

STATE OF NEW MEXICO
UnIncorporated Catron County
Village of Reserve, Inc. New Mexico [87830]
Ordinance Number 00__-2019 of
Catron County Board of County Commissioners

- (1) Adopting an Ordinance establishing **jurisdiction** and **venue** for the adjudication of all Catron County Ordinances
 - (2) Incorporating **all Catron County Ordinances** as if fully reproduced herein
 - (3) Reaffirming all Constitutional Protections enumerated in Catron County **Ordinance Number 002-91** including Amendment 1 and Catron County **Ordinance Number 003-91** and **expanding those protections to include Redress of Grievance.**
 - (4) Establishing trial by jury for adjudication of all **criminal prosecutions, suits in equity, actions at Law** and **petitions for Redress of Grievance** filed in Catron County Courts.
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Background:

In the early 1990's Catron County residents became painfully aware of vicious and concerted attacks upon their rural Western LifeStyle by un-elected Federal and State bureaucrats. Because of their staunch and lawful resistance to such tyranny, **Catron County** is widely known as the "*home of the county independence movement.*"

Cognizant of the **Reconstruction Period** after the **Civil War**, and its continued destruction of the Southern States; in 1990 the Catron County Board of County Commissioners embedded the language of the **Civil Rights Act of 1871** into **Catron County's Ordinances at 002-91, as Amended** and **003-91** in order that the People of the County could find remedy for the plethora of crimes perpetrated upon them by un-elected State and Federal Agents who were deliberately destroying the Great Western American Traditions and LifeStyle by rules, policies and regulations under **color of law** as the appointed politicians and Carpetbaggers had ravaged the Southern States and their economy, heritage and lifestyle over a century before.

Today, We, The People of Catron County acknowledge that the concerted conspiracy to destroy the Great Western American Tradition is on-going and ubiquitous and must be curtailed at any cost or our beloved Nation and the State of New Mexico, as well as Catron County, will be forever destroyed and our children will live under the anti-human tyranny of despotism of a One World Lucifarian Dictatorship. So we appeal to the **Creator** for Divine intervention ²and propose this Catron County Ordinance.

After almost three decades of legal battles in various State and Federal Courts by local citizens, it is inescapably obvious that no lawful remedy for the tyranny imposed upon the People of Catron County exists in foreign jurisdictions.

The fact that the Catron County Board of Commissioners intended to provide lawful relief from unconstitutional intrusion by government actors is enshrined in Ordinance 002-91. ³

² II Chronicles. 7: 14 "When My People, upon whom **My Name** is invoked, kneel and pray, and seek My Presence, and turn from their wicked courses, then I will listen and forgive their sins, and will restore health to their land." Ferrar Fenton Bible

³ THE COMMISSION ADDITIONALLY DECLARES: 7. "That in addition to any criminal actions that may occur through the enforcement of this statute, that every person, who under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia, subjects, or causes to be subjected, any citizen of the United States or other person within the jurisdiction thereof to the deprivation of any rights, privileges or immunities secured by the Constitution and laws, shall be liable to the party injured in an **action at law, suit in equity, or other proper proceeding for redress.**"

As the direct result of the palpable hostility of both the New Mexico and the United States legislatures and courts toward the Rural American LifeStyle and their providing sanctuary, aid and comfort to America's foreign enemies with tax-payer resources, new guards for the Peace, Prosperity and Dignity of the People must be implemented within our County for the protection of our People; and for that purpose the following Ordinance is proposed to the **People of Catron County** and the Board of Catron County Commissioners.

I. **Whereas**, the **New Mexico State Constitution** proclaims: "We, the people of New Mexico, grateful to **Almighty God** for the blessings of liberty, in order to secure the advantages of a state government, do ordain and establish this constitution."

II. **Whereas**, the Bill of Rights of the **New Mexico State Constitution** proclaims in *Article Two Section One*: "The state of New Mexico is an inseparable part of the federal union, and the constitution of the United States is the **supreme law of the land.**" And,

III. **Whereas**, *Article Two Section Two* states: "All political power is vested in and derived from the people: **all government of right originates with the people**, is founded upon their will and is instituted solely for their good." And,

IV. **Whereas**, *Article Two Section Three* states: "**The people of the state have the sole and exclusive right to govern themselves as a free, sovereign and independent state.**" And

V. **Whereas**, *Article Two Section Eighteen* states: "**No person shall be deprived of life, liberty or property without due process of law**; neither shall any person be denied equal protection of the laws." And,

VI. **Whereas**, *Article Two Section Twenty Three* states: "**The enumeration in this constitution of certain rights shall not be construed to deny, impair or disparage others retained by the people.**" And,

VII. **Whereas**, *Article Two Section Sixteen* states: "**Treason** against the state shall consist only in levying war against it, **adhering to its enemies, or giving them aid and comfort.**" And,

VIII. **Whereas**, a large volume of prima facie unconstitutional legislation is currently on the docket in both the Democrat-controlled New Mexico Congress and the U.S. Congress that is directed to providing **sanctuary** as well as **aid and comfort** to vast hordes of **criminal gangs** and **anti-American military-aged men** pouring across our un-protected Southern Border. And,

IX. **Whereas**, the current congress and governor of New Mexico has increased adherence to, as well as aid and comfort to, the invading armies of foreign enemies while concurrently passing legislative statutes in order to fund the murder of our Children, disarm the People and impoverish the Citizens of New Mexico by excessive taxation without representation. *“He has combined with others to subject us to a jurisdiction foreign to our constitution, and unacknowledged by our laws; giving his assent to their acts of pretended (quasi) legislation.”*⁴ {Declaration of Independence}. And,

X. **Whereas**, Article Ten in Amendment to the United States Constitution states: “The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the State respectively, or to the People.” And,

XI. **Whereas**, Article Ten in Amendment to the United States Constitution makes perfectly clear that the Federal corporate municipal government, *created by the District of Columbia Organic Act of 1871*, does NOT have authority to create sub-corporations of un-elected bureaucrats operating outside of Washington D.C. *“He has erected a multitude of new offices, and sent hither swarms of officers to harass our People, and to eat out their substance.”* {Declaration of Independence}, And

XII. **Whereas**, swarms of unconstitutional officers and agents from the **Bureau of Land Management, U.S. Forest Service, Environmental Protection Agency**, and other foreign agents conspire with New Mexico State government actors, NGO corporations and eco-terrorist corporations to unlawfully claim and destroy the land, steal water and obliterate the economy of Catron County **under color of law**.⁵ And,

XIII. **Whereas**, The constitution of New Mexico is silent on the subject of redress of grievance, **Article One in Amendment of the United States Constitution** states in part *“and to petition the government for a redress of grievances.”* And,

XIV. **Whereas**, all manner of remedy, to-wit: **actions at Law, suits in Equity** and **petitions for redress of grievance** are either unavailable or cost prohibitive in Federal and State admiralty courts. And,

XV. **Whereas**, *“when a long train of abuses and usurpations, pursuing invariably the same object evinces a design to reduce them [Catron County Citizens] under absolute despotism, it is their right, it is their duty, to throw off such government and to provide new guards for their future security.”* {Declaration of Independence} And,

⁴ The Marbury vs. Madison decision of 1803 concluded that *“All laws which are repugnant to the Constitution (the Constitution of the United States of America) are null and void.”*

⁵ {In United States law, the term **color of law** denotes the *“mere semblance of legal right”*, the *“pretense or appearance of”* right; hence, an action done under color of law adjusts (colors) the law to the circumstance, yet said apparently legal action contravenes the law. Under color of authority is a legal phrase used in the US indicating that a person is claiming or implying the acts he or she is committing are related to and legitimized by his or her role as an agent of governmental power, especially if the acts are unlawful.}

Therefore, the **Catron County Board of County Commissioners** agree with the **People of Catron County** and the Founders of our Great Nation to “*provide new guards for their future security*” by implementing the following necessary actions:

- 1.) **Catron County Court** is hereby empowered with **original jurisdiction** of all Catron County Ordinances to be tried exclusively within Catron County by juries composed of Catron County Electors with rules and procedures conceived and enacted by popular vote in open public meetings.
- 2.) **Catron County Attorney** is hereby authorized to call grand and petite juries to investigate all criminal trespass of Catron County Ordinances and subsequently to prosecute all True Bills returned by Catron County Citizen juries.
- 3.) **Catron County Sheriff** is hereby authorized to organize, train and call up Citizen Posse to aid in the investigation and/or arrest of all criminal perpetrators of Catron County Ordinances.
- 4.) The **Common Law**, *rather than statutory regulations*, shall henceforth and hereinafter be the official law form of Catron County Court, *although the New Mexico District Court remains in a statutory jurisdiction*.
- 5.) Use of language of various U.S. Codes, Constitution, Declaration of Independence and New Mexico State Constitution is solely for reference to the principles of law and equity and does NOT convey jurisdiction of Catron County Ordinances to any State or Federal Admiralty Courts.
- 6.) No statutes of limitations shall be imposed upon prosecuting attorneys in criminal actions or plaintiffs claiming damages perpetrated by state, federal and corporate actors in actions at Law, suits in Equity and Petitions for Redress of Grievance when actual damages can be verified by timely documentation and/or first person witness.
- 7.) No claim of immunity to prosecution shall be recognized from any State, Federal or Corporate actor who has acted in excess, or in a void, of delegated constitutional authority. The Writ of Quo Warranto is hereby established as a lawful test of any such claim by defendants in any criminal prosecution, action at Law, suit in Equity or Petition for Redress of Grievance conducted in Catron County Courts. The Writs of Mandamus ⁶ and Prohibition ⁷ provide tools for compelling lawful performance and enforcement of judicial decisions. Should other extraordinary writs be necessary or useful, the New Mexico District Court for

⁶ A (writ of) mandamus is an order from a court to an inferior government official ordering the government official to properly fulfill their official duties or correct an abuse of discretion.

⁷ A **writ of prohibition** is a writ directing a subordinate to stop doing something the law prohibits. In practice, the court directs the clerk to issue the writ, and directs the sheriff to serve it on the subordinate, and the clerk prepares the writ and gives it to the sheriff, who serves it. This writ is often issued by a superior court to the lower court asking it not to proceed with a case which does not fall under its jurisdiction. These writs are issued as "alternative" or "peremptory". An alternative writ directs the recipient to immediately act, or desist, and "show cause" why the directive should not be made permanent.

Catron County may also be consulted. ⁸ The Catron County Sheriff is hereby empowered to serve and enforce all judicial process and decisions.

- 8.) **Notice and Opportunity to Correct** shall be provided to all State, Federal and Corporate actors at the highest office of all known perpetrators of crimes against the Peace, Dignity and Prosperity of the People of Catron County. **Notice to the Superior** is notice to all subjects and actors in their employ. Do not trespass upon the rights of the People of Catron County and make immediate voluntary reparations for past crimes perpetrated upon Catron County’s People, their local economy, land, water, livelihood and future.
- 9.) Severability of any part of this document taken in good faith today that proves later to be unconstitutional, *or otherwise void*, does in no way effect the validity of any other part of this document.

PASSED, ADOPTED, AND SIGNED by the **Catron County Board of County Commissioners** as **Catron County Ordinance Number** ____2019 and recorded with the **Catron County Clerk** this ____th day of April, 2019.

Board of County Commissioners, Catron County, New Mexico

ATTEST:

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Keith Riddle, Clerk _____,

⁸ The district courts, or any judge thereof, shall have power to issue writs of habeas corpus, mandamus, injunction, quo warranto, certiorari, prohibition and all other writs, remedial or otherwise in the exercise of their jurisdiction; provided, that no such writs shall issue directed to judges or courts of equal or superior jurisdiction. {NM Constitution Section 13}