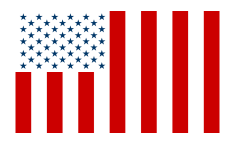


The Connecticut Assembly

An Unincorporated Land and Soil Jurisdiction State Assembly





22nd of November 2021

STATE OF CONNECTICUT

NED LAMONT, GOVERNOR
OFFICE OF GOVERNOR-STATE CAPITOL
210 Capitol Avenue
Hartford, Connecticut 06106

DENISE MERRILL
OFFICE OF THE SECRETARY OF STATE
165 Capitol Avenue, Suite 1000, P.O. BOX 150470
Hartford, Connecticut 06115

JORDAN A. SCHEFF, COMMISSIONER
OFFICE OF THE COMMISSIONER
DEPARTMENT OF DEVELOPMENTAL SERVICES
460 Capitol Avenue
Hartford, Connecticut 06106

SCOTT D. BATES, DEPUTY SECRETARY OF STATE OFFICE OF THE DEPUTY SECRETARY OF STATE 165 Capitol Avenue, Suite 1000, P.O. BOX 150470 Hartford, Connecticut 06115

BRENDA BERGERON, DEPUTY COMMISSIONER DIVISION OF EMERGENCY MANAGEMENT AND HOMELAND SECURITY 1111 Country Club Rd Middletown, Connecticut 06457

JAMES C. ROVELLA, COMMISSIONNER
DEPARTMENT OF EMERGENCY SERVICES AND PUBLIC
PROTECTION (DESPP)
1111 Country Club Rd
Middletown, Connecticut 06457

SUSAN BYSIEWICZ, LT. GOVERNOR
OFFICE OF LT. GOVERNOR- STATE CAPITOL
210 Capitol Avenue
Hartford, Connecticut 06106

WILLIAM TONG, ATTORNEY GENERAL
OFFICE OF ATTORNEY GENERAL
165 Capitol Avenue
Hartford, Connecticut 06106

JOSEPH GIULETTI, COMMISSIONER DEPARTMENT OF TRANSPORTATION STATE OF CONNECTICUT 2800 Berlin Turnpike Newington, Connecticut 06131

MARK D. ROLFE, DEPUTY COMMISSIONER DEPARTMENT OF TRANSPORTATION 2800 Berlin Turnpike Newington, Connecticut 06131

COLONEL STAVROS MELLEKAS
CONNECTICUT STATE POLICE, COMMANDING OFFICER
2800 Berlin Turnpike
Newington, Connecticut 06131

CHRISTINE JELTEMA, TROOPER FIRST CLASS
PUBLIC INFORMATION OFFICE, DEPARTMENT OF
EMERGENCY SERVICES AND PUBLIC PROTECTION
1111 Country Club Road
Middletown, Connecticut 06457

CONNECTICUT CONGRESSIONAL DELEGATION

RICHARD BLUMENTHAL, U.S. SENATOR 702 Hart Office Building Washington, DC 20510

CHRIS MURPHY, U.S. SENATOR 136 Hart Senate Office Building Washington, DC 20510

JOHN LARSON, U.S. REPRESENTATIVES 1st Congressional District 106 Cannon House Office Building Washington, DC 20515

JOE COURTNEY, U.S. REPRESENTATIVES 2nd Congressional District 2348 Rayburn HOB Washington, DC 20515 ROSA DELAURO, U.S. REPRESENTATIVES 3rd Congressional District 2413 Rayburn House Office Building Washington, DC 20515

JAHANA HAYES, U.S. REPRESENTATIVES 5th Congressional District 1415 Longworth HOB Washington DC 20515

JIM HIMES, U.S. REPRESENTATIVES 4th Congressional District 1227 Longworth House Office Building Washington, DC 20515

DEPARTMENT OF THE ARMY

MAJOR GENERAL FRANCIS J. EVON, JR., ADJUTANT GENERAL OF CONNECTICUT NATIONAL GUARD ARMORY 360 Broad Street Hartford, Connecticut 06105

LLOYD J. AUSTIN III US SECRETARY OF DEFENSE 1000 Defense Pentagon Washington, DC 20301-1000

LIEUTENANT GENERAL STUART W. RISCH US ARMY JUDGE ADVOCATE GENERAL OFFICE 2200 Army Pentagon Washington, DC 20310- 2200

MAJOR GENERAL DUANE R. MILLER OFFICE OF THE PROVOST MARSHAL GENERAL 2800 Army Pentagon Washington, D.C. 20310-2200 GENERAL MARK ALEXANDER MILLEY JOINT CHIEF OF STAFF 9999 Joint Staff Pentagon Washington, DC 20318-9999

MAJOR GENERAL JOSEPH B. BERGER III DEPUTY JUDGE ADVOCATE GENERAL 2200 Army Pentagon Washington, DC 20310-2200

GENERAL JOHN E. HYTEN, VICE CHAIRMAN OF THE JOINT CHIEFS OF STAFF 9999 Joint Staff Pentagon Washington DC, 20318-9999 Ladies and Gentlemen, to One and All,

Last year, Gary James Meade©, on behalf of The Connecticut Assembly, wrote a registered letter to Ned Lamont, Governor of the State of Connecticut, to inform him that The Connecticut Assembly, our unincorporated Land and Soil Jurisdiction State Assembly, was back in session. That letter also stated that the Connecticut State Trust was, as a result, vested in us and that we acknowledged and accepted it.

Since last year, the number of living men and women on the land and soil of Connecticut State has continued to grow. Our State Assembly is in session and as your Employers, we are instructing you to take notice of the following actions and implemented protocols currently in effect in Connecticut.

All of you need to know that everywhere in this Country, sons and daughters of America have awakened. We have remembered who we are and thus have corrected our status and expatriated from all corporatized government services providers acting as the de jure Government of this Country. We stand firmly on the superior jurisdiction of land and soil as true Americans and your ultimate employers. We are all declared American State Nationals, who may, at our discretion, serve as American State Citizens. We are private, peaceful, non-combatant civilians, native to the States of this Country.

Therefore, we are the only ones who have the proper status, standing and jurisdiction to reconstruct America upon its original foundation, free from both domestic tyranny and foreign interference, and unfettered by corporate manipulations. As such, there shall be no wanton discrimination, persecution, or violence toward American State Nationals, our mission, or our business. Just as you purport to do, American State Nationals intend to proceed peacefully in according respect and protection to the rights of others who do the same; whereas, we intend to engage in mind and spirit against those who trespass upon our status and standing as People engaged in the noble undertaking and arduous challenges of self-governance. That is, the People do not cede their sovereignty to the agencies who serve us, nor to their private subcontractors.

Our self-governing authority is founded upon the letter and spirit of the Declaration of Independence and the American Common Law. These, in turn, find their source in the Ten commandments and The Holy Bible and this, in plain language, is the fabric of American law upon which we stand, work, play, and rest.

We also would like to state that we are not "sovereign citizens". The term is an oxymoron because it is impossible to be a sovereign and a citizen at the same time. Our Assemblies keep the peace and uphold the Public Law. We affect change by lawful, and peaceful methods. It is important for you to know and to understand that we are not your enemy and you are not ours.

But, that doesn't mean there haven't been serious crimes committed against us by the Foreign Governmental Services Corporations, doing business as the United States of America Inc., the United States Inc. and their Federal State of State Corporations, as well as many other subcontractor foreign and domestic corporations of influence operating in the International and Global jurisdictions.

Of late, perhaps the greatest harm in modern times is being committed against living people. There now exists more than enough proof that the current slate of "mandates" isn't about the health and protection of the population, but that another agenda is afoot. The contents of the so-called vaccines have been exposed; your plan has been exposed; and the people are beginning to resist your agenda. Never in the history of our Country has anyone, let alone a President of a Government Services Provider, mandated injecting all the people with things like mRNA. Each dose for example of the Moderna COVID-19 Vaccine contains the following ingredients which are known hazardous to human and animal health and safety: a total lipid content in the form of SM-102, polyethylene glycol [PEG] 2000 dimyristoyl glycerol [DMG], distearoyl-sn-glycero-3-phosphocholine [DSPC]), tromethamine, tromethamine hydrochloride, acetic acid, sodium acetate trihydrate. Also nano coronavirus recombinant vaccines use graphene oxide as a carrier which is a known hazardous substance. (https:// patents.google.com/patent/CN112220919A/en.) In fact, since 2020 with the beginning of the human phase 3 trials, there have been 18,461 deaths and over 875,651 Covid Vaccine Adverse Events reported (https://openvaers.com). These agents are severely affecting the bodies of living people by causing sickness, disease and death. Therefore, based on our belief in God we do not consent to synthetic and nano technology being injected in human bodies.

Such egregious capital crimes must be addressed lawfully. Thus, we are informing you that The Connecticut Assembly <u>fully supports the Authorization to Act</u> that was recently sent to the Joint Chiefs of Staff by Anna Marie Riezinger, Fiduciary of The United States of America, our unincorporated Federation of States of the Union.

We, therefore, join in requesting and requiring the United States Provost Marshals, United States Marshals, Interpol, and appropriate units of the American Armed Forces enforce the International and Public Law of this country and immediately act upon the International Arrest Warrants already issued and published, and to proceed with the apprehension of all corporation officials engaged in the trans-human agenda, these are crimes against humanity. This is described in more detail in Public Law A1010121 and the Notice Sections below.

What follows is being provided to inform and update you regarding the steps we and all the State Assemblies have taken toward the reconstruction of our lawful sovereign Government.

Establishing an International Land Recording Office and Permanent Recording System

In order to record our documents, we formed a permanent International Land Recording Office for our Notices of Political Status and other documents relating to our land and private property. The Connecticut Assembly is the lawful issuing authority for Connecticut State on the land and soil jurisdiction. This new International Land Recording Office will be held under the authority and jurisdiction of The United States of America, our unincorporated Federation of States of the Union.

Each American State National on Connecticut soil will be carrying a Credential Card issued under the authority of The Connecticut Assembly. These cards are valid for all travel and identification purposes. They contain a PDF417 barcode (which is an International ID and Travel Card standard) that can be scanned by State Troopers and law enforcement officers as well. This will give them access to our International Land Recording Office system where they will be able to confirm our status, standing and jurisdiction.

These cards will also enable all members of the military and foreign court administrators to recognize American civilians and their private property at a glance, so that they can easily avoid trespassing upon us and making inappropriate presumptions about our political status, and assumptions about our rights and about any obligation or lack of obligation of juridical persons attached to our Names/NAMES for administrative purposes in your foreign jurisdiction.

There has also been an Indemnity Bond established in each State to protect our property from loss. These have been filed on the private side of the U.S. Treasury. These bonds are not meant to provide third party property damage protection, only first party property loss. We will still carry insurance for third party liability and property damage.

In this spirit, American State Nationals claim the right to travel freely upon the public roads without regard to your Corporate Federal State of Connecticut licensing and registration provisions as to our private conveyances which are not involved in commerce. If and when stopped by law enforcement officials, a Travel Notice will be presented. A sample of this Travel Notice is being provided to law enforcement and the Department of Motor Vehicles. Kindly circulate this information among the relevant agencies and inform them to honor our status and standing to proceed without interruption, detainment, or arrest, as specified in said Notice.

Roll Call Votes by the State Assemblies

Since all of the land-and-soil-jurisdiction State Assemblies have been in session, we have been taking care of some long overdue business regarding the reconstruction of the States of America, the Republic, that portion of the American Government that has been missing since 1860. We have also passed the first Public Law in over a century and a Grand Peace Treaty.

Enrolling the Western States in the Union

Last year, the Western States, which have been waiting for proper Statehood under the North West Ordinance, were finally enrolled and given their proper Statehood by our First Roll Call Vote of the Assemblies of the States that existed up to the time of the American Civil War. This was effective as of 01 October 2020. This formally ended any emergency-based custodial interest by any foreign government in those States. *Now all fifty States have their proper statehood status, standing and jurisdiction for all of the Assemblies to move forward together.*

Public Law A1010121

It is going on two years since the manufactured malady, known as COVID-19, was released on the world and to date there has been absolutely no proof that a new novel virus has been isolated and identified. Without this isolation and identification, testing for such a virus is ineffective and developing an effective vaccine is problematic at best. Now there is an alleged variant known as "Delta." And yet we have something being referred to as a vaccine that is being mandated, in other words, "forced" on men, women and children under Emergency Use Authorization. *There exists no such government power.*

Moreover, it came to our attention that in addition to other foreign material in these so- called vaccines, e.g., parts sourced from aborted babies or used in the testing and manufacture thereof — practices repugnant to pro-life advocates — there is also a patented scrap of mRNA. As outlandish as it may sound, this novel "vaccine" ingredient, being forced upon people without full disclosure, alters DNA and serves to provide an excuse to label these people as "trans-humans" and claim them as property owned by the patent-holders.

Our Second Roll Call Vote has established the first new Public Law in over a century, which forbids among other things, commercial claims against people who have received patented genetic products or other kinds of engineered products into their bodies or their genome.

It is now formally and officially illegal to inject people with foreign DNA or RNA in this Country, effective 1 January 2021, and, as already mentioned above, the United States Provost Marshals, United States Marshals, Interpol, and the American Armed Forces, viz., the United States Army and Air Force, are authorized to intercept, arrest, try, and incarcerate all corporation officials engaged in promoting injection campaigns and undisclosed unilateral contracting processes against unwary Americans.

International Peace Proclamation and Grand Peace Treaty

The Third Roll Call Vote, which has been completed with 49 States in Agreement and one State Abstaining for lack of Quorum, has established a Peace Treaty formally ending the long standing Mercenary Conflict known as The American Civil War, being conducted in the International and Global Jurisdictions since 1861 and which has continued as a perpetual emergency until 01 August 2021, when our States issued a joint Peace Treaty formally ending the hostilities.

In April of 1863, per the newly enacted General Orders No. 100, Lincoln, as Commander-in-Chief, under Martial Law, forced the remaining members of Congress from the Northern States back into Session and this state of Martial Law has remained in effect ever since. Despite three public declarations by President Andrew Johnson declaring the land jurisdiction to be at peace, no peace was ever actually declared and no Peace Treaty ending the Civil War has ever been signed. Our Nation has remained in a constant state of Martial Law and "war" of one kind or another for 158 years.

By that Third Roll Call Vote, the State Assemblies have adopted a formal Peace Treaty ending The American Civil War and they have abolished slavery once and for all, in all jurisdictions. The International Peace Proclamation serves as Official Notice to all nations, all subcontractors, agents and principals, all elected officials and officers, both foreign and domestic. The American People have spoken at last, and their remaining Federation Officers have accomplished their duty: the restoration of the civilian government of this country, six generations and 160 years after the effort began.

International Peace Proclamation

Be it known to All to Whom these Presents come: an International Peace Treaty has been established ending all hostilities related to The American Civil War which unofficially began in 1861 with an Executive Declaration issued by then-Territorial President Abraham Lincoln.

Grand Peace Treaty of the States

Insomuch as a mercenary conflict known as The American Civil War was engendered and fought by members of the Confederation of States existing in 1860, and that conflict has been left unresolved, now let it be agreed and declared that this Grand Peace Treaty of the States has been approved by the Owner States and has been established and bound upon these Several Parties by mutual Treaty Agreement among these and among the Several States now existing, and also applies to all Subcontractors and Employees exercising Delegated Powers:

Agreement 1: That all States and all Confederate States now or in future existing agree to an immediate and permanent cessation of hostilities connected in any way to The American Civil War;

Agreement 2: This cessation of hostilities and resulting peace extends on the soil, in the air, on the land, and at sea, and is also an obligation of all those exercising delegated powers on behalf of our States;

Agreement 3: All the States then-existing and existing now, have abolished by Roll Call Vote all forms of slavery and peonage within their borders, within their Territories and Possessions, and within the realm of their intellectual properties, so that no more legal presumptions, exclusions, or suppositions may be used to evade the paramount provisions of our Organic and Public Laws;

Agreement 4: All the States then-existing and existing now, agree via this Grand Peace Treaty of the States to uphold this peace both within and without their borders and to forever end and release the disputes arising from The American Civil War, and to return all States to their natural status and sovereignty as States of the Union without exception and according to the Equal Footing Doctrine;

Agreement 5: All States now existing agree that the votes of all State Members of the unincorporated Federation of States doing business as The United States of America are now and have remained valid without exception before, during, and after The American Civil War.

Please take note that our American Government and this entire Country is now at peacetime status. The war is over and all hostilities toward the people shall end!

Notice

These actions undertaken by the properly identified and organized American People are direct Presentations, not representations, to the other Principals and all incorporated instrumentalities exercising any of our delegated powers whatsoever.

Once again we state that the United States Provost Marshals, United States Marshals, Interpol, and appropriate units of the American Armed Forces, are requested and required to enforce the International and Public Law of this country and immediately act upon the International Arrest Warrants already issued and published, and to proceed with the apprehension of all corporation officials responsible for promotion of the Trans-human Agenda.

These are commercial and international crimes against Humanity, amounting to genocide, as these legal mechanisms seek to re-label and redefine living people as property assets belonging to corporations, and to deprive the victims of their established rights and their property interests.

Those who have participated in this scheme include all the drug companies that have benefited themselves, all the research corporations that have similarly benefited, all the Governors who have continued to issue mandates and other proclamations in support of this scheme, all media companies that have allowed themselves to spread and enforce propaganda for profit and supported censorship in this country, and those other parties who upon further investigation have been involved in the deliberate and knowing and self-interested promotion of this agenda.

Emergency Use Authorization (EUA) products are unapproved, unlicensed, and experimental. Under the Nuremberg Code¹—the foundation of ethical medicine—no one may be coerced to participate in a medical experiment. The individual's consent is absolutely essential. No court has ever upheld a mandate for an EUA vaccine. In Doe #1, et al. v. Rumsfeld, 297 F. Supp. 2d 119, 135 (United States District Court, District of Columbia, 2003), a federal court held that the U.S. military could not mandate EUA vaccines for soldiers: "[T]he United States cannot demand that members of the armed forces also serve as guinea pigs for experimental drugs."

This is Your Notice of These Facts

The American States Assemblies implore you to face the inconvenient truth and uncomfortable facts of your depredations. We intend to hold all guilty parties accountable. We do so not by way of idle threat but rather by the Rule of Law that reigns supreme; i.e., according to both your case law, legal and ethical codes and by the age-old standards of the American Common Law,

which demands that all wrongdoers face justice who trespass upon others by violating the sacrosanct integrity of their bodies, minds and souls.

The Connecticut Assembly and all other American State Assemblies seek understanding of our cause and functions. We welcome good faith inquiries because we know that once people truly understand American history and our founding documents the blinders will drop from their eyes. Very likely they will wish to join us. We welcome all, even those who have wittingly opposed us, and we do so in the Biblical spirit of forgiveness and redemption for all those who are sincere.

The fervor that beats in the hearts of those who love freedom and liberty, and exercise its American Common Law golden rule, recognizes that all are created equal, endowed with certain unalienable rights; that among these are life, liberty and the pursuit of happiness; and that without the ability to exercise these God-given rights, we are as good as dead. Thus it is that we hail the motto of our sister state, New Hampshire: **Live free or die!**

Notice to Agent is Notice to Principal, Notice to Principal is Notice to Agent

So said, so Signed and so Sealed by my Hand this day of		
	Ву:	Thomas Theodore Niemano
	Thomas Theodore Nieman ©All rights reserved, without prejudice	
	Co-coordinator for Connecticut and Chairman for the Connecticut Assembly land and soil jurisdiction	
	By:	Mabelle Manos 30° 0
	Isabelle Menozzi © All rights reserved, without prejudice	
	Recording Secretary and International Notarial Witness	

Enclosures:

- 1. Authorization to Act Joint Chiefs of Staff
- 2. Public Law A1010121
- 3. International Peace Proclamation
- 4. Sample Travel Notice (to law enforcement and the DMV)
- 5. The Nuremberg Code

