

Exhibit 236a

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:

Default Judgement on Common Law Writ of QuoWarranto - March 2, 1996, from the Republic of Texas General Council.

This attestation is made on August 26, 1998.

Attest: *Jose Doyle Eulor*

E.L. Brannum
Witness to source and above signature

D. G. West
Witness to above signatures

MAR 2 - 1996

MAR 2 - 1996

BY *Crystal Lynn Tucker*

Milam District Court

hibit 236a, Page 1

the "Republic of Texas"
COMMON LAW COURT OF FLEAS
 Tarrant county, Milam District
 A superior court sitting with the power of a
 District Court of the "Republic of Texas"
 common law venue; original and exclusive jurisdiction

No. 1

We the People of the Republic of Texas,
 acknowledging with gratitude the grace and beneficence of God,
 a Sovereign Aggregate Body, Sovereign Nation Body Politic
Demandants, Plaintiffs

v.

STATE OF TEXAS, a Corporate Body acting by and through the war powers of
 Reconstruction of the Civil War, perfected on March 30, 1870, as amended on March
 9, 1933, DBA as the United States Inc, and its franchised corporate citizens by and
 through its 14th Amendment, by and through its Chief Administrative Officer as
 Governor of the STATE OF TEXAS, George W. Bush
Respondents, Defendants

**DEFAULT JUDGMENT ON COMMON LAW WRIT OF QUO WARRANTO
 UNDER THE LAW OF NATIONS**

Came on to be presented and heard before this court, which was enabled by the will
 of the People of the Republic of Texas, by and through their original delegation of
 authority of March 17, 1836 as amended in accordance with the common law and
 the law of nations, by the Representative for the Plaintiffs in this cause of action,
 Richard Lance McLaren, Chief Foreign Legal Officer.

FINDINGS AND FACTS

William District Court

Crystal Lynn Archer

That on January 16, 1996, the People and Citizens of the Republic of Texas, by and through their lawful delegated Provisional Government, the "Republic of Texas" A. Sovereign Nation Body Politic, did cause to be served upon the Chief Administrative Officer of the STATE OF TEXAS George W. Bush by and through his agent George King a COMMON LAW WRIT OF QUO WARRANTO UNDER THE LAW OF NATIONS, with attached exhibits.

That in accordance with the evidence herein presented and by the lawful due expiration of time of at least 30 days which is the lawful period of grace, and upon the accused's refusal to respond and to contest the lawful Eminent Domain claim to the soil of Texas by the People and Citizens of the "Republic of Texas", a final default judgment is now entered in and for the Plaintiffs.

JUDICIAL ORDER AND JUDGMENT

It is the determination of this court that the above defendants(s) lack lawful jurisdiction on, over, and under the soil of Texas, Eminent Domain in all things seen, unseen, heard, and unheard;

That the People and Citizens of the Republic of Texas by and through their provisional government, known as the Plaintiffs in this cause of action, shall have immediate recovery and restoration of the above described Eminent Domain by right of lawful seizure;

That the Plaintiffs shall have full judgment of let of execution and seizure to recover any and all financial losses which have occurred by the Defendant's theft of the Sovereignty of the People of the Republic of Texas, by the unlawful continuance of military rule over their lands, rights, and properties since March 30, 1870, and shall be entitled under the law of nations to recover all damages and claims against the Defendants by whatever recourse is needed, in whatever country the stolen assets of the People and Citizens of the Republic of Texas are now held.

MAR 2 - 1996

ORIGINAL

FILED
MAR 2 - 1996

Exhibit: 256c, Page 5

BY: Crystal Lynn Archer

So agreed to and done this the 2nd of March in the year of our Lord 1996, the hundred and ninety-six, and the one hundred and sixtieth anniversary of Texas Independents.

Per-curiam James Lewis, Kirby

Per-curiam Brookfield

Per-curiam Paul Ray Scott

Per-curiam James Thomas Jr. White

Per-curiam Daniel Ray, Daniel

Per-curiam Sharon Annella Patterson

Per-curiam Paul Wilson, Fowler

Per-curiam James Thomas Jr. White

Per-curiam Frankie Jeanette Kimman

Per-curiam William Gilbert, Hillis

Per-curiam Yvonne Janson

Per-curiam William Leach, Hutch

Attest: Certified by the District Judge of the Common Law Court of Pleas
Tarrant county District of Milam

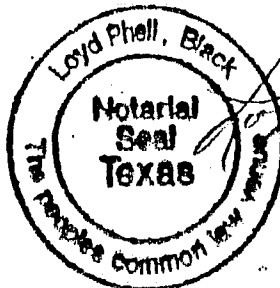
[Signature]

District Judge

Acknowledgment under the Seal of the Court

Jesse Doyle, Entoe

Jesse Doyle, Entoe
Clerk of the Court



[Signature]



Findings of Facts/Order and Judgment