

NOTICE

**TO ALL
OREGONIANS!**

**5TH
DECLARATION
OF
TRUTH**

SEPTEMBER 9, 2023

STATEMENT OF INTENT

The Sovereign Men and Women of the Free and Independent Nation=State of OREGON have decided to remedy the abuse of power by the government of OREGON by exercising their right to form a De Jure Government as provided for in United States Constitution Article IV Sections 3 and Section 4 and upheld in the US Supreme Court by the Supreme Court decision in 1901 (Downes v. Bidwell).

“We are determined to live under a State Government in the Republic for the United States of America and under the Constitution for the United States” and under the Declaration of Independence, cir.1776. and the OREGON Declaration of Independence, cir. 2010, ratified on November 12th, 2022, states:

“Whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or to abolish it, and to institute new Government...”

“When a long train of abuses and usurpations...” and acts to seize and hold the people’s power without legal authority and “...pursuing invariably the same Object evinces (that clearly demonstrates) a design to reduce them under absolute Despotism, IT IS THEIR RIGHT, IT IS THEIR DUTY, to throw off such Government, and to provide new Guards for their future security.”

The history of the present Governor and Government of OREGON is a history of repeated injuries and usurpations, all having in direct object the establishment of a Tyranny over the Counties of OREGON and the FREE AND INDEPENDENT NATION=STATE OF OREGON.

Preamble of the Free and Independent Nation=State of OREGON Constitution states:

“We, the representatives of the undersigned Counties within the State of OREGON, a Free and Independent Nation=State, do acknowledge and humbly invoke the favor of Almighty God for continued civil and religious liberty to ourselves and our posterity...”

First Amendment of the United States Constitution states:

“Congress shall make no law respecting an establishment of religion or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances.”

Fourth Amendment of the United States Constitution states:

“The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.”

STATE OF OREGON DECLARATION OF TRUTH RACKETEERING

The people of OREGON are suffering from a tyrannical state government which fails to provide a republic form of governance, enables and supports across its borders the invasion of the United States of America by illegal foreign nationals and protects vicious criminals who commit outrageous acts of violence upon the Sovereign Men and Women of America all caused by a government of and for a mono-party system led by a tyrannical pusillanimous dictator who openly defies Federal law.

OREGON STATE VIOLATES:

United States Constitution Article IV Section 4

“The United States shall guarantee to every State in this Union a Republican Form of Government and shall protect each of them against Invasion; and on Application of the Legislature, or of the Executive (when the Legislature cannot be convened) against domestic Violence.”

United States Constitution Article VI

“This Constitution, and the Laws of the United States which shall be made in Pursuance thereof; and all Treaties made, or which shall be made, under the Authority of the United States, shall be the supreme Law of the Land; and the Judges in every State shall be bound thereby, any Thing in the Constitution or Laws of any State to the Contrary notwithstanding.”

First Amendment, United States Constitution

“Congress shall make no law respecting an establishment of religion or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances.”

Fourteenth Amendment, United States Constitution Section 3.

“No Person shall be a Senator or Representative in Congress, or elector of President and Vice-President, or hold any office, civil or military, under the United States, or under any State, who, having previously taken an oath, as a member of Congress, or as an officer of the United States, or as a member of any State legislature, or as an executive or judicial officer of any State, to support the Constitution for the United States, shall have engaged in insurrection or rebellion against the same, or given aid or comfort to the enemies thereof. But Congress may by a vote of two-thirds of each House, remove such disability.”

ORS 166.720; ORS 166.715 to ORS 166.735 Racketeering activity unlawful; penalties. Also, Federal Racketeer Influenced and Corrupt Organizations Act, also known as 18 USC §§ 1961-1968

DECLARATION OF RACKETEERING

The evidence is now clear that patterns and acts of **Racketeering Influence and Corruption by Organizations, and Governmental agencies** are on display daily against **We the People**. Not only on the federal level but on the state and local level as well from City Council, County Board of Supervisors, School Boards which have all become hot beds of open seditious racketeering against all of their constituents and the United States Constitution.

The **Racketeer Influenced and Corrupt Organizations (RICO) Act** is the United States Federal law that provides for extended criminal penalties and a **civil cause of action** for acts performed as part of an ongoing **criminal organization**.

RICO was enacted by section 901(a) of the Organized Crime Control Act of 1970 (Pub.L. 91–452, 84 Stat. 922, enacted October 15, 1970) and is codified at 18 U.S.C. ch. 96 as 18 U.S.C. §§ 1961–1968. G. Robert Blakey, an adviser to the United States Senate Government Operations Committee, drafted the law under the close supervision of the committee's chairman, Senator John Little McClellan. It was enacted as Title IX of the Organized Crime Control Act of 1970 and signed into law by US President Richard M. Nixon. While its original use in the 1970s was to prosecute the Mafia as well as others who were actively engaged in organized crime, its later application has been more widespread.

Beginning in 1972, thirty-three states adopted state RICO laws to be able to prosecute similar conduct.

Under RICO, a person who has committed "at least two acts of racketeering activity" drawn from a list of 35 crimes (27 federal crimes and eight state crimes) within a 10-year period can be charged with racketeering if such acts are related in one of four specified ways to an "enterprise."

Those found guilty of racketeering can be fined up to \$25,000 and sentenced to 20 years in prison per racketeering count. In addition, the racketeer must forfeit all ill-gotten gains and interest in any business gained through a pattern of "racketeering activity."

A US Attorney who decides to indict someone under RICO has the option of seeking a pre-trial restraining order or injunction to temporarily seize a defendant's assets and prevent the transfer of potentially forfeitable property and to require the defendant to put up a performance bond.

That provision was placed in the law because the owners of Mafia-related shell corporations often absconded with the assets. An injunction or performance bond ensures that there is something to seize in the event of a guilty verdict.

In many cases, the threat of a RICO indictment can force defendants to plead guilty to lesser charges, in part because the seizure of assets would make it difficult to pay a defense attorney.

Despite its harsh provisions, a RICO-related charge is considered easy to prove in court since it focuses on patterns of behavior, as opposed to criminal acts.

RICO also permits a private individual "damaged in his business or property" by a "racketeer" to file a civil suit. The plaintiff must prove the existence of an "enterprise." The defendant(s) are not the enterprise; in other words, the defendant(s) and the enterprise are not one and the same. There must be one of four specified relationships between the defendant(s) and the enterprise: either the defendant(s) invested the proceeds of the pattern of racketeering activity into the enterprise (18 U.S.C. § 1962(a)); or the defendant(s) acquired or maintained an interest in, or control of, the enterprise through the pattern of racketeering activity (subsection (b)); or the defendant(s) conducted or participated in the affairs of the enterprise "through" the pattern of racketeering activity (subsection (c)); or the defendant(s) conspired to do one of the above (subsection (d)). In essence, the enterprise is either the 'prize', 'instrument', 'victim', or 'perpetrator' of the racketeers. A civil RICO action can be filed in State or Federal Court.

Both the criminal and the civil components allow the recovery of triple damages (triple the amount of actual/compensatory damages).

Although its primary intent was to deal with organized crime, Blakey said that Congress never intended it merely to apply to the Mob. He once told Time Magazine, "We don't want one set of rules for people whose collars are blue or whose names end in vowels, and another set for those whose collars are white and have Ivy League diplomas."

The first-ever RICO trial was conducted in May 1979 in United States v. Sam Bailey Gang by Prosecutor Mark L. Webb in San Francisco, California, Northern District of California. The case was tried successfully by use of the RICO statute in alleging that a gang of postal burglars and a Nevada fence collaborated criminally in an organized crime fashion.

Racketeering Law in OREGON Statute

OREGON racketeering laws are established to punish any organized criminal activity or any offense that is carried out for an enterprise or individual's financial gain or for the sake of illegal benefit by the organization or individual. The objective of OREGON State legislation to establish this law and Federal Racketeering Laws is to abolish or diminish these criminal organizations and prevent them from committing any crime by severing the bonds that tie the enterprise together. This is a very serious offense and comes under **ORS 166.720; ORS 166.715 to ORS 166.735**. These statutes serve as a tool for any State and Federal laws to debilitate or eradicate the proprietorship or control of criminal enterprises or organizations through racketeering charges. In the Federal court the government prosecutor can file these charges through the Racketeer Influenced and Corrupt Organization Act (RICO) at a federal level. In OREGON, racketeering laws are encoded in the OREGON Revised Statutes Related to **Racketeering** (RICO and ORICO) and added this crime into the ORS code.

Today OREGON is in a state of free fall at all levels. This free fall has been orchestrated over the last 170 years by socialist and communist regimes and we're now nearing the end of their socialist/communist plan that clearly demonstrates a design to reduce United States Sovereign Men and Women living in OREGON under absolute Despotism. Today this plan has eliminated the three branches of government, created a mono-party legislature which has enabled and empowered the rise of a pusillanimous Governor turned dictator.

A **pusillanimous** Governor, a spineless governor who has shown a lack of courage and shrinking from their sworn oath and responsibilities for the benefit and well-being of the free and sovereign Men and Women of the Free and Independent Nation=State of Oregon, whose character is thus marked by every act which may define a tyrant, is unfit to be the elected Governor of a free people. Likewise, the Elected, Appointed and Regional Officials of the State of OREGON including the many unlawful departments of the corporation government who have grossly usurped authority and actively and grievously committed atrocities against We the People, such as, but not limited to, the DEQ, the unconstitutional sheriffs, the Department of Health and Welfare, the Child Services Department, The Bureau of Land Management, and the state and federal Forestry Departments, the AMA, CDC, and FDA whose character is thus marked by every act which may define them are that of a tyrant, abusive, unconstitutional and their criminal and despicable acts as corrupt authorities, are unfit to be the Elected, Appointed and deemed Regional Officials of a free people.

As a corporation and employees of a corporation, our **pusillanimous** Governor (Spineless, cowering, spiritless, cowardly, feeble, and lacking in courage) and state and county legislative officials, have consistently used their positions to usurp authority, control and coerce the people to follow without question. They made illegal and unlawful mandates under threats of punishment and fines. They destroyed family business while they exempted large corporate entities that fed their pockets. They deprived individuals of continuing careers, making a living and providing basic necessities for people's families, separated families from loved ones, forced regulations upon the people that were known to cause serious health issues, closed churches, worship centers, schools, clubs and businesses declaring it unlawful to assemble. They ordered lockdowns and forced deadly treatments of experimental drugs that were illegally, unlawfully, and fraudulently called "vaccines" and made wealthy all who succumb to their bribes and extortion to kill the innocent. All the while holding themselves exempt from such mandates and usurpations and enjoyed being enriched by their crimes - Perpetrating these crimes upon the state of OREGON, endangering the lives and safety of its PEOPLE. **This is the very definition and description of Racketeering.** The damage, injury and costs have been higher than mere money can repay. They have done that which they were COMMANDED NOT TO DO by our Constitution. The time of JUST CORRECTION IS NOW!

For those who don't understand the United States Constitution the "Government" is "We the People".

In OREGON, a Free and Independent Nation=State, we echo the thoughts, convictions, principles, and ideals of the Founders of the United States of America. We will retain our SOVEREIGNTY, our natural and unalienable rights, and our autonomy, free from the shackles of slavery to any form of Government.

The overt nature of their totalitarian lust for control of every aspect of the lives of "We the People" is now openly on display.

The people of the Free and Independent Nation=State of OREGON are rightful owners of our land, our labor, our well-being, our future, and our children, for our benefit, and the benefit of our posterity.

We entreat a bloodless solution, wherein you cease all destruction activities, dissolve your unlawful and unconstitutional tyrannical rule and other illicit legal structures and custodial instruments, return our land, our assets, and our De Jure government to We The People, retire, withdrawing your influence in an orderly fashion, so the people of OREGON can once again pursue our God-given rights of Life, Liberty and the Pursuit of Happiness.

Let it be known to all the world that OREGON State and the Free and Independent Nation=State of OREGON are resolute in our posture and positions. We declare that we are not the properties, not the administrative state, not the province of any theocratic ruler, nor any monarch, nor foreign entity or government but is a FREE AND INDEPENDENT NATION=STATE in REPUBLIC for the United States of America.

OREGONIANS stand united to follow the United States Constitution Article IV, Sections 3 and 4 to throw off the tyranny that has been foisted upon all PEOPLES of the United States.

We, the People of the Free and Independent Nation=State of Oregon and the sovereign Counties that lie within, united by our Declaration of Independence and the Constitution of the United States, declare that we are a sovereign State and "this Nation=STATE, under God, shall have a new birth of freedom—and that government of the people, by the people, for the people, shall not perish from the earth."

ACTS OF INSURRECTION

The government of OREGON, the current socialist governor/dictator and mono-party system along with local officials are following a coordinated design with the intent to actively engage in “*Acts of Insurrection*” against the United States Constitution.

ACTS OF SECESSION

The OREGON government, collectively with the socialist state Executive, Judicial, and Legislative branches, instituted the current socialist governor/dictator who has usurped power and actively engaged in “*Acts of Secession*”. Thereby, creating and fostering a reign of terror on the sovereign Men and Women of the United States living in OREGON, a Free and Independent Nation=State. They executed deceitful and manipulative events upon the people with the *intent to secede* from the United States of America to thus destroy the very *Union of States* which secures our *Liberty and Freedom*.

ABDICATION OF AUTHORITY

Betrayal by the sitting **pusillanimous** socialist governor/dictator of OREGON, the mono-party legislature and local elected officials is evidence of “*Abdication of their Responsibilities of Authority and Sovereignty*” over the Men and Women of the United States living in OREGON, a Free and Independent Nation=State.

This concludes these proceedings. Oregon-General-Jural-Assembly.com.

OREGON, A FREE AND INDEPENDENT NATION=STATE is exercising its God-given Rights as declared in the 1776 United States Declaration of Independence and as ratified in the 1789 United States Constitution under Article IV Section 3. OREGON, a Free and Independent Nation=State, is hereby declaring its Statehood in the Republic for the United States of America.