

Oregon Statewide Jural Assembly

OSJA, General Delivery, Beaverton, Oregon [97005]; Contact: Ron Vrooman at ronvrooman38@gmail.com, www.ORSJA.org
For the Jurors of our Grand Jury of August 26, 2024 Ballot for Cause 08262024-GJBallot 6-ARTICLE VII

No. 6. There is no evidence* that ARTICLE VII was changed lawfully after the election of November 8, 1910, as there is no record of votes counted in each County.

There was no evidence, i.e., documentation* to authorize 2nd term Sec of State Frank Benson to serve as Governor for previous Governor Chamberlain, who resigned while in office. Benson maintained his seat as Sec. of State and assumed the office of Governor at the same time – which is a Constitutional impossibility. As a result, we have two ideologies in our Oregon Constitution: de facto (Amended) and left de jure (Original) in place. From this point on it has morphed thru a duality. Which may exist to this day. That investigation has not finished? We do know every court on Oregon is de facto and without bona fides or oath. Except our ARTICLE III, Amendment VII Civilian common law Court of record.

*As published in a newspaper with a clipping of an attached photocopy, a fire was alleged to have burned the ballots. [The dog ate my homework”?]

My Living Testimony in the form of an Affidavit of truth (LTA)

: I am.

I am 18 years of age or older, a man or woman on the land, soil, on Oregon, without the State of Oregon aka STATE OF OREGON, within The United States of America, the Constitutional republican form of government.

I am one of the people – a living mind-body-blood-flesh-soul-spirit being.

I am a party to Oregon’s Constitution: ARTICLE I, Section 1’s social compact; ARTICLE III Civilian common law Court of record; Amendment VII in suits in common law, whose verdict is without appeal in fact.

I am in the de jure original jurisdiction that honors the Laws of nature and of Nature’s God.

I am jura summa imperii (rights of sovereignty or supreme dominion), as a man or woman with my progeny.

Nunc pro tunc (now for then).

Sworn or affirmed before me.

What I am not:

Not a U.S. Citizen. Not a foreign agent or with an oath to a foreign entity, such as an Oregon State Bar association.

I am not a federal corporate governance employee. Not in active military. Not a sworn law enforcement or peace officer. Not a member of a city, county, state or federal court.

Sign Name in RED ink: _____

(RED THUMBPRINT HERE over name, date)

Print Name in BLUE ink: _____

Date: _____

Jurat

[We will fill this section out. Signatures in red, printed names and date in blue below this section]

Today, in the presence of two (2) men/ women who serve as witness to the man or woman on the land and soil of Oregon who testified above, is sworn or affirmed before me and for the purpose as described. Wherefore I set my hand and thumb print to seal this 26th day of August, 2024.

Witness Signatures

(Sign in red) _____

(Print in blue) _____

(Date in blue) _____

(Sign in red) _____

(Print in blue) _____

(Date in blue) _____

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Evidential Explanation

A booklet titled "Vultures", a copy of which is published at www.orsja.org reveals the unlawfulness and deceit of the justice system.

Our Court of 4 in or about 2018 served 29 Oregon Senators, 1 had died, and also the office of Sec. of State and the office of Attorney General with our Declaration that the office of Sec. of State was unable to support their claim of the published Oregon Constitution the statehood documents or ARTICLE VII being amended in 1910.

This is just one important bit of incontrovertible evidence that we have de facto, incorporated governance in color of law since 1910. And of secondary importance ARTICLE VII after November 8, 1910 was invalid, void. A nullity.

On or about 2016, Speaker of the House Tina Kotek and President of the Senate Peter Courtney, acquiesced to a Petition for redress of Grievance filed as Ronald Charles Vrooman Private Attorney General by the United States Congress 42 U.S.C.1988 and 18 U.S.C.1510 and 18 U.S.C. 1512 and to be known as "One of the People" also "Qualified Criminal Investigator" and "Federal Witness" and by Living Testimony without rebuttal. His status was identified and was without rebuttal in the City of Beaverton public record, Beaverton Municipal Court and the United States Federal District Court Portland, Oregon. Legislative Counsel Dexter Johnson, in an unsigned writing on a letterhead wrote that there was no evidence such as I was looking for available. That took a year and a lot of follow up to get.

On or about 2016, 36 Sheriffs on Oregon acquiesced to knowing ARTICLE VII was unconstitutional and if they did nothing it was misprision of felony. Our Sheriffs are de facto defined in Blacks' 6th edition, page 416, as "illegal" or "illegitimate".