# NOTICE

### From the People of Texas

#### To:

## Office for Democratic Institutions and Human Rights Organization for Security and Co-operation in Europe (OSCE)

November 1, 2012

This constitutes NOTICE to the Organization for Security and Co-operation in Europe (OSCE) and its Agents and/or Representatives of the following:

We support Greg Abbott, Attorney General of Texas, in his letter to Ambassador Daan Everts of OSCE written on October 23, 2012. We stand firmly behind the Texas Attorney General Greg Abbott in the spirit of international cooperation toward the common goals and objectives of fair and honest elections embraced by both your organization and the elected Texas government officials. If you come to Texas to observe and learn about our election processes for educational purposes only, you are welcome. We in Texas are always open to and support the free exchange of ideas and information.

Moreover, European and American differing traditions of Law and the fundamental structures of the respective governments have long been in conflict with, and are antithetical to one another; therefore, though you may be well intentioned in your zeal to police corruption, BE NOTICED that your efforts could be construed as an attempt at overthrowing the governmental system and therefore an act of aggression.

▲ The nature of sovereignty in Texas is that sovereignty is inherent in the People of Texas (Forum of the People), NOT in the State (Forum of the Ruler) as is the case of European style sovereignty.

▲ The Land of Texas belongs to the People of Texas, NOT to the Ruler or State as is the case in the European style of sovereignty.

▲ Elected Public Officials in Texas derive their limited Powers of Governance from the consent of the People and are therefore accountable to the People, because the Power belongs to the People.

▲ Delegated Power from the People cannot again be re-delegated to another without it being a Breach of the Covenant between the People and the Elected Public Official to whom it was delegated.

A Elected Public Officials cannot use their authority to make Treaties with other Nations as a tool to expand their Powers beyond the limited authority of their powers originally inured them by the People.

A In America, the People created the three branches of both the state and federal governments and made them sovereign to one another in their respective enumerated Powers, referred to by our Supreme Court as "diffused sovereignty", and therefore Texas is not a subject of, nor an instrumentality of the United States.

▲ The People have the Power to redact the Power delegated to their Elected Public Officials if the Elected Public Officials flagrantly Breach their Covenant with the People.

#### THEREFORE,

BE NOTICED THAT, We the People already have a system of checks and balances to deal with corruption in our country and that your attempts in Texas to monitor our processes may be construed as an attempt to overthrow our system of government constituted by the People of Texas and are therefore an act of aggression, whether intended or not.

BE NOTICED THAT, While our Elected Public Officials have authority to make Treaties with other Nations, they have no authority to enter into Treaties with Intergovernmental Organizations such as the OSCE.

BE NOTICED THAT, Our Elected Public Officials cannot re-delegate the power that We the People have delegated to them; therefore, you possess no enforcement or jurisdictional powers on Texas soil and Treaties cannot re-delegate that authority upon an Intergovernmental Organization such as OSCE. If our Administrative Authorities have misled you into thinking you have enforcement authority on Texas soil, this is to Notice you that in our system of Fundamental Law, the Powers the People have delegated to their elected Public Officials cannot again be re-delegated to another authority such as the OSCE, an organization of unelected bureaucrats, and any attempt at re-delegation is therefore a NULLITY.

BE NOTICED THAT, Your intentions for monitoring our Election Processes appear to be with the intent of asserting a jurisdiction in Texas as your Press Release of October 24, 2012 indicates, and as such, you are hereby Noticed that should you attempt to assert a jurisdiction in Texas over our Election Processes you may be charged with, at a minimum, disturbing the peace in Texas and will be dealt with accordingly to the severity of the offense. Diplomatic Immunity is excluded under common law offenses, such as, Disturbing the Peace or attempting to impose a foreign jurisdiction within Texas.

BE NOTICED THAT, In the American system of government, elected Public Officials only possess the authorities enumerated to them by the People according to the Subject Matter conferred upon them by the People and Subject Matter Jurisdiction in America can be challenged at any time in the future, has no statute of limitations; and furthermore, no grant of immunity by any authority whatsoever can protect one from violations of Subject Matter Jurisdiction.

IN CONCLUSION, We repeat again, we stand pledged behind the Texas Attorney General, and if your intentions to observe our Election Process are for educational purposes only, you are welcome.

THEREFORE, We the People of Texas ask that you make Public that your intentions of being here are for educational purposes only and that you disavow any claim of asserting a jurisdiction in Texas. Should you refuse to do so, we must assume that your intentions are not honorable and that you are deceptively proceeding under Color of Law to assert a jurisdiction foreign to our Laws and our Constitution.

Autograph on File

November 1, 2012 Date

Eugene Jarman, Chairman The Texian Jural Society