

Exhibit 252

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 reprints of the:

Press Release by The Republic of Texas - July 11, 1998 - regarding jurisdiction, venue or authority over the People or Government of the Republic of Texas, from the Republic of Texas General Council.

This attestation is made on August 26, 1998.

Attest: Jose Doyle Enloe

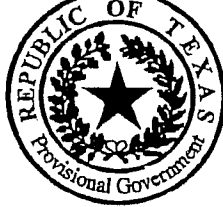
D. A. West

Witness to source and above signature

Terri - Kay Daniel

Witness to above signatures

Republic of Texas
c/o 6080 S. Hulen #360-106
Fort Worth, Texas tpz [76132]
Voice: (817) 294-2405



Fax: (817) 346-7664
Info Line: (972) 618-9332
E-Mail: jen346@airmail.net
Internet: <http://texasrepublic.com>

PRESS RELEASE - JULY 11, 1998

The STATE OF TEXAS has affirmed without dispute that they have no jurisdiction, venue or authority over the People or the Provisional Government of the Republic of Texas.

Jesse Enloe, President of the Provisional Government for the Republic of Texas, stated that on June 12, 1998 the State Bar of Texas and the Supreme Court of Texas were sent a Notice of Lack of Jurisdiction by the Consul General, Lewis Ray Daniel, of the Republic of Texas Provisional Government.

The Notice was sent to the State Bar because the Attorneys represent every facet of the Judicial System and the Government of the STATE OF TEXAS and Notice to the Agent is Notice to the Principal. All Attorneys, being required by "law" to be members of the State Bar, are Agents of the STATE OF TEXAS since the State Bar was created by the Legislature of Texas to be an Administrative Agency of the Judicial Branch. The Notice alleged certain facts regarding responsibility for wrongdoing by STATE OF TEXAS officials, the Supreme Court's admission of "want of jurisdiction" regarding the Republic of Texas on November 16, 1995 (Case Number 95-1002), and the resulting fact that the STATE OF TEXAS and its political subdivisions have no jurisdiction, venue or authority in matters relating to the Republic of Texas.

The Notice specifically stated "The STATE OF TEXAS has no jurisdiction, venue, authority to impose compelled performance or intrude upon the Substantive Rights or Private Property of the Provisional Government or the declared Citizens of the Republic of Texas through the private copyrighted laws, statutes, ordinances, rules, regulations of the STATE OF TEXAS or to prosecute same in the Administrative Courts of the STATE OF TEXAS."

The STATE OF TEXAS was given 10 days to respond and refute the information stated in the Notice. Their failure to respond is affirmation without dispute and confession by acquiescence that the facts as stated in the Notice are true and correct.

On June 29, 1998 a Notice of Default Nihil Dicit was sent to the same agencies restating the facts and notifying them of their affirmation of the facts. They were given 5 days to respond and failed to do so.

The STATE OF TEXAS has therefore established, by their silence, that their "laws" are private copyrighted laws and do not apply to the free Citizens of the Republic of Texas. They can only be applied to those who, by their own acquiescence and consent by silence, have agreed to be subjects of the STATE OF TEXAS and the UNITED STATES.

Mr. Enloe stated "We call for the immediate release of all political prisoners being held captive by the STATE OF TEXAS Administrative Judicial System, and call for an immediate cessation of prosecution of all cases involving those who have declared themselves to be Republic of Texas Citizens."

Mr. Enloe also said that "The People of the Republic of Texas understand the principle, as stated in every Texas Constitution, that All Political Power is Inherent in the People, and we are working to inform all Texans of how they have lost their Inherent, Substantive Rights by the unlawful actions of an out of control bureaucratic government that has become a system of legalized plunder to extort the property, rights, and liberties of all Texans."