

We sent letter to ALL 83 **County Sheriffs** (Jun 2012) No rebuttal.

We read into De Facto County Commissioners meetings the settled County Settlements documents (Jul-Oct 2012) No rebuttal.

We reseat our Federal House of Representatives and Senate from 1861. (Oct 21, 2012).

With succession, we established a De Jure Republican form of government with Interim President of the United States of America. (Oct 21, 2012)

Purpose: This federal level body has a purpose to orchestrate elections under the oversight of the military per the Orders.

Purpose: This establishes a federal superior government over the De Facto which gives our military a civilian authority to provide directions.

Purpose: Any actions the Military takes against the De Facto are covered by the orders of the De Jure Republication form of government and civilian authority.

Purpose: This cannot be considered as a military coup, it will be considered a military up holding their Oath to defend the Constitution and We THE People from all enemies both foreign and domestic.

Sent registered email including a Cover letter, new Declaration of Independence, Orders to United Nations, Secretary of the Navy, Council of Navy, Joint Chiefs of the Pentagon (Oct 21 2012) No rebuttal.

These documents were **published on Nesara.blogspot.com** for public notice and sent to the Nation State contact list so they can inform their states' assemblies and vote if they wished to sign. (Nov 16, 2012)

Grade schoolbook The Young American 1843 by Goodrich found online early Oct 2012. Link sent to NESARA.blogspot.com (Nov 16 2012) Referenced in footnotes of Hinkle re-declaration petition (Nov 25 2012)

Here's a couple of interesting tidbits:

1. Every time we brought up the concept of publishing aka giving public notice on a call or in an email, it was shot down and/or belittled by some "guru". Well, we learned from history and recalled the stunt Nero pulled on the Roman Citizens. After Rome burnt, Nero had all Roman Citizens declared dead and their estates put into trust controlled by the Senate. All a Citizen would have had to do to gain control of his property was to go before the Senate with a Scribe and declare himself living and have the scribe record it in the proceedings aka public notice. We followed a similar action in publishing in papers in the legal notices. After publishing about 5 county settlements, the Michigan Bar Association started to threaten the newspapers if they printed any more of our settlement announcements. It appears we found a critical piece of the procedure.
2. Michigan has carefully researched and executed the steps necessary to lawfully established Original Jurisdiction based on our historical documents and the de facto's own writings. The Original Jurisdiction and lawful form of government is that of a Republic. If you listen closely to many of the patriot "gurus" including radio and talkshow hosts, they are touting democracies. Democracies do not work for large numbers, the Greeks figured that one out. Besides, our historical documents do not support a Democracy, they support a Republic form of Government at County, State and National levels. We are not doing knee-jerk emotional reactions, but well researched, methodically steps towards the goal of getting our Nation back.