

# Exhibit 236

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in the case of:

**People of the Republic of Texas  
and the  
Sovereign Nation of the Republic of Texas**

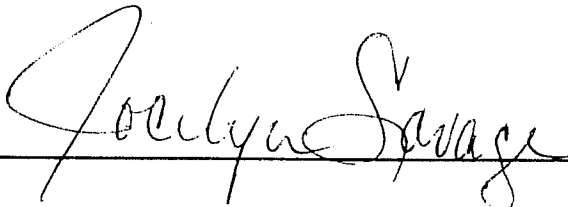
**v.**

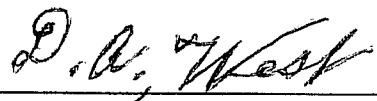
**UNITED NATIONS  
(and all it's Political Subdivisions)  
and  
UNITED STATES  
(and all it's Political Subdivisions)**


**Under Pains and Penalties of perjury and the laws of the Almighty, and being sworn under a vow and oath, I attest that the attached pages are true and correct representations of the:**

**Republic of Texas Declaration of Quo Warranto - January 15, 1996, from a Republic of Texas website.**

**This attestation is made on August 7, 1998.**

*Attest:* 

  
*Witness to scan and above signature*

  
*Witness to above signatures*

# Republic of Texas

January 15, 1996

## DECLARATION

### COMMON LAW WRIT OF QUO WARRANTO

#### UNDER THE LAW OF NATIONS

*Whereas*, on November 10, 1835, the official foundation for the establishment of the Republic of Texas was installed and then completed on March 17, 1836.

*Whereas*, on March 1, 1845, the Congress and the President of the united States of America violated its delegation of authority under the constitution of the united States of America by failing to get an amendment to that constitution permitting the annexation of a foreign nation into its union, known as the Republic of Texas, and further these agents failed to obtain the lawful number of votes to execute this unlawful act.

*Whereas*, on February 2, 1861 the Texas Commonwealth Holding lawfully dissolved its unlawful union with the united States of America and then invoked war powers and entered into an agreement with the lawful states of the union known as the Confederacy to make war on the remaining states of the north.

*Whereas*, after the cessation of hostilities of the War Between the States the Republic of Texas was held under military rule through the period known as The Reconstruction, which was officially dissolved in Texas on December 13, 1995.

*Whereas*, the Radical Rump Congress created a territory / corporation known as the municipal corporation of the District of Columbia; and

*Whereas*, said corporation was a signatory to the Treaty of London of 1872 which created the *de facto* corporate governing body known as The Hague as an International Body; and

*Whereas*, the Radical Rump Congress had unlawfully altered the form of government created by the Constitution into a corporate government repugnant to said Constitution; and

*Whereas*, said corporate government of the United States was a signatory to the First Convention of The Hague which created the provisions for the corporate governments of the signatory powers to become "occupying States" over the sovereign "National States" deemed to be "belligerent" to the corporate States; and

*Whereas*, in 1933 the corporate United States, through the Act of the corporate Congress, passed the altered Trading with the Enemies Act on March 9, 1933, said Act which constituted a secret declaration of war by the corporation known as the United States against the Sovereign People of the Republic of Texas and the other "States of the Union;" and

**Whereas**, in 1934 the government entity known as the State of Texas became a signatory to the Act of the corporate United States Congress known as the State Compact Act; said Act effectively made the government entity known as the State of Texas *de facto* nothing more than a franchised corporate agent of the corporate United States; and

**Whereas**, after the 1934 State Compact Act was passed, the Great Registers of property ownership were turned over as collateral for the corporate United States bankruptcy with which the corporate State of Texas was in complicity through the fraudulent conversion of the property of the People of the Republic of Texas; and

**Whereas**, such fraudulent conversion of property, in the form of real estate, as well as making the Sovereign People of the Republic of Texas chattel property under the aforementioned bankruptcy to the foreign-owned entity known as the Federal Reserve, has caused the People of Texas irreparable harm; and

**Whereas**, the government entity known as the State of Texas, working with a foreign controlled entity known as Metro, originally created at the address of 1313 E. 60th St. Chicago, Illinois in 1933, through its agents and members in such organizations as the Governors' Conference, the Council of State Governments, the National Legislative Association, the A.C.I.R. and many others, has worked to undermine the system of Common Law of the Republic of Texas and has implemented a form of foreign law in the form of a franchised, corporate, legislatively enacted, commercial enforcement and collection system under *de facto* legal foreclosure agents of various names and natures, enforced through Admiralty / Maritime jurisdiction implemented through martial rule which has deprived the People of the Republic of Texas of a valid system of law and has deprived them of the Republican form of government guaranteed by the unlawful March 1, 1845 resolution passed by Congress and signed by the President of the united States of America and confirmed by the People of the Republic of Texas December 29, 1845.

**Therefore** does the Sovereign Republic of Texas issue this *Common Law Writ of Quo Warranto* to the corporate United States government as well as to its franchised agent, the State of Texas and all of its incorporated subdivisions, be they town, city, or county, as a demand to produce Proof of Authority issued by the Sovereign People of the Republic of Texas of their informed consent, assent and acknowledgment;

To convert their property to the uses of a corporate entity known as the United States and the State of Texas, created without any basis in law; and

To show Proof of Notice of the formal Declaration of War delivered pursuant to the Law of Nations to the People of the Republic of Texas which would be in compliance with all the rules of warfare under the Law of Nations; and

To show Proof of Authority, based in law, for said corporate United States and its franchised agent, the State of Texas, to Declare such commercial War as has been waged against the People of the Sovereign Republic of Texas, said Proof, if presented, to be in commercial terms or lawful due process; and

To show Proof of Authority, granted by acknowledgment and assent of the People of the Sovereign Republic of Texas, that allowed the corporate United States and its franchised agent, the State of

Texas, to alter the Republican form of government and the system of Common Law of the Sovereign Republic of Texas in compliance, acknowledgment and assent of the People of the Republic of Texas; and

To show proof of Authority of the People of the Sovereign Republic of Texas agreeing to become party to the multiple bankruptcies of the corporate United States and its franchised agent, the State of Texas.

Absent production of any or all of the above demands by the corporate United States or its franchised agent, the State of Texas, it will be tacit proof that the aforementioned corporate entities are outlaw corporations masquerading as governments and acting under the color of law through corporate administrative resolutions, rules, customs, procedures and policies in violation of the contract / compact known as the Constitution for the (u)nited States of America, and in violation of a perfected treaty in force on October 13, 1838 and that all their acts and deeds against the People of the Sovereign Republic of Texas are a basis for redress against said corporate entities.

Further, absent any or all of the foregoing, it will be tacit proof that the corporate entities known as the United States and its franchised agent, the State of Texas, have absolutely no authority or jurisdiction over the People of the Sovereign Republic of Texas, and all actions, be they commercially, in law, at law or politically, be either one or both of the aforementioned corporate entities, will have no binding effect over the People of the Sovereign Republic of Texas. Any type of the aforementioned actions against the People of the Sovereign Republic of Texas after determination of this Common Law Writ of Quo Warranto will constitute a basis for redress against the corporate entities named herein and any of their agents and/or employees who perpetrate said acts.

**INCORPORATED AND ATTACHED EXHIBIT**

The documented history of the reclamation of the Republic of Texas as of January 15, 1996.

**EXECUTED** in the name of the People of the Republic of Texas in accordance with the final judgment under the law of nations dated December 13, 1995 this, the fifteenth day of January, in the year of Our Lord nineteen hundred and ninety six.

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John C. VanKirk, President, Republic of Texas and acting as Chief Magistrate of the General Council of the Republic of Texas setting as a High Court of Admiralty under the law of nations as established November 13, 1835 and by order on December 13, 1995.

**ATTEST**

Executed by my hand and the Great Seal of the Republic of Texas, at San Antonio, this the fifteenth day of January in the year of our Lord nineteen hundred and ninety six.

Ruth E. Klause, Secretary of the Council

By \_\_\_\_\_

## Article 7

### Duties and Responsibilities of Officers

The duties and responsibilities of Officers shall be consistent with this Section and with the Common Law; the Articles of Section One and Two shall be the fundamental control.

### Duties and Powers of Positions of the General Council

#### President

The President shall serve in the position of Chief Executive for the Republic of Texas and shall be the Chief Spokesman for the Republic. He shall be governed by this document and subsequent attachments and in accordance with the Common Law.

#### Vice-President

The Vice-President shall serve in accordance with Articles Four, Five and Six, shall be responsible for the coordination of meetings of the General Council for the Republic, and shall be governed by this document, all subsequent attachments, and in accordance with the Common Law.

#### Secretary of the Council

The Secretary of the Council shall serve as official record keeper of all the minutes of meetings, all general records of the Council, and all acts and actions of the Council or subsequent acts of its members in due operation. At meetings of the General Council, the president will surrender the Great Seal to the Secretary for use and endorsement of all actions therein enacted and attested to as the Government of the Republic with the President's signature and the Secretary's endorsement as witness then sealed by the Great Seal.

#### Treasurer

The Treasurer will be responsible for the holding of assets and their disbursements in accordance with law and will be responsible, with the consent of the Council, for entering into an agreement with any agent for the process of international currency exchange in maintenance of the Lawful Money of the Republic of Texas or any other exchange of foreign nature such as barter.

### **Auditor**

The Auditor shall be responsible for the maintenance and accountability of officers of the Council and the Republic or its agencies to properly and at all times account for the distribution of all funds.

### **Secretary of Defense**

The Secretary of Defense will serve as the Chief Coordinating Officer of the Republic with all Constables, Sheriffs, and Police in Municipalities of Townships and with Commanders of Militias of Land, Sea, and Air; the Secretary will answer directly to the General Council and the President. The Secretary of Defense will be responsible for the appointment of all County Sheriffs and Constables, under the direction of the Council. The Secretary may re-appoint any Sheriff or Constable if, in his opinion, the Sheriff or Constable, who takes an oath to the Republic, is performing his duties satisfactorily.

### **Chief Ambassador and Consul General**

The Chief Ambassador and Consul General will serve in the position of top legal and diplomatic officer involving foreign affairs of the Republic and in protection of the Citizens of the Republic wherever possible in foreign lands; the Chief Ambassador will be directly accountable for all acts of foreign ambassadors, foreign ministers, and counsels to the President and the General Council.

### **Attorney General**

The Attorney General will represent the legal affairs of Republic on domestic affairs and in all actions for protection of the People and Citizens of the Republic.

### **Secretary of Judicial Affairs**

The Secretary of Judicial Affairs shall be charged with the powers of immediately implementing a Judicial Affairs Committee of Citizens and Legal Scholars in re-implementing the Courts of Common Law Venue in the Republic of Texas within the basic frame work of minimum uniformity; the Secretary will be delegated the responsibilities of uniform organization of Townships and Land Commissions into Jural Societies for immediate relief of the Citizens and People of Texas.

### **Secretary of Commerce and Trade**

The Secretary of Commerce and Trade will be responsible for developing and expanding Texas industries and services both domestically and internationally with new programs based upon new products and technologies aimed at making Texas a self-sufficient nation and developing these technologies and commerce for the benefit of the Republic, its people, and its Citizens.

### **Secretary of Agriculture, Environment, and Community and Citizens Survival**

The Secretary of Agriculture, Environment, Community, and Citizens Survival will be responsible for developing and immediately placing on the ground seven Regional and one National Land Center to implement programs to teach Texas Citizens and communities the art of survival including the development of renewable natural resources, natural agriculture, and promotion of natural and alterative health and medicines.

### **Secretary of Sciences and Technologies**

The Secretary of Sciences and Technologies will immediately devise a plan to coordinate all efforts to attract researchers and scientists in Texas and from around the world who have working models of advanced technologies which will benefit the Republic and its people by being built and distributed and will coordinate with the proper Texas industries in getting these technologies built.

### **Secretary of Plans, Powers, Constitution and Convention**

The Secretary of Plans, Powers, Constitution, and Convention will be responsible for the developmental planning in the Republic, providing for the basic accumulation of cause and effect data for proper transition and for the future constitutional convention. The Secretary also serves as the public relations officer for the Government of the Republic.

## **Article 8**

### **Operations of Meetings**

The operational rules and procedures of all meetings involving this Republic or its agencies shall be by the 1915 Roberts Rules of Order.



## Article 9

### Steering Committee

The Steering Committee is to be made up of past elected or appointed officials formally heading designated offices (to be determined). This committee would have the authority of open review of all decisions made and implemented by the General Council. Upon review, their duty is to report in open forum and make recommendations to any office that may be affected adversely by the decisions made by freshmen office holders. After all reports have been made to the proper offices, the findings would be made public in the form of a monthly publication available to all Citizens of the Republic.

President of the Convention

Signed and Executed by Delegates in Convention

Attested to by the Secretary of the Convention and as the Delegated Agent for the Sponsor,  
The Davis Mountains Land Commission