

**IN THE NAME OF THE PEOPLE
OF THE UNITED STATES**
by
**WILL OF THE PEOPLE
CONSTITUTIONAL AUTHORITY BOARD**
NOTICE TO CONTEST

In accordance with 1 CFR 17.3, please print and make available this notice to all federal branches, departments, agencies, and entities immediately for reasons stated herein.

Will of the People Constitutional Authority Board is a national local governing body, answerable to the people vested with reserved federal powers, including any necessary executive authority. This Notice has general applicability and legal effect, being issued under constitutional authority, prescribing a course of conduct by imposing an obligation to the Constitution, being relevant to the general public and applicable to those recalled and in contempt of this body's authority.

NOTICE

The People have affirmed the federal government of the United States used powers not delegated to it by the Constitution, and have become unauthorized of the Constitution when exercising authority both in the purview of the people and outside of the law permitted by the Constitution (Bill of Rights). Through a series of ordered steps, defined by Constitutional limits, jurisdiction and scope of reserved federal powers of the people were proved (Tenth Amendment). It has been DETERMINED that the federal government has engaged in improper authority by its: passage of impermissible laws (First Amendment "abridging of freedoms and rights"), refusal to acknowledge the petition of the people made in the 2012 Continental Congress (First Amendment "right to redress"), refusal to cooperate with the people-initiated federal recall election held Jan. 14, 2014 (Tenth Amendment "consent of the governed" enforcement of delegated powers), and refusal to be governed by the higher laws of this country. In so doing, the federal government acted against the Constitution of these United States. This conundrum of governance has placed this country in jeopardy of civil unrest.

Will of the People Constitutional Authority Board ordered judgment, held in contempt, and issued a warrant for removal of those recalled and those obstructing justice (28 U.S.C. 4.1(b)). These actions failed, so all members of the federal government are considered hostile, as may be Enemies of the State.

Therefore, the national elections are RENDERED fraudulent, the government itself is DECLARED illegal, and the whole of federal law and jurisprudence is ORDERED suspended until: the federal recall is affirmed, the government is restored to the Constitution, and restitution for grievances is made (Tenth and First Amendments).

Consequently, except first-term Representatives, ALL candidates running for re-election as of Nov. 4, 2014, SHALL NOT be eligible, and seats won by ineligible candidates SHALL be given a run-off election or remain vacant (Specific Federal Recall Election Rules and Procedures, as for reference).


Consequently, ALL heads of state are SO ORDERED escorted off federal property to their personal residence and held under house arrest until arraigned or indicted (Fifth Amendment).

Consequently, ALL actions, decisions, and laws made by the federal government, regardless of branch, department, agency, or entity, are HEREBY subject to review and appeal by this constitutionally ordered non-partisan administration, to be duly sworn in as titled below, by any recently confirmed Associate Justice upon receipt of this Notice (Rule 1, WOFTPCAB).

As of receipt of this FINAL NOTICE, federal powers are hereby no longer delegated to the federal government, and powers reserved to the people are so vested in Will of the People Constitutional Authority Board (Rule 2, WOFTPCAB). An original of this notice has been mailed.

This Notice is an attempt to pre-empt any loss of life, and seeks to defy the charge by the Declaration of Independence that such offensive and oppressive government should be taken by force or violence, which are unwarranted should provisions of the Tenth Amendment amended powers clause succeed (Rule 3, WOFTPCAB). This order is intended to, and does, confer all powers, rights, and benefits of the United States to this vested authority of the people, both substantive and procedural, being enforceable at law and in equity, over and against any department, agency, and entity of the United States, and any of its officers, employees, and agents, and any other person, that may so act against the Constitution or the people, upon and whenever acting illegitimate, improper, unauthorized, or by any other authority not granted to it by or that may exist outside of the U.S. Constitution (Tenth Amendment).

SO NOTIFIED this 4th day of Nov, 2014.


Defender of the Constitution and Protector of the People



December 23, 2014

National Archives and Records Administration
Office of the Federal Registrar
8601 Adelphi Road
College Park, MD 20740-6001

Office of the Federal Registrar,

We have not received receipt of a copy of the publication of our notices, as you are obligated to print and distribute according to 44 U.S.C. § 1502 all documents required or authorized to be published per Section 1505.

We have provided a document meeting every legal qualification for publication per 44 U.S.C. § 1501, having general public interest as a legal instrument per 1 CFR 1.1. Every document qualifies for general applicability without requiring presidential approval whenever a governing body exercises a penalty per § 1505(a)(2), as we have shown, either by using sanction powers per 5 U.S.C. § 551 or contempt authority per 28 U.S.C. § 4.1(b), which has been upheld since 1821 by the Supreme Court.

We are an agency authorized by a constitutional authority of the United States per 1 CFR 1.1, defined as "not the courts or Congress," and are not subject to Executive approval as per 5 U.S.C. § 551. Our agency enforces government accountability through elections, orders, notices, and penalties that achieve those aims.

Each clerk, associate, or officer of the Federal Registrar or government, whether in a paid position or not, who does not comply with the order to publish this notice, or attempts to conceal any part of it from the government or the public, obstructs the administration by an authority of the United States executing justice for a constitutional matter, and thereby commits acts in disobedience of this lawful process, constitutional order, and decree, against the laws and Constitution of the United States, by such insurrection and sedition for the overthrow of the Constitution, and will be liable retroactively from this date, subject to fines for felony up to \$250,000 and up to 20 years imprisonment for treasonous and seditious acts as per Title 18, Chapter 115 of the United States Code, Sections 2381 through 2385, as appropriate.

George Washington said in 1787, "The power under the [U.S.] Constitution will always be in the People... and, whenever it is executed contrary to their Interest, or not agreeable to their wishes, their Servants can, and undoubtedly will be, recalled." The Declaration of Independence even goes so far as to say it is a "right of the people... to throw off such government." These are the definitions for powers of the people in the Tenth Amendment. So, we do have the right and authority to enforce the federal recall of 2014, and the Federal Registrar must abide by the laws of this land that it is sworn to uphold.

By the authority vested in Will of the People C. A. B., the Federal Register is hereby ordered to print this day the following notice below, along with the letter above that authorizes it:



~Stephen L. Rush, Defender of the Constitution
Will of the People Constitutional Authority Board
info@willofthepeople.agency
www.willofthepeople.agency/
(909) 798-3171 Voicemail

**IN THE NAME OF THE PEOPLE
OF THE UNITED STATES**
by
**WILL OF THE PEOPLE
CONSTITUTIONAL AUTHORITY BOARD**
ORDER TO RELINQUISH FEDERAL AUTHORITY

Federal Officers and Appointees are hereby ordered to relinquish and vacate all elected and top-most appointed seats, authority, and offices effective as of December 23, 2014 by the authority of the people given by the Constitution of the United States.

Before the tenth amendment in the Bill of Rights was adopted, George Washington said in a letter in 1787 how the power of the people to recall whomever they want whenever they feel like exists in the Constitution (<http://www.willofthepeople.agency/#!/constitutional-authority/c1xoo>, <http://www.willofthepeople.agency/#!/declaration/c11do>). The last paragraph of the Articles refers to the "independence of the United States", and evokes the Declaration which recognizes the authority of the government only if it has consent of the governed, and its authority can be revoked.

Regardless, the people have used their first amendment rights and tenth amendment powers to hold government accountable for cause with protest, assembly, petition, recall, and notice. The government has rejected every course of the people when the people challenged federal authority that acted unauthorized of the Constitution and found the federal government of the United States to be illegitimate. Subsequently, federal authority to govern has been revoked. And, the general election held in November 2014 is rendered fraudulent, subject to the recall, and its results cannot be permitted to take effect before constitutional order is restored.

Federal branches are no longer the government of the United States, nor vested with constitutional powers. The federal government cannot lawfully both act against the Constitution and refuse to be accountable to it, while supposedly retaining proper authority. Either the federal government is authorized of the Constitution, or it is illegitimate, and the people have refused to consent to such. Surrender now to the people's authority vested in Will of the People Constitutional Authority Board. Refusal by non-compliance, or any means, is a declaration of war on the people of the United States, seditious, and punishable to the fullest extent of the law without diplomatic immunity or border. But, regardless, is the end of undermining the constitutional rights of the people, and effectively nullifies all federal government powers.