

The Government of The United States of America
Rural Free Delivery Route 1



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OPEN LETTER TO THE STATE OF UTAH-ITS MEDIA AND THE WORLD

09-16-2020

Attention Governor:

There is an issue with the State of Utah Judicial Branch wherein it has been taken over by a private membership association, meaning a club of men and women that simply took over the judicial branch of the State of Utah:
<https://www.utahbar.org/about/utah-bar-history-and-purpose/>

“In 1985, the Utah State Constitution was amended to clarify that regulation of the legal profession should be performed under the Judicial Branch of government through the Utah Supreme Court, and the Bar was “perpetuated, created and continued” to perform regulatory and public interest services under the direction and control of the Supreme Court.”

Apparently the Supreme Court of the State of Utah (hereinafter: “Supreme Court”) granted itself broad powers of election, power of attorney of the people, and interpretation rights that allowed the Supreme Court to arbitrarily change the Constitution of the State of Utah by its own motion, election and power of attorney. The arbitrary actions by the Supreme Court was and still is a capital crime against the State of Utah.

Chapter III Law of Nations
Of the Constitution of a State, and the Duties and Rights of the Nation in this respect.

§30. Of the support of the constitution and obedience to the laws.

“The constitution and laws of a state are the basis of the public tranquility, the firmest support of political authority, and a security for the liberty of the citizens. But this constitution is a vain <10> phantom, and the best laws are useless, if they be not religiously observed: the nation ought then to watch very attentively, in order to render them equally respected by those who govern, and by the people destined to obey. To attack the constitution of the state, and to violate its laws, is a capital crime against society; and if those guilty of it are invested with authority, they add to this crime a perfidious abuse of the power with which they are entrusted. The nation ought constantly to repress them with its utmost vigor and vigilance, as the importance of the case requires. It is very uncommon to see



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the laws and constitution of a state openly and boldly opposed: it is against silent and gradual attacks that a nation ought to be particularly on its guard.”

The Capital Crime committed by the Supreme Court has been brought to the attention of the following people:

- 1: Shawn Farris
- 2: Marvin Bagley
- 3: William Leigh
- 4: Brody Kissell

Just to name a few. The Capital Crime remains hidden from the Public View.

The Government of The United States of America has received some disturbing news that Marvin Bagley and Shawn Farris have made a deal in a ex-parte hearing that both together intend to make a media spectacle thereby calling Lanny Talbot a “Sovereign citizen domestic terrorist” wherein murder is the goal and they both intend to show the world that the Government of The United States of America is a fraud and thereby launched this scheme within a case that was over when money was offered to settle the claim and payment was denied.

The Utah Bar Association then attempted to tattle tale to the Treasury Department about the currency in an effort to intimidate Lanny Talbot with fear thereby perpetuating a monopoly over the private currency federal reserve note when public policy says otherwise.

The most disturbing part of this whole debacle of a Judicial System is the perpetual slavery committed by Bar Members everywhere within the United States.

Twenty Seven times it reads the word: Compact or Social Compact within the Law of Nations that formed the State of Utah and yet, that word is completely ignored by all Bar Associations within every State of the Union.

The words “Social Compact” is mentioned within eight different State Constitutions and yet is ignored by the Utah Bar Association and all others.

This is what was said in a couple of court cases many years ago when people knew the law:

“In that **1798** opinion, Justice Chase wrote:

The purposes for which men enter into society will determine the nature and terms of the social compact; and as they are the foundation of legislative power, they will decide what are the proper objects of it: The nature, and ends of legislative power will limit the exercise of **it**...An act of the legislature (for I cannot call it a law) contrary to the great first principles of the social compact, cannot be considered a rightful exercise of legislative authority. 42

Justice Chase's position seems clear: the social compact or contract empowers the legislature to enact certain varieties of legislation; legislation outside the power granted under the contract is without authority. 43”

“Justice Miller, writing for the Court, stated:

It must be conceded that there are ... rights in every free government beyond the control of the State.... There are limitations on [government] power which grow out of the essential nature of all free governments. Implied reservations of individual rights, without which the social compact could not exist, and which are respected by all governments entitled to the name 8” Two years later, in *Munn v. Illinois*,⁵⁰ Justice Waite, in his majority opinion wrote:

"A body politic ... is a social compact by which the whole people covenants with each citizen, and each citizen with the whole people, that all shall be governed by certain laws for the common good."

This does not confer power upon the whole people to control rights which are purely and exclusively private **51**

“While the Constitution may contain aspects of the social contract, if the social contract is to be entirely contained in a constitution, it will be only in what has been referred to as the "unwritten constitution." 89



“55. The United States Constitution might be viewed as the embodiment of the social contract (*but see infra* notes 87-88 and accompanying text), but it is not a contract between each individual and the sovereign or among all individuals. *See infra* notes 262-73 and accompanying text. The Mayflower Compact might also seem **to** be a social contract in that it bound at least the heads of families **to** each other, but the Mayflower Compact was only an agreement to be bound together **to** regulate local affairs, while acknowledging the continued supremacy of the British Crown as sovereign. *But see* M. LESSNOFF, SOCIAL CONTRACT 42 (1986) (stating that the Mayflower Compact is a social contract).”

59 the Constitution is not itself the social contract. The social contract is not a contract among the branches of the sovereign government or between sovereigns - the states and the federal government.^{6°} The social contract is among the people or between the people and the sovereign. 61”

State of Florida: <https://fall.fsulawrc.com/crc/conhist/1838con.html>

Section 1. That all freemen, when they form a social compact, are equal; and have certain inherent and indefeasible rights, among which are those of enjoying and defending life and liberty; of acquiring, possessing, and protecting property and reputation; and of pursuing their own happiness.

State of Oregon: <https://sos.oregon.gov/blue-book/Documents/oregon-constitution.pdf>

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

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State of Mississippi: https://felonvoting.procon.org/sourcefiles/1817_MS_Constitution.pdf

Section 1. That all freemen, when they form a social compact, are equal in rights, and that no man or set of men, are entitled to exclusive, separate, public emoluments or privileges, from the community, but in consideration of public services.



State of Texas: <https://statutes.capitol.texas.gov/Docs/CN/htm/CN.1.htm>

Sec. 3. EQUAL RIGHTS. All free men, when they form a social compact, have equal rights, and no man, or set of men, is entitled to exclusive separate public emoluments, or privileges, but in consideration of public services.

State of Kentucky: https://ballotpedia.org/Bill_of_Rights,_Kentucky_Constitution

Section 3

Text of Section 3:

All men, when they form a social compact, are equal; and no grant of exclusive, separate public emoluments or privileges shall be made to any man or set of men, except in consideration of public services; but no property shall be exempt from taxation except as provided in this Constitution, and every grant of a franchise, privilege or exemption, shall remain subject to revocation, alteration or amendment.^[1]

State of **Connecticut**: https://ballotpedia.org/Article_I,_Connecticut_Constitution

Section 1

Text of Section 1:

All men when they form a social compact, are equal in rights; and no man or set of men are entitled to exclusive public emoluments or privileges from the community.^[1]

State of Maryland: https://ballotpedia.org/Declaration_of_Rights,_Maryland_Constitution

Article 1

Text of Article 1:

That all Government of right originates from the People, is founded in compact only, and instituted solely for the good of the whole; and they have, at all times, the inalienable right to alter, reform or abolish their Form of Government in such manner as they may deem expedient.^[1]



Section 1

Text of Section 1:

Equality and Rights of Men

That all men are by nature equally free and independent and have certain inherent rights, of which, when they enter into a state of society, they cannot, by any compact, deprive or divest their posterity; namely, the enjoyment of life and liberty, with the means of acquiring and possessing property, and pursuing and obtaining happiness and safety.^[1]

Now the world has seen 8 examples wherein if the social compact does not exist, the State legislature does not have any authority to make laws and therefore Marvin Bagley and Brody Kissell's bench exists in name only without any authority of any State whatsoever.

Article 21, Universal Declaration of Human Rights

- (1) Everyone has the right to take part in the government of his country, directly or through freely chosen representatives.
- (2) Everyone has the right to equal access to public service in his country.
- (3) The will of the people shall be the basis of the authority of government; this will shall be expressed in periodic and genuine elections which shall be by universal and equal suffrage and shall be held by secret vote or by equivalent free voting procedures.

Does the world see now? No social compact equals slavery in all of its forms.

The Government of The United States of America was re-formed on a social compact and therefore is the only free Government and country left on earth. It has a purpose of fixing the slavery problem in this country and many other countries with the effort of imparting the social compact information. The Bar Associations around the world are fighting this effort.

Further, the Government of The United States of America has been watching these frat boys in the State of Utah perpetuate an effort to steal the labor of a social compact member by a gold digging whore that was created by the Utah State Bar through its state statute design to perpetuate the marriage and divorce cycle using words.

The ironic part is that these ignorant and arrogant frat boys and girls do not have a social compact either and therefore are simply governing the slaves on behalf of their master and become cannon fodder for their master when the inhabitants figure this social compact issue out. The Bar association police are figuring out what that means right now as we speak even after they were warned of becoming cannon fodder years ago.



CAVEAT

The Government of The United States of America is hereby warning any local media and lawyers that if the words sovereign citizen group, anti government group or any other slander is printed or mentioned after the 21st of September, 2020 thereby participating in the charade being performed by:

- 1: Shawn Farris
- 2: Marvin Bagley

Two men that have no respect from this Government based on their efforts to slander really good people on behalf of the Republican Party (527 organization) and their master(s). A nice fat common law lien will be placed on their organizations and their persons that cannot be removed for one hundred years for human rights violations. All due process will be followed by this Government.

Further, the Government of The United States of America hereby objects to being placed on trial when it was never served any type of due process whatsoever, and further was never notified of any such trial.

Further, the State of Utah is literally bound by the following Article within the charter of the organization of American States and yet we doubt that anyone has even heard of that organization within the State of Utah:

Article 13

The political existence of the State is independent of recognition by other States. Even before being recognized, the State has the right to defend its integrity and independence, to provide for its preservation and prosperity, and consequently to organize itself as it sees fit, to legislate concerning its interests, to administer its services, and to determine the jurisdiction and competence of its courts. The exercise of these rights is limited only by the exercise of the rights of other States in accordance with international law.

https://www.oas.org/en/sla/dil/inter_american_treaties_A-41_charter_OAS.asp

This Government never threatens; it always follows through with its promises.

The office of the Secretary of State for Government of The United States of America,

Thomas Frank Goudey





Government of The United States of America
Rural Free Delivery Route 1

office of the registrar

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ACKNOWLEDGEMENT

I, **Alice Cenicerros**, certify **under penalty of bearing false witness** under the laws of The United States of America **that the foregoing paragraph is true and correct** according to the best of my current information, knowledge, and belief.

The office of the registrar accepts and acknowledges the document:

OPEN LETTER TO THE STATE OF UTAH-ITS MEDIA AND THE WORLD

and is recorded on:

182nd day in the year of Yahweh, six thousand and twenty two, and the 16th day of September two thousand and twentieth year of the new covenant in Yahushua's name
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182nd day in the year of Yahweh, six thousand and twenty two, and the 16th day of September two thousand and twentieth year of the new covenant in Yahushua's name

This copy is not valid unless displaying the Record File Number, Seal, and signature of the registrar for The United States of America.

