

The background of the page features a large, faint, circular seal of the State of Oregon. The seal contains the text "OF" at the top, "STATE" on the left, and "OREGON" on the right, separated by stars. In the center is a landscape with a ship on the water, a plow in the field, and a miner with a pickaxe. Below the landscape is a banner with the text "THE UNION".

The Oregon Statewide Jural Assembly

the Provisional de jure Government on Oregon
since November 2022

Jury Packet

Contents:

All Power is Inherent in The People (3 pg)

Law in a Nutshell (3 pg)

Good Advice

Living Testimony (LTA) – Sample

Living Testimony in the Form of an Affidavit of truth (LTA)

All power is inherent in the people

We are the Oregon Statewide Jural Assembly, an ARTICLE I, Section 1* "social compact" formed June 8, 2020. Our goal to return Oregon to a de jure state was met in 2022; and our nation, The United States of America by August 2023 -- to a de jure Constitutional republican form of government. We formed our Civilian Court of record implemented ex parte Milligan which nullified martial law/Lieber Code/FEMA. We have an Article III* one supreme Court claiming original jurisdiction, the only one known on any state, commonwealth or territory -- the first and only known one authorized by The United States of America's Constitution circa 1859; then we invoked Amendment VII* whose jury verdict has no appeal in law. We have the template and encourage you to form your Jural Assembly on any state, commonwealth or territory; and form your own Constitutionally lawful de jure Civilian Court of record -- an Article III one supreme Court claiming original jurisdiction over all de facto U.S. Federal, State of Oregon, County and Municipal Courts.

Living Testimony in the form of an Affidavit of truth

We began gathering people into our jury pool so they could participate in our Grand Jury hearings and Petit Jury Trials. To do so, they fill out, autograph and thumb print in red, our LTA: a Living Testimony in the form of an Affidavit of truth. This document is not filed anywhere publicly or with the de facto incorporated governance. It is kept for our records as a 'promise' that we are acting as free mind-body-soul-flesh-blood-spirit men and women with our progeny in a 'social compact', on the land and soil of our Oregon; that we are NOT U.S. Citizens, not state nationals or a citizen of a state, commonwealth or territory, members of a B.A.R. nor members of a city, county, state or federal court; not a registered or unregistered foreign agent, or with an oath to a foreign entity such as: a federal corporate governance employee, military, or sworn law enforcement or peace officer to another jurisdiction. At the time of the jury calls, our secretary checks our record of those present as verification of their sworn Testimony of truth. Once we had 45 members in our jury pool, we were ready to call members to a Grand Jury and proceed from there. We have now signed several hundred people to our jury pool. 50% of the work is done by the square root of the base.

What we discovered

We were in a benevolent form of martial law/Lieber Code/FEMA from the Washington District of Columbia United States* since 1861. It recently turned malevolent. Not on Oregon! We nullified the Lieber Code*/martial law/FEMA as clearly described by the de facto: "form a Civilian Court" on the land; exercise SCOTUS' ex parte Milligan. To date, we are the only known Article III Court claiming "original jurisdiction". If there are others we have not heard confirmation. We recently found that our Civilian Court of record -- being one with original jurisdiction, can apply our Article III, common law Court when coupled with Amendment VII, on behalf of the people-at large in/on any state, commonwealth or territory; that our de jure Court in original jurisdiction is pre-eminent over any other Court on the land and soil. The Supreme Court is only the supreme court for the United States of Washington District of Columbia. It is inferior to ours, in that SCOTUS rules on matters dealing with anything "United States" (the Corporation), a fiction that does not include de jure men and women with their progeny on the land and soil, sovereigns.

Historic timelines

In Congress, July 4, 1776, was written and presented "the unanimous Declaration of the thirteen united States of America". From 1776 to 1819, our government was changing from an overthrown monarchy with considerable unrest and uncertainty. From about 1819 to 1860, we had a Constitutional republican form of government. On March 28, 1861, the de jure Congress adjourned Sine-Die, not to return in its original form.

All power is inherent in the people

When Lincoln called an incomplete Congress, original jurisdiction was lost, fraud began and he imposed martial law through E.O. No.100 in color of law. This is the point in history when men and women with their progeny were by law, free, without rulers or subjects with a Constitutional law form. We must cognize and return to it in order to correct the fraudulent de facto, color of law form that began to percolate, then permeate our governments and eventually, to this point in time, grip our nation states in a bloated, corrupt system replete with violations against the people.

The ALL-CAPS NAME is a corporate fiction issued to us by the de facto U.S. color of law incorporated governance; it is not who we are! "Persons" and "individuals" are part of that system, whereas we living men and women with our progeny are the 'people'. In this de jure Constitutional republican form of government on each of the several states, commonwealths and territories, all power is inherent in the people. We recognize that rather than being subdivisions of the U.S. INC., each state is an autonomous Nation – each with its own Constitution! As long as there are still "people", we recognize that "all power is inherent in the people." Because we are a republic, a majority is not required as we are NOT a democracy, aka "mobocracy" — a public easily swayed, influenced or manipulated by the education system, political agendas and commercial/corporate media. Following this concern for our ability to keep our republic, the founding fathers established the electoral college so that representation could remain balanced. Further, we recognized that the several states of the Union are the creator party to "The United States of America's Constitution"; therefore the creator of the United States of Washington District of Columbia. The founding fathers saw, too, that the people-at-large are beneficiaries and are the creator-party to their state's Constitution. As with the other states, commonwealths and territories of our nation, the State of Oregon aka STATE OF OREGON is a de facto, incorporated governance, in color of law and operated by the Salem oligarchy, which is a subdivision of the D.C. United States* as originally incorporated during Lincoln's era; that each STATE of the other 49 States, Commonwealths or Territories is about the same; that we are two separate jurisdictions – de jure being ours, de facto being theirs. Where de jure is present de facto cannot exist.

What we do

Our Assembly issues the appropriate documents to those who have violated our unalienable rights to self-correct; that we are no longer deceived by their failures to properly and lawfully represent or be of service to the people; hold Grand Juries to vote on Claims; write presentments with a preponderance of evidence; write True Bills from these proceedings, and subsequent to an arraignment, call a Petit Jury Trial. We have had 5 Grand Juries and 5 Petit Trials and are about to present a large number of related Claims to our Grand Jury, which we anticipate is going to alter the 'face' of our corrupted and illegitimate, fraudulent de facto jurisdiction judicial system – which our Court abolished at the end of 2022; subsequently we issued a "Cease & Desist" order. It is important to note that every one of our actions are transparent and published on cable TV, YouTube, Briteon, www.ORSJA.org and we notify all involved, as well as the USDOJ, USMS, FBI, 36 sheriffs, 90 Legislators, the Atty Gen, Secretary of State – all lawfully. None have rebutted our claims; they have all acquiesced and defaulted. With every document, we invoke "in full faith and credit" which applies to all people on all states and territories. We recognize, "we can't do it alone, no one can do it for us, and we must do it together."

All power is inherent in the people

Footnotes and Definitions

ARTICLE I, Section 1 – Natural rights inherent in people. We declare that all men, when they form a social compact are equal in right; that all power is inherent in the people, and all free governments are founded on their authority, and instituted for their peace, safety and happiness; and they have at all times a right to alter, reform, or abolish the government in such manner as they may think proper. -- Oregon Constitution

Article III, one supreme Court claiming original jurisdiction found in Amendment VII.

Amendment VII: "In Suits at common law...no fact tried by a jury shall be otherwise reexamined in any Court of the United States, than according to the rules of the common law." -- The United States of America's Constitution

De jure: "Existing by right or according to law." -- Black's Law Dictionary (11th Edition). 2019.

De facto: Actual; existing in fact; having effect even though not formally or legally recognized. Illegitimate but in effect. <a de facto government> – Black's Law Dictionary (11th Edition). 2019.

Lieber Code: The Lieber Code*, written in President Lincoln's Executive Order No.100 imposed martial law on all Americans and is still in force today, unless...! Prepared by Francis Lieber, promulgated as General Orders No.100 by President Lincoln April 24, 1863. Instructions for the Government of Armies of the United States in the Field, prepared by Francis Lieber, LL.D. Originally issued as General's Orders No.100, Adjutant General's Office, 1863, Washington 1898; Government Printing Office. The last update was 2016.

Ex parte Milligan, 71 U.S. (4 Wall.) 2 (1866), was a landmark decision of the U.S. Supreme Court that ruled the application of military tribunals to citizens when civilian courts are still operating as unconstitutional. In this particular case, the Court was not willing to give President Lincoln's administration the power of military commission jurisdiction, part of the administration's controversial plan to deal with Union dissenters during the American Civil War. Justice David Davis, who delivered the majority opinion stated that "martial rule can never exist when the courts are open and confined martial law to areas of "military operations, where war really prevails" and when it was a necessity to provide a substitute for a civil authority that had been overthrown. Chief Justice Salmon P. Chase and three associate justices filed a separate opinion concurring with the majority in the judgement, but asserted that Congress had the power to authorize a military commission, although it had not done so in Milligan's case.

The landmark case stemmed from a trial by a military commission of Lambdin P Milligan (for whom the case is named), Stephen Horsey, William A. Bowles, and Andrew Humphreys that convened at Indianapolis on October 21, 1864. The charges against the men included, among others, conspiracy against the U.S. government, offering aid and comfort to the Confederates, and inciting rebellion. On December 10, 1864, Milligan, Bowles and Horsey were found guilty on all charges and sentenced to hang. Humphreys was found guilty and sentenced to hard labor for the remainder of the war. The sentence for Humphreys was later modified, allowing his release; President Andrew Johnson commuted the sentences for Milligan, Bowles and Horsey to life imprisonment. On May 10, 1865, Milligan's legal counsel filed a petition in the Circuit Court of the United States for the District of Indiana at Indianapolis for a writ of habeas corpus, which called for a justification of Milligan's arrest. A similar petition was filed on behalf of Bowles and Horsey. The two judges who reviewed Milligan's petition disagreed about the issue of whether the U.S. Constitution prohibited civilians from being tried by a military commission and passed the case to the U.S. Supreme Court. The case was argued before the Court on March 5, and March 13, 1866. Its decision was handed down on April 3, 1866.

United States. See <http://www.oregonlaws.org/ors/29.0307> The United States is located in the District of Columbia and is foreign to The United States of America.

Law in a Nutshell

Part 1: **Jurisdictions**

Natural Law: (known by other names)

Law of the air/heavens/Spirit

Divine law

God's law

Nature's law

The Laws of the Universe

Pertains to everyone, every entity and everything in all of Creation. This law form is certain and inviolable.

Common Law: (known by other names)

Law of the land

Law of the people

Law of common man; mind, body, spirit, flesh and blood "people"

De jure ("existing by right")

Constitutional law when with original jurisdiction

Civil law

American Common Law differs from British Common Law

We come from our Almighty Creator, therefore, we are granted "unalienable rights"

"...the Laws of Nature and of Nature's God entitle them...." – The Declaration of Independence, July 4, 1776

Admiralty Law: (known by other names)

Law of the sea

Maritime Law

Commercial Law

Law of commerce and trade

Corporate law

Color of Law

De facto ("in point of fact even though not formally or legally recognized")

This is the law form we have/had in operation since 1861 when our United States Constitution was

ignored, then changed and became color of law. Also the law form of the A.B.A., judges, attorneys and court rooms that call us "persons" or "citizens" or U.S. Citizens. (The Fourteenth Amendment granted Corporations personhood.)

The United States INC, a corporation, is a dead entity.

The last two law forms are **different jurisdictions** with two different court systems.

The words they use and we use matter and differ significantly; the words they use can and are often used against us.

Further study: <https://www.thelibertybeacon.com/when-the-united-states-became-a-corporation/>

Law in a Nutshell

Part 2: Lost & Found

With a certificate of birth (berth on a ship) we are "dead" to the now-bankrupt Corporate, de facto, color of law United States government* that operates out of a foreign country known as the District of Columbia (D.C.). As "citizens" we are given privileges; and expected to have counsel or an attorney to represent our [dead] "straw man" in their Corporate courts. To them, we are the walking dead (think zombies), thus we aren't alive or capable to think, do, or speak for ourselves. (In "their" courts: not our jurisdiction - a "pro se" or "sui juris" standing is begrudgingly allowed us to self-represent.)

We are the people, the living, breathing, mind-body-soul-spirit-flesh-and-blood people -- men, women with their progeny on the land and soil. **We are not in their jurisdiction!** Neither the courts nor the attorneys represent the people. The Articles of Confederation and perpetual Union and later our original The United States of America's Constitution and Bill of Rights were established and better "served common man." By Common Law, the people established Grand and Petit Juries. Claims and grievances through trials were to right wrongs done to one another and to the people by their over-stepping governing bodies.

The original Constitution for the united states of America was changed to "of THE UNITED STATES OF AMERICA." Once the Vatican, the City of London and the District of Columbia (DC) made a pact - further facilitated by the sinking of the Titanic (read "Creature From Jekyll Island" by G Edward Griffin) we and the world were swindled by a handful of wealthy bankers and blood-line families, nearly destroying Creator's humanity and planet.

Now it is us, the people, who must take responsibility and reclaim our birthright from the clutches of the duplicitous, vile:evil ogres. Our country, as a model for the free world and the restoration of our original Constitutional Republic - is in the process of freeing our planet from generations of the Babylonian beast system. And only with faith in and devotion to the One True Creator of All that Is. And so it is.

***United States.** See <http://www.oregonlaws.org/ors/29.0307> The United States is located in the District of Columbia and is foreign to The United States of America.

Law in a Nutshell

Part 3: The State We're In

Each state is an autonomous Nation with its own Constitution created by the "people at large" and intended to operate in concert with The Constitution of The United States of America's Constitution, circa 1819 through 1860. Oregon was the last State to join the Union in 1857 and its Constitution was created circa 1859.

We are a Constitutional Republic -- NOT a democracy. Why? Because all democracies fail to mob rule, socialism, communism, fascism, collectivism, or similar -- and fail they do! It is critically important to learn how we've been "tricked" with words; and how they have been used against us for centuries.

The existing Uniform Commercial Code (U.C.C.) is a standardized system of laws and regulations for doing business due to differing state laws. Statutes and ordinances deal more with civil law which involves "that of the state and/or its citizenry."

We are not United States (U.S.) citizens. We are not a person or "persons."

We are the people. "All power is inherent in the people." As such, it is our responsibility to declare it and act accordingly. We must honor the sacrifices of those before us. Even now our current members have risked and made challenging, concerted efforts to learn and teach that President Lincoln's Exec.Order 100 through the Lieber Code* (1863) put us in a state of Martial Law since that time; and in 1866, how ex parte Milligan* established our being exempt from such constraint. Civil liberty is freedom from undue governmental interference or restraint.

Solution: the Oregon Statewide Jural Assembly (OSJA) is exercising our Common Law unalienable rights and lawfully restoring our Constitutional Republic. Having established us as a Civilian court of record, then through a Living Testimony in the form of an Affidavit of Truth (LTA) and witnessed by two or more people, autographed in red, printed and dated in blue and red-thumb-stamped, and embossed, we declare our sovereignty by stating ourself a free man or woman with their progeny on the land known as Oregon. A sovereign does not need permission from anyone -- having no ruler nor subject -- but him or her Self to declare sovereignty: "Sui Juris" (in my own right; independent). Most fortunate, our original Constitution uniquely provides us this opportunity to serve our Creator and one another -- not a king, queen nor despot. We honor those before us by our participation and preservation of our inherent unalienable God-given rights.

1. The Lieber Code: <https://www.uscbs.org/1863-lieber-code.html>
2. Ex parte Milligan: <https://www.britannica.com/print/article/382899>

Good Advice

If you haven't read the Declaration of Independence in a while, please print a copy and put it on a clipboard or binder. Excellent reading. On America atheists have no rights as they are granted by God. No God, no rights.

The Articles of Confederation and perpetual Union's Congress assembled and created the United States and the Constitution. The creation may never usurp the creator. Lawfully

Your rights are guaranteed by The United States of America's Constitution circa 1819 thru 1860. Oregon the 33rd state among the several states is the last lawful state. Everything after 1861 is color of law. Legal but not lawful. It must be removed as fraud vitiates all.

I have seen no evidence that the Confederate states of Jefferson Davis is not a valid document. Think about that for a while.

The de facto is in color of law; the de jure is lawful. Our job is to return Oregon to a Constitutional Republican form of government. We know the steps and procedures. I can prove it to any skeptic.

So might as well print out a copy of the Articles of Confederation and perpetual Union, as well.

Then print out Oregon's Constitution as published by Oregon's Legislature. It's bogus and a fraud, but until we have an authentic copy of our statehood documents, it will do.

Some of us have read them several times and annotated our copies. Now you have the laws of Oregon. The Congressional Statutes at Large in DC and every treaty are suspect. Fraud vitiates all. It fails at it's first defect. Everything after 1861 is NOT lawful. It's legal and we will use it against them: the incorporated governance in DC and Salem. There is only color of law on Oregon since November 8, 1910.

All the best of every good fortune for the good.

ron

Oregon Statewide Jural Assembly

for Prospective Jurors for our Oregon Grand and Petit Juries

OSJA, General Delivery, Beaverton, Oregon [97005]; Contact: Ron Vrooman at ronvrooman38@gmail.com, www.ORSJA.org

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.

Fill out in the presence of two OSJA witnesses

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.

Note: Please print legibly in BLUE INK, except for your signature in red as indicated below.

YOUR NAME (Print): _____ Today's Date _____

Date of Birth: _____

City, State, Co, Hosp of Birth: _____

List those **CURRENTLY LIVING** who were present at this birth:

On Oregon, as of this day and I am prepared to serve as a juror in a jury of peers, on either a civilian Grand Jury or Petit Jury or both.

Your Street Address: _____

City: _____ State: _____ County: _____ Zip: [_____]

Email: _____ Phone: _____

Sign Name in RED ink:

your signature in red

(RED THUMBPRINT HERE over name, date)

Print Name in BLUE ink:

print name in blue 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 ____ day of _____, 20__.

(Sign here:)

(Sign here:)

*ARTICLE I. Section 1. We declare that all men, when they form a social compact are equal in right: that all power is inherent in the people, and all free governments are founded on their authority, and instituted for their peace, safety, and happiness; and they have at all times a right to alter, reform, or abolish the government in such manner as they may think proper. – Oregon's Constitution

LTA.8.2024

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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.

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What I am not:

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YOUR NAME (Print): _____ Today's Date _____

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List those **CURRENTLY LIVING** who were present at this birth:

On Oregon, as of this day and I am prepared to serve as a juror in a jury of peers, on either a civilian Grand Jury or Petit Jury or both.

Your Street Address: _____

City: _____ State: _____ County: _____ Zip: [_____]

Email: _____ Phone: _____

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 ____ day of _____, 20__.

(Sign here:)

(Sign here:)

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LTA.8.2024