

# Exhibit 241

---

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 Release: Court Cases Against Republic of Texas Citizens Ordered Dismissed with Prejudice - October 11, 1996, from a Republic of Texas website.**

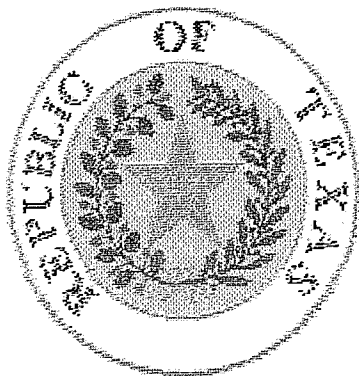
**This attestation is made on August 7, 1998.**

*Attest:* Joseph Savage

D. A. West  
*Witness to scan and above signature*

Merle Ann West  
*Witness to above signatures*

<}eta name="GENERATOR" content="Mozilla/2.0GoldB1 (Win32)"> <}eta name="AUTHOR" content="Robert Kesterson">



Republic of Texas  
1515 N. Town East Blvd.  
Suite 138-123  
Mesquite 75150  
Republic of Texas  
(512)-277-8648  
(512)-277-5913

---

**Republic of Texas**

**FOR IMMEDIATE RELEASE**

**October 11, 1996**

**COURT CASES AGAINST REPUBLIC OF TEXAS CITIZENS  
ORDERED DISMISSED WITH PREJUDICE**

**Republic of Texas Ambassador Files Final  
Execution for Discharge, Exoneration and  
Execution of Levy with courts of the  
United States and STATE OF TEXAS**

A September 30, 1996 decision by the United States District Court for the District of Columbia opened the way for the final Execution for Discharge and Exoneration signed October 9, 1996 and filed by the Chief Foreign Legal Officer for The Republic of Texas, Richard Lance McLaren, with the endorsement and attest of the Supreme Court for the united States of America. This formal instrument now permits The Republic of Texas to carry out its full right to international levy against all United States and the absorbed, former STATE OF TEXAS operations on the soil of Texas. In effect, this discharges all pending or prior suits against Republic of Texas Citizens that were adjudged or instigated after December 13, 1995. McLaren stated that this also finally concludes the U.S. Congress House Judiciary Committee's inability to deal with the Republic of Texas question, which has been pending there since the time of the fortieth Congress in 1868.

"This document orders the courts to dismiss all actions currently pending against The Republic of Texas and its Citizens and enjoins the courts of the United States and courts of the State of Texas from pursuing further actions against Texian nationals," Ambassador McLaren explained.