

0 pgs.



FILED
IN SUPREME COURT
OF TEXAS

OCT - 18 1995

**Embassy of the
Republic of Texas**

**C/O The Davis Mountains Land Commission
C/O HCR-74 Box 101A/Hwy. 166
District Land Planning Center
Fort Davis Texas PZ 79734
915-426-2210 Voice
915-426-3705 Fax**

JOHN T. ADAMS, Clerk
By MM Deputy

**DISMISSED FOR WANT
OF JURISDICTION**

September 27, 1995

To: The Supreme Court of Texas

From: The People of the Republic of Texas by and through Richard L. McLaren, their Legal Diplomatic Representative as Acting Ambassador and Consul General and Legal Affairs Officer for the Territorial Land District and the Davis Mountains Land Commission, representing agents for the Republic Question.

**Special Notice of Opportunity to Claim Lawful
Status of Jurisdiction as the Supreme Court
of the Republic of Texas**

By: Special Procedures and Special Proceedings of Necessity by Notice and Affidavit and in the similar nature of a Proceedings of Certiorari

Come now the People of the Republic of Texas by and through their Political Sponsor The Davis Mountains Land Commission, by and through its Legal Affairs Officer and the Diplomatic Representative of the Republic of Texas and file this Special Notice and Affidavit with the Supreme Court of Texas in order that it would have lawful notice and opportunity to claim that Court's lawful status and jurisdiction as the Supreme Court of the Republic of Texas.

The Question

Was legal authority delegated by the Constitution of the United States then in effect in 1845 to its agents to annex the Republic of Texas into its Union of States by Treaty; and did the agent, known as the Senate of the United States, legally obtain the required number of votes to ratify the Treaty in order that it would be valid in the future for the Sovereign Aggregate Class of Citizens of Texas to exercise their rights under its Third Section so specified in the Preamble to the Constitution of Texas of December 29, 1845?

Special Judicial Notice

This Court is asked to take Judicial Notice of Article 5 Section 3 Paragraph 2 of the Texas Constitution of 1876 as amended which reserves as a privilege to this court its rights on the question which reads:

The Supreme Court shall also have the power, upon affidavit or otherwise as by the court may determined, to ascertain such matters of fact as may be necessary to the proper exercise of its jurisdiction.

Pursuant to this Court's own rule known as Texas Rules of Court Rule 53 this court is asked to take Judicial Notice of all of the special acts, substances as titles thereof, dates of approval and all Laws of the Republic of Texas from April 12, 1994, and all encompassed exhibits related thereto and as recited herein.

Special Notice Under the Laws of Nations

This Court is hereby given notice under the Laws of Nations that the Republic of Texas has filed a Notice to Perfect with the International Court of Justice in The Hague should this Court wavier its opportunity to claim jurisdiction of this question. **Exhibit "A"**

Special Eminent Domain Notice

This Court is asked to take Special Judicial Notice of a filed Petition for a Writ of Mandamus Cause No. 1692, styled as Richard L. McLaren v. Commissioners Court of Jeff Davis County 83rd Judicial District Court, which promulgated in part the acts of the Republic of Texas in that the local governing body the Commissioners Court of Jeff Davis County, Texas, had and still is creating its own system and basis of Eminent Domain

outside of either any laws of the state of Texas or the Republic of Texas. As such the Citizens of The Republic of Texas by and through their political subdivision The Davis Mountains Land Commission opened, executed, and perfected allodial title claims and rights through an allodial title role emanating from the Republic of Texas.

Thus this court is asked to take Judicial Notice of these acts and actions and their perfected standings in respect to Eminent Domain Title flowing through treaty and as the operable title (See Summa Corp. v. California ex rel. State Land Com'n 466 U.S. 198). **Exhibit "B" and "C" and "D"**

Political Notice

This Court is asked to take Political Notice of the inability and refusal of all levels of de facto government in Texas to refute, contradict, or directly contest the rights of the People of the Republic of Texas following their petitioning action; thus this court is asked to take Judicial and Political Notice of a Political Judgment dated August 29, 1994, and entered into the records of litigation with Commissioners Court of Jeff Davis County, Texas, adopting a district-wide land plan At Law and amending the Texas Constitution of 1845. **Exhibit "E"**

International Diplomatic Notice

This court is asked to take Diplomatic International Notice that the the Republic of Texas by and through its lawful acting Ambassador has caused to be filed with the Secretary of State Warren C. Christopher of the United States of America a Diplomatic Challenge to Show Cause as to the standings of the Treaty of Texas of 1845, dated and styled as a Joint Resolution, dated March 1, 1845. **Exhibit "F"**

Attached and Incorporated Exhibits

Exhibits

- A Notice to International Court of Justice September 18, 1995
- B Petition for a Writ of Mandamus Cause No. 1692 Filed July 24, 1995
- C Brief in support of Petition for a Writ of Mandamus Cause No. 1692 Filed July 24, 1995
- D Allodial Title Claim of Richard L McLaren October 14, 1994, emanating from the Acts of Congress of the Republic of Texas, Passed December 21, 1837
- E Political Judgment Executed on August 29, 1995
- F Diplomatic Serve and Demand to Show Cause on Warren C. Christopher, Secretary of State of the United States, September 18, 1995
- G. Affidavit in Support with Exhibits by Richard L. McLaren September 27, 1995

Certification/Affidavit

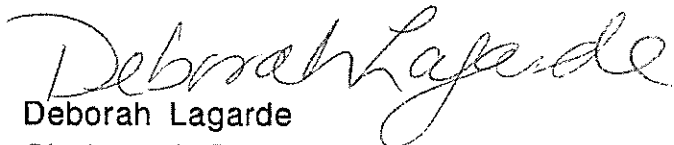
I hereby certify under oath as an officer of the Republic of Texas that all potential avenues of remedy have been exhausted and no remedy exists At Law under the state of Texas other than by this special act and that I have read this Notice of Opportunity and its affidavit in support and are familiar with all of the exhibits attached hereto and that they are true and correct based upon my personal knowledge.

Signed, sealed, and executed this the 27th day of September 1995



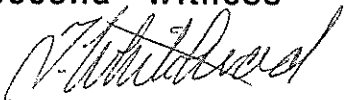
Richard L. McLaren
Acting Ambassador and Consul General
Republic of Texas
Head of the Council for Legal Affairs
The Davis Mountains Land Commission

Certification of Act before Witnesses



Deborah Lagarde
Clerk and Commissioner
The Davis Mountains Land Commission
Republic of Texas

Second Witness



Jeffrey Craig, J.D., esquire
The House of Thayer
Sui Juris, Ingenuitas juris et de jure
Lawyer and Counsellor at Common Law

Member In:

The House of Common Law
The House of Lawsmiths
The House of Thayer
Tel.: 512-346-8577
Fax: 512-346-8522

Location:

Austin township, A Jural Society
(In Formation)
c/o 8850 Business Park, Suite 200
Austin, Texas state
Free of the UNITED STATES, INC.
and the STATE OF TEXAS or TX

Via Sovereign First Class Matter

Via UPS

October 16, 1995

Michael C. Murphey, Deputy
The Supreme Court of Texas
201 W. 14th Street
Room 104
Austin, Texas state
Postal Zone 78701

Re: Your letter of October 9, 1995 to Mr. Richard McLaren;
"Special Notice of Opportunity to Claim Lawful Status of Jurisdiction
as the Supreme Court of the Republic of Texas."

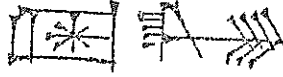
Dear Mr. Murphey:

At the request of Mr. McLaren with respect to the USD50.00 filing fee required in your attached letter, I have enclosed same. I request that you forward to Mr. McLaren at The Davis Mountains Land Commission, c/o HCR-74, Box 101A/Hwy. 166, District Land Planning Center, Fort Davis, Texas the conformed, filed stamped copies in your possession.

Thank you for your anticipated courtesy and cooperation.

Nothing contained in this Letter is intended by this Sentient Human Being to consent to or participate in the "conduct of any trade or business", "commerce" or any business within any alleged federal, UNITED STATES', DC, District of Columbia, STATE OF NEW COLUMBIA, STATE OF TEXAS, TX, any DISTRICT OF TEXAS or COUNTY OF TRAVIS enclave of jurisdiction or judicial district, including, but without limitation to, any "State" or "Federal area" as described in the Buck Act at 4 U.S.C.S., Sections 105, 106 and 110 (d) and (e) respectively and in "*JURISDICTION OVER FEDERAL AREAS WITHIN STATES, Report of the Interdepartmental Committee for the Study of Jurisdiction Over Federal Areas Within States*", submitted to the Attorney General and President Eisenhower (Part I, April 1956; Part II, June 1957). . All Inalienable Rights of this Sovereign as a Sentient Human Being, whose Mark [L.S.] is presented below, are hereby expressly and explicitly reserved without exception.

Peace Be With You,
Very truly yours,



[L.S.] _____

Jeffrey Craig, JD, esquire of The House of Thayer
Sui Juris, Ingenuitas juris et de jure
At The House of Lawsmiths
Free of the United States, Inc., the
STATE OF TEXAS and TX

cc: File (1)

Nothing contained in this Letter is intended by this Sentient Human Being to consent to or participate in the "conduct of any trade or business", "commerce" or any business within any alleged federal, UNITED STATES', DC, District of Columbia, STATE OF NEW COLUMBIA, STATE OF TEXAS, TX, any DISTRICT OF TEXAS or COUNTY OF TRAVIS enclave of jurisdiction or judicial district, including, but without limitation to, any "State" or "Federal area" as described in the Buck Act at 4 U.S.C.S., Sections 105, 106 and 110 (d) and (e) respectively and in "*JURISDICTION OVER FEDERAL AREAS WITHIN STATES, Report of the Interdepartmental Committee for the Study of Jurisdiction Over Federal Areas Within States*", submitted to the Attorney General and President Eisenhower (Part I, April 1956; Part II, June 1957). . All Inalienable Rights of this Sovereign as a Sentient Human Being, whose Mark [L.S.] is presented below, are hereby expressly and explicitly reserved without exception.



THE SUPREME COURT OF TEXAS

Post Office Box 12248
Austin, Texas 78711

(512) 463-1312

October 9, 1995

Mr. Richard L. McLaren
c/o The Davis Mountains Land Commission
c/o HCR-74 Box 101A/Hwy. 166
District Land Planning Center
Fort Davis, Texas PZ 79734

RE: "Special Notice of Opportunity to Claim Lawful Status of Jurisdiction as the Supreme Court of the Republic of Texas"

Dear Sirs:

Today, the Supreme Court of Texas received your document in the above styled & numbered case but is unable to file it due to lack of the filing fee. Please submit a \$50.00 filing fee payable to the Clerk of the Supreme Court as soon as possible. If you are unable to pay the fee, then submit an appropriate pauper's statement. If you have already done so, please disregard this notice.

Please note that if we do not receive the required fee within 30 days of this letter, your brief will be returned without action. This 30 day time limit does not extend the jurisdictional time limits mandated by the Texas Rules of Appellate Procedure.

Sincerely,

John T. Adams, Clerk

by Michael C. Murphey
Michael C. Murphey, Deputy



1836-

**Embassy of the
Republic of Texas
C/O The Davis Mountains Land Commission
C/O HCR-74 Box 101A/Hwy. 166
District Land Planning Center
Fort Davis Texas PZ 79734
915-426-2210 Voice
915-426-3705 Fax**

September 27, 1995

To: The Supreme Court of Texas
210 W. 14th St. Room 104
Austin Texas PZ 78701
512-463-1312
Att. Clerk John T Adams

From: The People of the Republic of Texas by and through
their Acting Ambassador and Consul General
Richard L. McLaren
Embassy of the Republic of Texas
C/O The Davis Mountains Land Commission
C/O HCR-74 Box 101A/Hwy. 166
District Land Planning Center
Fort Davis Texas PZ 79734
915-426-2210 (Voice Phone)
915-426-3705 (Fax Phone)

Dear Clerk Adams:

Find enclosed an original special notice with exhibits for filing with this Court, also find two additional original notices without exhibits for file stamping or endorsement to be returned to the Embassy address listed above in the UPS 2 Day pouch.

If you have any further questions at this time or need additional documentation, please do not hesitate to contact me at the Embassy.

Sincerely,

A handwritten signature in cursive script, appearing to read "Richard L. McLaren".

Richard L. McLaren
Acting Ambassador and Consul General for
the Republic of Texas

UPS Courier Delivery Confirmation No. R053 9905 694