representing THE STATE OF WYOMING in collusion with, WYOMING PUBLIC LANDS OFFICE will have acquiesced with a Declaration of Fraud as fact. Let it now be noted that Fraud through trickery, laws with color and collusion are being perpetrated, and have been perpetrated **IN FRAUDEM LEGIS AB INITIO**, upon the said Texian people of this republic, being Texas. Be advised that all lands within the geographical boundaries of this Nation, being Texas, belong to the true Overseer our Creator of the lands and the Texian people are His caretakers not you nor any of your entire Corporatist(s) figureheads.

The Texian American people being lawful private landowners by and through their one Creator of the Lands and given by His authority, press for the following:

The Texian People's congress, declare that any agreements (commercial or otherwise) created by man between the foreign Corporate entities the UNITED STATES and THE STATE OF TEXAS, parts of THE STATE OF NEW MEXICO, parts of THE STATE OF COLORADO, said parts of THE STATE OF WYOMING, parts of THE STATE OF KANSAS, parts of THE STATE OF OKLAHOMA, UNITED NATIONS, NATO, THE WORLD COURT, INTERNATIONAL MONETARY FUND, or any other derivatives used by any of the above, does not apply to the Texian People of Texas, and will not be recognized by the Texian People without a properly recorded and sealed Treaty of Commerce or Treaty of Peace between our Nation of Texas and any other lawful republic Nation(s).

You are Noticed that your corporatist THE STATE OF WYOMING and sub-corporatist county foreign entities inside the geographical boundaries of the republic of Texas have no ceded Jurisdiction, Venue or Charter for operating commercially by the republic of Texas Congress. You do not have permission with fraudulently converting Texian family names, Texian land titles or use trickery for compliance, harassment, threats, or intimidation on the Texian people for gaining dishonorable ownership of private properties.

The Texian People's Congress, demand all documentation from THE STATE OF WYOMING showing its authority for converting family names and family land titles or any other contractual authority for laying claim/reclaim to any Texian National citizen's private Homestead and/or property be brought forward for lawful verification under Texas congressional authority.

The Suveran Texian People, being living souls, derived their life from the sovereign Creator of the universe and plead that all inherited rights for claiming the land of Texas was derived from the Creator of all destinies by covenant "not by man created Corporations, Fictions, Trust" and all boundaries were permanently created within several sealed international treaties for the people forever.

"The Land of Texas will forever belong to the people."

The Texian Peoples' rights are unalienable, imprescriptible and must be honored.

Final Demand number one (contract pending time frame):

You have twenty-one days maximum from the date of receipt of this certified account letter, for complying with or rebutting Demands number one through three in their entirety.

For all parties, persons and entities listed in collusion with this Commercial fraud and thievery of real private property IN FRAUDEM LEGIS AB INITIO: You are demand to cease and desist immediately, or face possible Criminal indictments by common law Grand Jurors, for past, present and future actions against the people of Texas, a republic. Your non-rebuttal and/or silence will constitute support of the FRAUD. We the People's government is issuing said Demands, with honor in compliance with the will of the Texian people and the discovery that the Texian people have no liabilities concerning foreign non-chartered and unauthorized Commercial Entities operating within the geographical boundaries of the republic of Texas.

Final Demand number two (contract pending said time frame)

It is now demanded through me, Ed Brannum, General Land Commissioner for the Texian American people, for you GOVERNOR MATT MEAD and all you are with producing all geographical Statutory and Regulatory authorities that permits you venue and jurisdiction over any of the said lands being lawfully claimed. It should be easily found in your Government Codes and organic Constitution a ratified Treaty of Annexation between the republic of Texas and the united States of America. The ratified Treaty should also be found in the Congressional Records of the united States of America and the republic of Texas. If you GOVERNOR MATT MEAD and all you are fail to comply, a dishonoring fault will exist. In addition, your failure with promptly complying with requested information will make void and invalidate all presentments, title transfers with name

conversions. All invalidations **IN FRAUDEM LEGIS AB INITIO** will include all unlawful recordings involving any declared Texian National being past, present and/or future.

Final Demand # number three (contract pending said time frame)

Furthermore all assets confiscated by the ACTING CORPORATIST STATES, COUNTIES, MUNICIPALITIES WITH ENTIRE DERIVATIVES, POSSESSIONS, and TERRITORIES OR ENCLAVES inside the geographical boundaries of the republic of Texas, including all Sub-Corporatist Counties/Municipalities/Cities or any other fictional derivative(s) and/or its Agents shall remain on the Lands of Texas and held for return and use by the declared Texian American people inhabiting said counties. Including all assets filtered and maneuvered throughout any (CAFR), any Annual Cash Reports and any other financial report (Trust Accounts) with derivative name(s) used, that concerns all Texian Peoples' lands and properties within the boundaries of Texas.

COMMAND (contracts pending said time frame)

- **All Texian People's Public land titles, Veteran land titles and any other land titles in holding as land titles shall be transferred and recorded with the republic of Texas General Land Office and shall be secured and held by the present said GOVERNOR with an appointed/assigned assistant as Texas Public/Private Land Register with my approval, acting on behalf of the Texian people until such time the Texians can re-establish their Texas Counties and restitution and distribution can be achieved through the Government and Congress of the republic of Texas.**
- **All CAFR accounts/assets including all Trust accounts and any other derivative accounting Trust names associated with the Texian Peoples' Public and Private lands with real properties, Veterans lands and any other lands in holdings will be frozen until all assets and credits have been converted or formulated with specie accounting. At the appropriate time, restitution and distribution for the Texian people shall be achieved through the said Government and Congress of the republic of Texas.**

NOTE: Under International Texas Common Law all declared suveran Texian Americans being imprisoned by any corporatist entity that have never harmed another living soul except in self defence and/or another's property shall be released immediately with all rights in tact.

- **All real properties, assets, buildings, equipment and holdings and their titles, associated with all Corporatist alleged Federal, State and so called private commercial prisons doing unlawful Commercial business without**

approved charter(s) or Treaty inside the geographical boundaries of the republic of Texas shall immediately be transferred and registered with the said Texas Public/Private Land Registrar of the republic of Texas, whereas being the Texian Peoples' Public Land Office, and temporarily be held and secured by the present Governor Matt Mead with the appointed/assigned Texas Public/Private Land Registrar for the Texian people until such time that restitution and distribution can be achieved through the Government and Congress of the republic of Texas.

Non-compliance and dishonoring the above Command contract and Demand contract and the continuing of criminal activities IN FRAUDEM LEGIS AB INITIO brought against the Texian People and violations of their God given covenant rights shall bring forth;

The contractual Demands and Commands above, as being final shall make any violations past, present and future against the Texian people, a criminal International Law Trespass upon the Lands of Texas, violations of Human Rights recorded, and a defaulted contract after twenty one days will

constitute probable cause for said crimes recorded into the World Courts and Texas Courts subjecting you and all you are, as an individual associated party, person(s), representative(s), third parties, assigns and/or Agents and/or Corporatist entities with possible Grand Jury indictment(s) that may possibly cause issued subpoenas for individuals to appear before a **World Court and a people's Jury in a Republic of Texas Common Law District Court**. Non-appearance may lead to involuntary dissolvent and/or involuntary bankruptcy for any of the summoned that are found guilty by said Jury. The Jurors of said courts will determine assets or restitution received from individual(s) found guilty.

May our Creator God Bless and Protect the Lands of Texas Forever.

By: *Ed Brannum*

Ed Brannum
General Land Commissioner
The republic of Texas
c/o [PO Box 280],
Iola, Texas republic (non-domestic)

Sealed by



Attested by;

Richard Perkins

President of the Republic of Texas Richard Perkins

cc: by electronic mail: Governor Matt Mead / Fax: 307-632-3909,

- 2. BLM Director: Bob Abbey / Fax: 202-208-5242,**
- 3. Carbon* / Fax: 307.328.2669**
- 4. Sweetwater / Fax: 307.872.3994**
- 5. Albany* / Fax: 307.721.2544**

* Indicates only a portion of corporatist county is on Texas lands.