

Whereas the De Facto CORPORATE STATE OF IDAHO in compact with De Facto UNITED STATES OF AMERICA INC. has initiated administrative procedures, policies, fees and mandates against the Citizens of the state of Idaho. The State of Idaho entered the inseparable part of the union as a de jure constitutional state and a body politic incorporated in 1890

Since statehood, numerous Executive Orders such as 12803 - Infrastructure Privatization and Executive Order 13575 White House Rural Council along with federal compacts have placed the Citizens of the great state of Idaho under corporate administrative policies in opposite of a republic form of government, which we are guaranteed under the United States Constitution which is the supreme law of the land determined in Marbury v Madison 5 U.S. (2 Cranch) 137,180 in 1803.

Due to the continuation of the de facto STATE OF IDAHO and its Federal compacts our states resources, public education and judicial system depriving due process of law have been impacted greatly. Many of our elected officials throughout each county, have allowed our fundamental rights, privileges and immunities to be placed in jeopardy due to the financial handouts of the corporate special purpose entities of government.

Under the Ninth Amendment of the United States Constitution certain rights shall not be construed to deny or disparage others retained by the people. It is this secured right which allows each individual to protect the States rights under the Tenth Amendment.

Currently the Constitutional Defense Council (IC-67-6301) was initiated to protect the Citizens of Idaho from encroachment of federal rules and regulations. However this has failed, due to the power play of corporate slavery which is governed by Democracy.

Life, Liberty and the Pursuit of Happiness can only be achieved through the prevention of the presumption, a person is not a corporation and is not governed by administrative policies which allows political correctness to dictate color of law which violates ones substantial rights, privileges and immunities.

## Be it therefore resolved:

That the people of the State of Idaho be able to determine which form of government De Jure / Constitutional or De Facto / Corporate (IC-7-1303 (3)) on an individual basis applies to the welfare of their family, community and state. It is the duty of the Governor

## **Protecting Civil Liberties through Judicial Process**

and Attorney General to allow such action to take place under our State Constitution and IC-73-106, IC-73-116. It is the duty of the people of the state of Idaho to take all steps necessary to re-assert the authority of a republic form of government known as "Constitutional Protection" and to prevent pillaging of our rights, privileges and immunities as guaranteed by Article IV Section IV if the United States Constitution.

## Be it further resolved:

That the legislature should coordinate with other states and take any and all steps necessary to reinstate the balance of power between the federal government and the States by repealing the Seventeenth Amendment as non constitutional.

## Be it further resolved:

The legislature and the governor are directed by the people of the state of Idaho to establish a Constitutional Round Table to study the impact of rescinding certain federal inimical compacts as well to initiate per county a council to educate elected officers starting with the Sheriff on the reform of corporate policy to comply with constitutional law.

The legislature is requested to redirect a portion of 35% of the one million dollars maintained annually in the Constitutional Defense Council budget to provide funding, facilities and accommodations in conjunction with protecting the sovereignty of the individual and state.

The Round Table shall include one District judge of each judicial district, selected member of the House of Representatives, selected member of the Senate, all which are non-voting members. A mediator "under IC 53-707", attorney and a Constitutional Citizen of each county, all which are voting members. The Round Table shall be funded for a time not to exceed 3 years unless re-established by the people of the state of Idaho, and will be required to release all agenda's and reports when requested in the appropriate time, governed by the Freedom of Information Act. Transparency of the Round Table is crucial to the success of liberty throughout our great state.

M. Esquibel dejure, Citizens of Idaho (U1777)