



NOTICE OF DEFAULT

FROM:

**William Edward Chastang, Foreman
De jure Grand Jury
Of the superior court of the
Texian jural society
at the republic State of Texas**

TO:

The Republic for the united States,
aka the united States of America

and

Honorable James Timothy Turner
President of the united States
The Republic for the united States

and

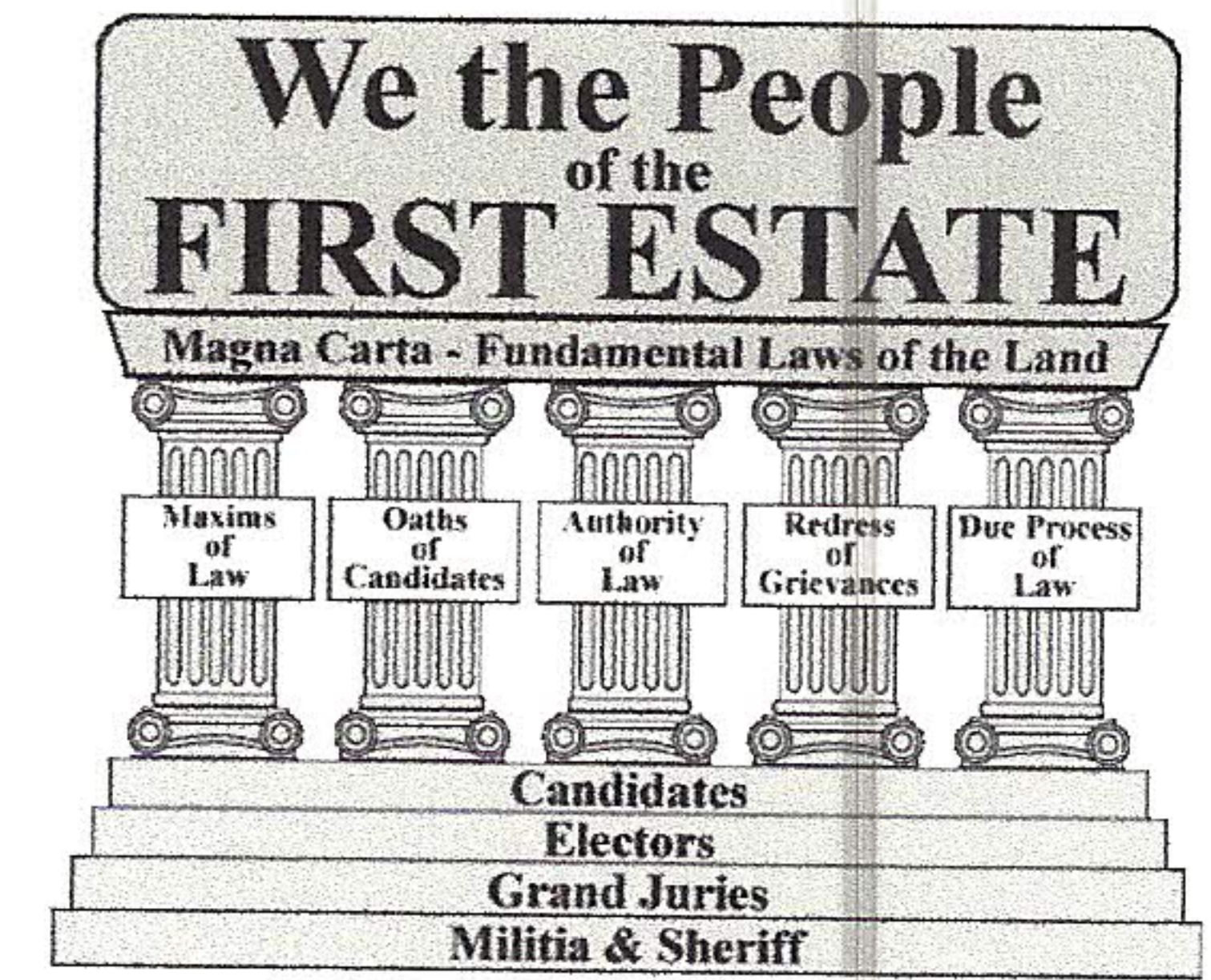
Honorable James Geiger
President Pro Tem of the Senate
Congress of the united States
The Republic for the united States

and

Honorable Mark Lounsbury, Speaker
The House of Representatives
Congress of the united States
The Republic for the united States

and

Honorable Nathan Peachey,
Chief Justice
Supreme Court of the united States
The Republic for the united States
(address unknown)



NOTICE OF DEFAULT AND ORDER
Judgment Nihil Dicit

BE IT KNOWN TO ALL MEN BY THESE PRESENTS that more than forty-five (45) days have passed since each of the above Respondents, were served with an original or a copy of the Declaration of Trespass on the Rights, Privileges and Immunities of the Sovereign Souls of Texas by the Republic for the united States (hereinafter the "Declaration of Trespass"), by a judicial proceeding having been properly commenced within the Dejure Grand Jury of the People of Texas, as one of the compact several states of the united states of America, ratified by the people of Texas; and,

FURTHER, Said Declaration of Trespass was accompanied by an Order from the Texas Grand Jury to provide legislative history for the **Declaration of Trespass on the Rights, Privileges and Immunities of the Sovereign Souls of Texas by the Republic for the united States**; and,

FURTHER, The Respondents having failed to answer the subject matter of the Declaration of Trespass, ask for more time, or request a proper FORMAL HEARING in and before the Dejure Grand Jury of the People of Texas within the ten (10) days time later allowed, and no extension having been requested nor granted, the Default Judgment Nihil Dicit of Respondents is hereby entered and ordered against ALL named and constructively noticed Respondents as to each and every fact, assertion and statement set forth in said Declaration of Trespass; and,

THEREFORE,

This Default Judgment Nihil Dicit and Order hereby adjudicated in favor of Sovereign Souls of Texas, *Sui Juris, Ingenuitas juris et de jure* and against the Republic for the united States and each and every one of the Respondents herein named shall serve as a conclusive finding of fact with respect to, inter alia, the following;

1. That the Respondents lacked the *Authority of Law* under the Fundamental Law of the Land, the primary fact in evidence being, but not limited to, the "failure to promulgate", the said Declaration of Sovereign Intent; and,
2. That the Republic For the united States of America has no Authority of Law to impose, or attempt to impose, both now, hereafter and in perpetuity, on any of the several, fifty (50) republic states of the union the Declaration of Sovereign Intent produced at Windwalker Ranch on November 14, 2010; and,
3. That the Republic For the united States of America is in want of Primary Administrative and Territorial Jurisdiction for prosecution and otherwise, both in-rem and in-personam, to impose, or attempt to impose, both now, hereafter and in perpetuity against Sovereign Souls of the Dry Land or their property, any legislative, executive or judicial Statutory code liability in the nature of civil or criminal sanctions.

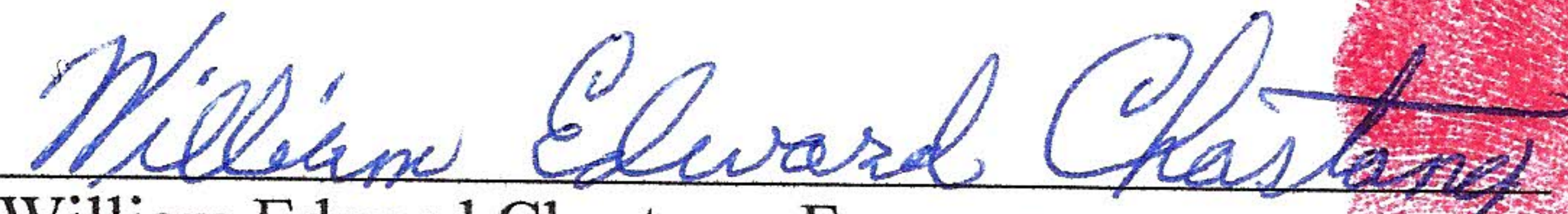
NOTICE IS HEREBY GIVEN TO EACH AND EVERY ONE OF THE RESPONDENTS/CLAIMANTS that this Notice of Default Judgment Nihil Dicit and Order is

final and not subject to review being subject to the VII Amendment of the Bill of Rights, circa 1791, to the Constitution for the united State, circa, 1789.

NOTICE IS HEREBY FURTHER GIVEN TO:

The Republic for the united States of America and each and every state republic of the several states of the union, that the Declaration of Sovereign Intent is hereby declared Null and Void in Texas, because of failure to present evidence of the Authority of Law under the Fundamental Law of the Land, and evidence of the conformity to the enactment provisions of the Constitution for the united States of America, and evidence of promulgation.

On this Twenty-Eighth Day of the Eleventh Month, in the
Year of Our Lord, Jesus, the Christ, Two Thousand and Eleven, Anno Domini.



William Edward Chastang, Foreman
De Jure Grand Jury of the People of Texas

