

The Oregon Statewide Jural Assembly

Jury Packet

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ALL POWER IS INHERENT IN THE PEOPLE

We are the **Oregon Statewide Jural Assembly**. We meet on Skype Mondays at 7:00PM. Our function is to return Oregon to a Constitutional Republican form of government through a lawful process. As long as there are still "people" -- that is the body, mind, spirit man and woman, as opposed to "person," the ALL-CAP NAME CORPORATE fiction, **all power is inherent in the people**. The number of people is neither specified nor required, for **we are a Constitutional Republic, not a Democracy, so a majority is not needed**. **History Repeat:** From 1776 to 1819 our Constitutional Republican form of government was changing from an overthrown monarchy. From 1819 to 1860 or '61 we had a Constitutional Republican form of governance as created by our founders until wealthy bankers coerced the 44th Congress to commit fraud, thus D.C. ignored the Constitution as written, then changed it. Because of the 1861 Lieber Code* from Lincoln's Executive Order 100, in color of law, we have been in a benevolent, predatory form of martial law from DC/United States** incorporated governance, until now. Except on Oregon. There really is an active conspiracy: the industrial/military/judicial/legislative/executive/banker/BAR/royalist/communist/Muslim/Georgia Guidestones complex. We are not subdivisions of the U.S. INC., rather each state is an autonomous Nation, each with its own Constitution! The several states of the Union are the creator party to The United States of America's Constitution." The "people at large" are beneficiaries, and are the creator party to their state's Constitutions, which must function in concert with one another. The STATE OF OREGON's incorporated governance is color of law and operated by the Salem oligarchy. Each STATE of the other 49 is about the same. **In a majority opinion SCOTUS stated "the people" are the fourth branch of government**. Thus, we formed our Assembly three years ago, notified the DOJ, USMS, FBI, 36 Sheriffs, 30 Senators, A.G., Governor and Sec.of State, all on Oregon -- lawfully, and none rebutted our claim. They all acquiesced and defaulted. We formed Article 1, Section 1 of Oregon's Constitution and informed all the same ones. We formed our civilian court of record and informed all the same ones. To remove the Lieber Code/martial law, the method is clear and written down by the de facto (Corporate government). **The Lieber code of Lincoln's EO 100 is nullified by a civilian court on the land**. So says SCOTUS in Ex parte Milligan*. There were NO Civilian courts on the land known as Oregon -- until ours. It is unproven whether there is one on Texas, on Philadelphia, and on Georgia. We do know there is no Article III court that will claim original jurisdiction. The Army Heritage Center 717-245-3972/3949 verified that the Lieber Code was updated and is still in effect with no known changes since 2015. The Judge Advocate General (JAG) attorney knew exactly what was talked about. So through Ex parte Milligan's authority, we nullified Lieber Code/martial law on Oregon. There was not one rebuttal. We informed the Oregon National Guard/Oregon Organized Militia's JAG. We are awaiting an appointment with their Commanding General Michael Stencil. Our 50 member Grand Jury and trial jury pools of Oregonians, non-US citizens, men and women are creating Presentments for the courts and True Bills against a corrupted system. We have now implemented our Article III, Amendment VII court and our 2nd amendment well-regulated Militia on Oregon cured on January 29, 2021. This is a template for the other States. We ask for blessings from the GOVERNOR OF THE UNIVERSE, and proceed knowing **We The People, must do it ourselves!**

*Ex parte Milligan, 71 U.S. (4 Wall.) 2 (1866), was a landmark decision of the US Supreme Court that ruled the application of military tribunals to citizens when civilian courts are still operating as unconstitutional. In this particular case, the Court was unwilling to give President Abraham Lincoln's administration the power of military commission jurisdiction, part of the administration's controversial plan to deal with Union dissenters during the American Civil War. Justice David Davis, who delivered the majority opinion, stated that "martial rule can never exist when the courts are open" and confined martial law to areas of "military operations, where war really prevails", and when it was a necessity to provide a substitute for a civil authority that had been overthrown. Chief Justice Salmon P. Chase and three associate justices filed a separate opinion concurring with the majority in the judgment, but asserted that Congress had the power to authorize a military commission, although it had not done so in Milligan's case.

The landmark case stemmed from a trial by a military commission of Lambdin P. Milligan (for whom the case is named), Stephen Horsey, William A. Bowles, and Andrew Humphreys that convened at Indianapolis on October 21, 1864. The charges against the men included, among others, conspiracy against the U.S. government, offering aid and comfort to the Confederates, and inciting rebellion. On December 10, 1864, Milligan, Bowles, and Horsey were found guilty on all charges and sentenced to hang. Humphreys was found guilty and sentenced to hard labor for the remainder of the war. (The sentence for Humphreys was later modified, allowing his release; President Andrew Johnson commuted the sentences for Milligan, Bowles, and Horsey to life imprisonment.) On May 10, 1865, Milligan's legal counsel filed a petition in the Circuit Court of the United States for the District of Indiana at Indianapolis for a writ of habeas corpus, which called for a justification of Milligan's arrest. A similar petition was filed on behalf of Bowles and Horsey. The two judges who reviewed Milligan's petition disagreed about the issue of whether the U.S. Constitution prohibited civilians from being tried by a military commission and passed the case to the U.S. Supreme Court. The case was argued before the Court on March 5 and March 13, 1866; its decision was handed down on April 3, 1866. Prepared by Francis Lieber, promulgated as General Orders No. 100 by President Lincoln, 24 April 1863. Instructions for the Government of Armies of the United States in the Field, prepared by Francis Lieber, LL.D., Originally Issued as General Orders No. 100, Adjutant General's Office, 1863, Washington 1898: Government Printing Office. Article I Section 1 of Oregon's Constitution Natural rights inherent in people. We declare that all men, when they form a social compact are equal in right: that all power is inherent in the people, and all free governments are founded on their authority, and instituted for their peace, safety, and happiness; and they have at all times a right to alter, reform, or abolish the government in such manner as they may think proper. Article I Section 1 of Oregon's Constitution Natural rights inherent in people. We declare that all men, when they form a social compact are equal in right: that all power is inherent in the people, and all free governments are founded on their authority, and instituted for their peace, safety, and happiness; and they have at all times a right to alter, reform, or abolish the government in such manner as they may think proper.

**See <https://www.oregonlaws.org/ors/79.0307> (8) The United States is located in the District of Columbia.

Good Advice

If you haven't read the Declaration of Independence in a while, please print a copy and put it on a clipboard or binder. Excellent reading. On America atheists have no rights as they are granted by God. No God, no rights.

The Articles of Confederation and perpetual Union's Congress assembled and created the United States and the Constitution. The creation may never usurp the creator. Lawfully

Your rights are guaranteed by The United States of America's Constitution circa 1819 thru 1860. Oregon the 33rd state among the several states is the last lawful state. Everything after 1861 is color of law. Legal but not lawful. It must be removed as fraud vitiates all.

I have seen no evidence that the Confederate states of Jefferson Davis is not a valid document. Think about that for a while.

The de facto is in color of law; the de jure is lawful. Our job is to return Oregon to a Constitutional Republican form of government. We know the steps and procedures. I can prove it to any skeptic.

So might as well print out a copy of the Articles of Confederation and perpetual Union, as well.

Then print out Oregon's Constitution as published by Oregon's Legislature. It's bogus and a fraud, but until we have an authentic copy of our statehood documents, it will do.

Some of us have read them several times and annotated our copies. Now you have the laws of Oregon. The Congressional Statutes at Large in DC and every treaty are suspect. Fraud vitiates all. It fails at it's first defect. Everything after 1861 is NOT lawful. It's legal and we will use it against them: the incorporated governance in DC and Salem. There is only color of law on Oregon since November 8, 1910.

All the best of every good fortune for the good.

ron

Declaration from the Oregon Statewide Jural Assembly
to Prospective Jurors for our Oregon State National Grand and Petite Juries
Contact: Ron Vrooman at ronvrooman38@gmail.com

LIVING TESTIMONY IN THE FORM OF AN AFFIDAVIT OF TRUTH

Credentials: over 18 years of age on Oregon, a non U.S. citizen, not a foreign agent or with an oath to a foreign entity, such as : federal corporate governance employee, military, sworn law enforcement or peace officer to another jurisdiction, a member of an attorney's BAR, member of a city, county, state or federal court.

Article I, Section 1 of Oregon's Territorial Constitution circa 1859, The United States of America's Constitution circa 1859, Amendment 1,2,4,7, and Article III one supreme Court claiming original jurisdiction in law and equity within a common law court of our peers whose verdict is without appeal, as found in Amendment VII.

On Oregon, without the STATE OF OREGON, within The United States of America, the Constitutional Republican form of government
Under penalty of perjury. Sworn and affirmed before me.

Date of Birth: January 7, 1956 Today's Date: February 8, 2021

Place of Birth (in detail): Portland, Oregon; Multnomah County, St Vincent Hosp

List those currently living who were present at this birth:

None

On Oregon, this day and I am prepared to serve as a juror in a jury of peers, on either a Grand or Petite jury or both:

Street Address: 12345 NE City Lane, #

City: Gresham State: OR Zip: 98765

Email: JennaPHancock@gmail.com Phone: 503-222-3333

My Name: (Signed in red ink!)

Jenna Paula Hancock

My Name: (Printed in blue ink!)

Jenna Paula Hancock Date: 2/8/2021

Jurat

Today, in the presence of 2 Oregonian, state national men and/or women on the land of Oregon, witness the living man or woman known as: Jenna Paula Hancock

and it is affirmed the foregoing Living Testimony in the Form of an Affidavit of truth, before me and for the purposes as described; in Witness whereof I set my hand and thumb print to seal this 8 day of February 20 21

JOHN JAY WRIGHT
JOHN JAY WRIGHT 2/8/21

Susan Jean Price
susan Jean Price 2/8/2021

Declaration from the Oregon Statewide Jural Assembly
to Prospective Jurors for our Oregon State National Grand and Petite Juries
Contact: Ron Vrooman at ronvrooman38@gmail.com

LIVING TESTIMONY IN THE FORM OF AN AFFIDAVIT OF TRUTH

Credentials: over 18 years of age, domiciled on the land known as Oregon, a non U.S. citizen, not a foreign agent or with an oath to a foreign entity, such as : federal corporate governance employee, military, sworn law enforcement or peace officer to another jurisdiction, a member of an attorney's BAR, member of a city, county, state or federal court.

Article I, Section 1 of Oregon's Territorial Constitution circa 1859; The United States of America's Constitution circa 1859, Amendment 1,2,4,7, and Article III one supreme Court claiming original jurisdiction in law and equity within a common law court of our peers whose verdict is without appeal, as found in Amendment VII.

On Oregon, without the STATE OF OREGON, within The United States of America, the Constitutional Republican form of government
Under penalty of perjury. Sworn and affirmed before me.

Date of Birth: _____ Today's Date: _____

Place of Birth (in detail): _____

List those currently living who were present at this birth:

On Oregon, this day and I am prepared to serve as a juror in a jury of peers, on either a Grand or Petite jury or both:

Street Address: _____

City: _____ State: _____ Zip: _____

Email: _____ Phone: _____

My Name: (Signed in red ink!) _____

(RED THUMPRINT HERE over names/date)

My Name: (Printed in blue ink!) _____ Date: _____

Jurat

Today, in the presence of ___ Oregonian, state national men and/or women on the land of Oregon, witness the living man or woman known as: _____

and it is affirmed the foregoing Living Testimony in the Form of an Affidavit of truth, before me and for the purposes as described; in

Witness whereof I set my hand and thumb print to seal this _____ day of _____, 20__.

The is the information on the card available to anyone on Oregon who wishes it. If you want one, contact me, Charlie White at art@charliewhitestudio.com provide your contact information to include your street address, put the word CARD in the subject line of your email and I will send one. Once you receive it, follow instructions, entering your name and date, and put your red thumb print on the same side as your name and signature. To be carried and shown if necessary. Further instructions come w/ the card.

By Order of This Civilian Court of Record
Oregon Statewide Jural Assembly

I am, but known as _____ an Oregonian, state national,
non United States citizen not within the jurisdiction of any subdivision. Such as: STATE
OF OREGON or its subdivisions, city of and county of, is declared exempt from:
mask wearing, distancing, testing, vaccination, or detainment and arrest for these
Un-Constitutionally decreed violations of one's unalienable rights.
Corporate governance employees that violate due process of one of the people
at large, such as this bearer of this order will be individually prosecuted.

Autograph _____ Date _____

(other side)

This court of record was established June 8, 2020 with docket #04071776. It
was filed with US DOJ, USMS, FBI, STATE OF OREGON's Attorney General
Governor, Sec. of State and others. Our bona fides are in order.

Should you have any questions, contact ron vrooman, the clerk for this court at:
General Delivery, Beaverton, Oregon [97005] or <ronvrooman38@aol.com>
503-893-0793 or 503-641-8375 message or SKYPE Oregon Statewide Jural Assembly

Signed by _____ Date _____

Greetings!

If you have requested this card, congratulations and welcome to our efforts toward greater self-expression, which includes creating conversations and foci on why we have issues with their "im-positions".

If you show your card and are challenged, DO NOT demand entry unmasked. Instead ask for the top decision maker -- be it manager, owner or CEO, get their complete contact information (name, complete mailing address, phone number) and email it and any particulars to Ron Vrooman, [<ronvrooman38@gmail.com>](mailto:ronvrooman38@gmail.com) as listed on the opposite side of your card.

Anyone who acts in violation of your unalienable rights, will be receiving notice and must respond within 21 days or be subject to our civilian court of record on Oregon.

Included in an email sent to you is a jury packet to fill out in order to establish your status as domiciled on the land known as Oregon, as a state national, non-UNITED STATES citizen. THIS IS IMPORTANT to fill out and submit to Ron. Filling out the Living Testimony in the Form of An Affidavit form establishes your proper jurisdiction: NOT as a de facto U.S. citizen, nor one of the "PERSONS" and dead to the CORPORATION, but as a living humankind entity people: domiciled on the land known as Oregon, a state national. Signing this then is your claim and it puts you into a different jurisdiction -- the jurisdiction of de jure Common Law.

Once the packet is filled out completely and submitted, you also then qualify for our jury pool. We are the creators of -- and therefore claim -- our own moral and just laws to live by. Not theirs! We the people are NOT in the de facto government's jurisdiction!

Unless we act like we are.

To initiate your card:

Print your name on the top line and the date below where indicated in **blue ink**.

Sign your name (autograph) on the bottom line in **red ink**.

Red thumbprint and you're done. Laminate if you wish.

Thank you for your interest in and support for what we are doing!

Stay In Love,

OSJA Action Committee
Oregon Statewide Jural Assembly

We offer this out of mutual love and respect for all we encounter.