



# Oregon de jure Journal

"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." ARTICLE I, Section 1.  
THE OREGON STATE CONSTITUTION, 1859. Our social compact formed in 2018; we are the de jure provisional government on Oregon since November 2022.

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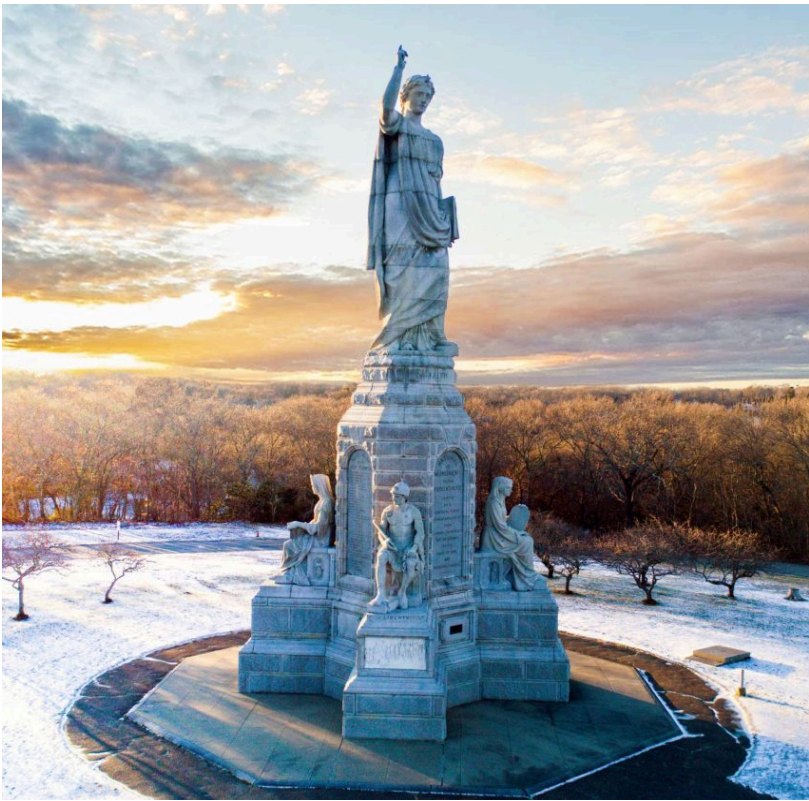
OSJA Highlights:

## America's Covenant of Liberty & the Forefather's Monument

Carved in solid granite, this 81-foot-tall solid stone monument carries the message of deep gratitude to God by a grateful people in remembrance of their labors, sacrifices and sufferings for the cause of civil and religious liberty. Completed in 1889 by Boston sculptor Hammatt Billings, it stands on a hill overlooking Plymouth Harbor, Boston. The base depicts the virtues of Morality, Education, Law, and Liberty. The primary standing figure represents "Faith", with her right hand pointing toward the heavens and in her left hand, the Bible.

In the same year of its completion, "...in the name of the Fathers, we dedicate this monument and ourselves. For ages it will stand the enduring witness to grave and resolute conduct; to privations and sacrifices; to thrift and frugality; to domestic love and unaffected piety; to rectitude in thought as well as in life; to earned principles and true beliefs; to Christian fidelity and faith...here and now we rededicate ourselves to a more fervent love for man[kind] as man[kind]; to a brave allegiance to truth for truth's sake, and this 'in the name of God' and Amen and Amen!"

*Editor's Note: What is transpiring in our nation right now – and what the Oregon Statewide Jural Assembly has been working on since our beginnings – is a return to these roots, wherein we reclaim our republic and our common law form, thus freeing us from an oppressive, unlawful and illegitimate de facto color of law form; where we take responsibility for ourselves and to work with one another for the good of all – in freedom and true liberty!*



## Constitutional Cons: A Constitutional Republic, Not A Democracy?

**The ideal of a democracy is universal equality. The ideal of a constitutional Republic is individual liberty.**

**Liberty and Equality are the twin ideals of American democracy. But they are not the same thing...nor are they always compatible.**

A French intellectual by the name of Amaury de Riencourt, wrote in this book "The Coming Caesars", that "as society becomes more equalitarian, it tends increasingly to concentrate absolute power in the hands of one single man."

The Declaration's phrase, "all men are created equal", means that men are equal before the Creator, regardless of their *inequality* in human society.

"Equality of all men in the eyes of God and before the law is a condition essential to freedom; but no other kind of equality is possible. Government efforts to achieve material equality will produce crushing tyranny, but will not make people equal."

**Our Constitutional System:** How can liberty be safeguarded against the mindless, soulless tyranny of majority rule, when government is founded on the principle of majority rule – when

the men who govern, elected by the majority vote of the people, make laws by majority vote among themselves?

Jefferson answered the question succinctly: "In questions of power...let no more be heard of confidence in man, but bind him down from mischief by the chains of the Constitution."

In short, American was founded not as a democracy but as a constitutional Republic. We pledge allegiance to the Republic for which our flag stands, not to a democracy. The Constitution requires a "republican form of government" for all states, but does not mention democracy, and neither does the Declaration of Independence or the Bill of Rights.

The Constitution is a binding contract, specifically enumerating limited powers which the federal government can legally exercise, prohibiting it from exercising any powers not granted in the contract. It denies federal officials the power to do whatever they claim to be necessary for the general welfare. Federal action not clearly authorized by the Constitution is illegal even if approved by an overwhelming majority of the people, because all the elastic powers of government are left with the states.

Ultimate power to change the organic structure of government was left with the people; but the means of making changes (amending the Constitution) were carefully prescribed to militate against hasty, unwise decisions by the people.

Americans seem willing to trade their freedom of a constitutional Republic for the promise of government-guaranteed equality and security in a democracy – which inevitably degenerates into dictatorship, guaranteeing nothing but poverty and serfdom for the people it robs and rules. This was so wisely the unfortunate inevitable progression as seen long ago by Benjamin Franklin.

The American constitutional system, unique in history, enabled Americans to develop a backward continent into the most magnificent nation of all time. The system was designed to prevent both tyranny by government and reckless rebellion by the people. We must restore it and keep it.

– Excerpts from an April 18, 1966 "Dan Smoot Report"  
Provided by Sam Shepard

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### Duality

*Beauty is seen only because of ugliness  
Greatness is known only for its lack  
Emptiness and fullness are born of each other  
Difficulty and ease create one another  
Sound and listening complement each other  
Front and back follow one another  
And on it goes....*

*Thus, the wise pay no heed:  
their acts without words showing the way.  
So do all things flow without thought  
Creating without possessing  
Acting without attachment  
Achieving without achievement  
Existing without laying claim to existence.  
Thus moves all life unto eternity.*



Matrix Muse:

An American Renaissance in a Golden Age

Originally written by: eko.substack.com

Excerpted & edited for this publication

“How much revenue will tariffs generate?” came the question at Thursday’s press conference. President Trump said it was the most important question. And his answer revealed architecture: “The External Revenue Service.”

McKinley proved this model in America’s first golden age. Strategic tariffs funding prosperity without internal taxation. The Founders knew this power. Tariffs funded American prosperity for over a century.

While those in Washington dismiss or denounce it, those who understand history see something profound taking shape. Because Thursday’s revelation went deeper. When Trump keeps calling Canada’s Prime Minister “governor,” the media miss what’s going on. They think it’s an insult. A provocation. A threat. But it’s actually a blueprint being revealed.

What if Canada isn’t a foreign nation at all? What if it’s simply North America’s 51st republic, temporarily operating under the illusion of independence? Look closer to home. Imagine. The Republic of Texas, the Republic of Florida, or even the Republic of California. Not states in the diminished modern sense, but true republics in the classical sense. Sovereign entities united by shared principles and mutual benefit. Each with its own character, its own solutions, its own path to excellence.

This isn’t regression. It’s evolution. That as America approaches its 250th anniversary, a new architecture is taking shape. Beyond returning to greatness; beyond fixing what’s broken. An evolution toward something greater.

Oregon Statewide Jural Assembly

We are the Oregon Statewide Jural Assembly (OSJA), an ARTICLE I, Section 1 “social compact” formed June 8, 2018. Our goal to return Oregon to a de jure Constitutional republican form of government was met in November 2022, when we became the de jure provisional government on Oregon. To form our Civilian Court of record, we implemented ex parte Milligan, which nullified martial law/Lieber Code/FEMA. We have an Article III, one supreme Court claiming original jurisdiction.

We are the only known Article III, Amendment VI Court on any state, commonwealth or territory and the only known one as described by The United States of America’s Constitution circa 1859. By invoking Amendment VII, the jury’s verdicts in our common law Civilian court of record have no appeal in fact.

OSJA has held 9 Grand Juries with findings for Presentments and True Bills for 9 Petit Trials to date.

We are here for the men and women and their progeny on the land & soil on Oregon and we welcome you to join us in returning our state of Oregon to common law as guaranteed by our founding documents with the original The United States of America’s Constitution, and Oregon’s Constitution, both circa 1859.

We meet on Skype every Monday evening at 7 PM.

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In the original design McKinley understood something we forgot. External revenue means freedom. And when government operates through strategic tariffs and trade policies rather than internal taxation, natural prosperity follows. This is simple architecture creating profound results. This isn’t just about money though, because America isn’t a nation. It’s a Union of Republics.

What if Governors weren’t just administrators, but actual heads of sovereign civilizations? State borders not lines on a map, but boundaries between distinct cultures and communities choosing to work together. What if that was how this was all meant to be?

The Founders designed this brilliantly. They weren’t building a country. They were architecting advancement. Each republic solving problems its own way. Each governor leading a unique entity. Each community creating excellence through local genius. All united by choice, not force.

This wasn’t accident. It was design. Now watch what happens as External Revenue Service subtly supplants internal taxation: Republics regain their sovereignty. Local solutions flourish. Natural wealth flows. Communities solve problems instead of hiding debt. When artificial constraints fall away, civilization evolves.

**The Renaissance Architecture:** Picture an America expanded (in all directions) through peaceful integration, its borders grown to embrace natural allies and resources. Not through conquest, but through the same spirit that drove pioneers westward. The pursuit of shared prosperity and purpose isn’t distant utopia. It’s natural evolution. Each republic discovers its unique genius.

Defining Words:

“de jure” and “de facto”

**de facto /dee-fak-tow/**

In fact, indeed, actually. This phrase is used to characterize an officer, a government, a past action, or a state of affairs, which must be accepted for all practical purposes, but is illegal or illegitimate. Thus, an office, position or status existing under claim or color of right, such as a de facto corporation. In this sense, it is the contrary to de jure, which means rightful, legitimate, just, or Constitutional. (Black’s Law Dict., 6th ed., Pg416)

**de jure /dee-joor-ay/**

Descriptive of a condition of which there has been total compliance with al requirements of law. Of right; legitimate; lawful; by right and just title. In this sense it is contrary to de facto. (Black’s Law Dict., 6th ed., Pg 425)

Editor’s Note: These are two different, non-mutually-supporting jurisdictions. The de facto, color of law, admiralty judicial system, corporate governance believes it has authority over the sovereign de jure jurisdiction of the people on the land and soil. The latter is the original jurisdiction established in The United States of America’s Constitution circa 1859.

To place an ad in our paper, contact:

Charlie White at OSJA.cwhite@pm.me.  
Put “newspaper advertising” in Subject line.

Two Americas, Two Constitutions:

The one you think you know.

And the other one.

## THE UNITED STATES OF AMERICA

When the United States Congress closed because of no quorum in March 1861, they closed the Constitutionally created United States and opened a color of law governance in de facto for the UNITED STATES under Lincoln’s martial law, the Lieber Code. They opened an unconstitutional de facto corporation that they later incorporated.

Sometime after 1906 every state and territory flipped into an incorporated subdivision of the UNITED STATES of AMERICA, a Corporation, placing upon an unsuspecting public a revised constitution employing Maritime Admiralty and Commercial Law.



The American Flag became “adorned” with a symbolic gold fringe., Indicating Admiralty Law – that of the sea.

No longer a creation of The United States of America in Congress Assembled with its American brand of common law, we had, instead, become a “captured people” with a benevolent form of martial law, that has now turned malevolent.

Fraud vitiates all contracts totally or partially! The remedy is to restore our Constitutional republican form of government. We were established as a Constitutional Republic.

Two Americas, Two Constitutions:

The one you think you know.

And the other one.

### THE CONSTITUTION OF THE UNITED STATES OF AMERICA

(1871 to present)

In all-caps, a corporation operating under **Maritime (Admiralty) Law:** that which pertains to the sea, such as seamen, ships, shipping, navigation and the like; and Commercial Law: commerce, buying and selling.

**Common Law is defined as “that which derives its force and authority from the universal consent and immemorial practice of the people.”**

It appears in the seventh article (Article VII) of the amendments of the constitution of the United States. The term is used in contradistinction to equity, admiralty, and maritime law.

4. The common law of England is not in all respects to be taken as that of the United States, or of the several states; its general principles are adopted only so far as they are applicable to our situation.” (Bouvier’s Law Dictionary, rev. 6<sup>th</sup> ed., 1856).



## The Peace Flag

### The 13 Original States and Commonwealths

These were the former Colonies, which constituted a Congress Assembled and named it The United States of America in the articles of Confederation and perpetual Union in 1777, and ratified in 1781. It was that group which created The United States of America’s Constitution which eventually morphed into a de jure amended Constitution in 1859. Twelve of the 13, from our unanimous Declaration of the thirteen united States of America, ratified it for George Washington’s Inauguration in 1789. Each one was required to have a State’s Constitution that did not conflict with The United States of America’s Constitution. This is still true to this day.

Rhode Island and Providence Plantation then ratified it and the perpetual Union was then restored.

Oregon became the 33rd and last constitutionally-admitted State to the Union of the several states in 1859; and before Abraham Lincoln was inaugurated. South Carolina seceded in 1860.

## A Republic

**Within that approximate and relatively brief ten years, we had a republican form of government with its original, common law land & soil jurisdiction. where the only punishable crime is harm to another or to another’s property.**

“Our liberty depends on  
the freedom of the press  
and that cannot be limited  
without being lost.”

– Thomas Jefferson



Heart of Health:

## Extremely Important Update on Water

### Fluoridation – Part 2 of 3

Submitted by Eric Dover, M.D.

This is Part 2 of a 3-Part Series in this Journal.

Most people are unaware of their water being fluoridated, and even fewer still understand the toxic effects of fluoride. Evidence to date demonstrates that fluoride does little, if anything, to prevent dental caries, though fluoride has been linked to numerous medical concerns.

72.3% of the U.S. population is exposed to fluoridated water on a daily basis; 42 of the 50 largest US cities fluoridate their water.

On September 24, 2024 divine intervention interjected itself with a landmark ruling in a Federal District Court

<https://www.cand.uscourts.gov/wp-content/uploads/2024/09/17-cv-2162-Food-Water-Watch-Inc.-et-al.-v.-EPA-et-al-Opinion.pdf>]

“Judge Edward Chen of the U.S. District Court of the Northern District of California wrote in an 80-page landmark decision that the current “optimal” levels of water fluoridation exposure may damage human health.”

IT IS SO ORDERED. Dated: September 24, 2024, by EDWARD M. CHEN, United States District Judge. Two pertinent excerpts from Judge Chen’s decision:

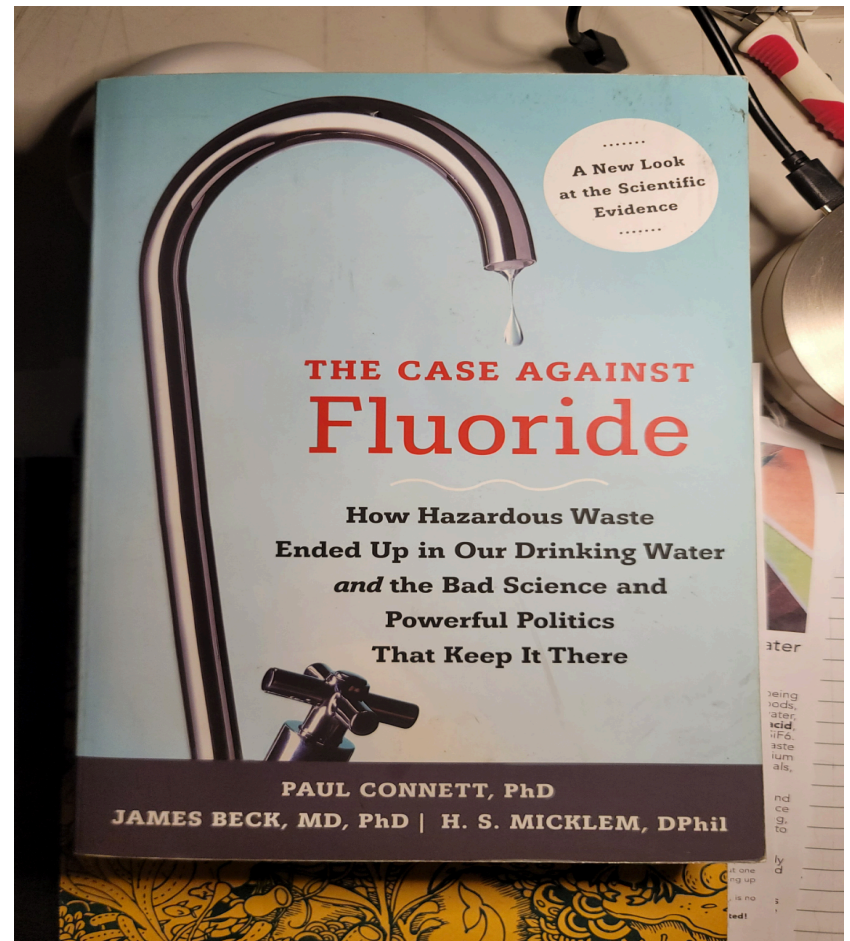
“In all, there is substantial and scientifically credible evidence establishing that fluoride poses a risk to human health; it is associated with a reduction in the IQ of children and is hazardous at dosages that are far too close to fluoride levels in the drinking water of the United States.”

“EPA’s own expert agrees that fluoride is hazardous at some level,” he added, citing a

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Services (HHS) and National Toxicology Program (NTP) which “concluded that fluoride is indeed associated with reduced IQ in children, at least at exposure levels at or above 1.5 mg/L.”

And from the article “Breaking: Fluoride in Water Poses ‘Unreasonable Risk’ to Children, Federal Judge Rules”

<https://childrenshealthdefense.org/defender/fluoridation-risk-kids-landmark-decision/>

Experts noted that the ruling means the EPA will have to go beyond simply ending water fluoridation. “EPA will have to consider what to do in the southwestern parts of the country where the fluoride content of groundwater is too high due to minerals in the soil containing fluoride,” said Harvard environmental health professor Philippe Grandjean, M.D., Ph.D. “And then there is the question about ingestion of [fluoridated] toothpaste.”

Immediately after the Federal Court ruling, a number of cities and towns removed fluoride from their public water.

<https://100percentfedup.com/212028-2/>

For further information go to

<https://drdovervsomb.weebly.com/water-fluoridation.html>

## Search & Research: Fluoridation History and Health Effects Beyond Teeth

Here are some suggestions for researching Fluoride.

These are two such reference books that honestly report the history of water fluoridation, the behind-the-scenes power plays and its influencers.

“The Case against Fluoride: How Hazardous Waste Ended Up in Our Drinking Water and the Bad Science and Powerful Politics That Keep It There”, written by Paul Connett, PhD, James Beck, MD, PhD | H.S. Micklem, DPhil, lays out the full picture of historical context, the manipulation and mass deception.

Their website: <https://fluoridealert.org/>

The Fluoride Deception, book by Christopher Bryson, an award-winning investigative reporter, photographer and television producer.

Here is his YouTube interview about his book:

[Bing Video](#)

We are ingesting an indeterminate amount of fluoride in daily.

For information about food as medicine, discover the Weston A. Price website: <https://www.westonaprice.org/>