

Talking Points 07/08/21 State Abolition & Re-creation Protection:

1. Welcome to another episode of Search for Lawful Government with Ron Avery here at Republic Broadcasting Network.
2. This is July or National Tyranny Awareness Month. And so we want to continue our talk about how to recognize tyranny and how to get out from under it. And I am talking creating a republic in Texas which has long been dissolved.
3. I also want to declare that it is time for a reset and new normal as demanded by the World Economic Forum and the global bankarchy. But the reset I am declaring is a new lawful republic in Texas with a new constitution that conforms to the definition of a republic contained in Art 1 Sec 2 of the de facto Texas Constitution of 1876. And this will have a ripple effect on all other states of the dissolved tyrannical union.
4. And the Union must guarantee every state a republican form of government and we don't have one now as I will demonstrate.
5. We are swallowed up and consumed by dissolved tyrannical government everywhere we look and it is time to reset to a republic that will protect the property of every individual citizen consisting of their life, liberty and possessions and this was shown in the latest Red Pill Expo in 20 or more presentations showing the need for a real solution beyond private attempts to escape tyranny. We need lawful government!
6. Now last Tuesday I presented how Art 1 Sec 2 protected anyone or any group seeking to create a new government for Texas as long as the proposed form is in the form of a republic. And now it is time to talk about how this same provision protects any one or any group from saboteurs who would corrupt the new government before it is perfected and/or compete with them to make a tyrannous form of government.
7. The key to this provision is the term republic and which is actually defined in the beginning of this provision and we now shall analyze it.

"All political power is inherent in the people, and all free governments are founded on their authority, and instituted for their benefit. The faith of the people of Texas stands pledged to the preservation of a republican form of government, and, subject to this limitation only, they have at all times the inalienable right to alter, reform or abolish their government in such manner as they may think expedient."

8. If you look up the term "republic" you will not learn what is intended here. Most of the definitions given are that it is a form of government where people have a representative form of government as opposed to a monarchy or oligarchy so that is not a sufficient definition but the real definition is given in the beginning of this provision: "All political power is inherent in the people, and all free governments are founded on their authority, and instituted for their benefit." This means several things:
 - 8.1. All authority of the state must be delegated to the state by each individual citizen.
 - 8.2. The only authority the state can obtain must be first in each individual citizen.
 - 8.3. If the individual does not have authority to do a certain thing they cannot delegate such an authority to the state.
 - 8.4. This is reflective of the ancient law of delegated authority that says: no one can delegate to another more authority than they hold in themselves.

- 8.5. Further, the authority in each individual is limited to the defense of their own property consisting of life, liberty and their possessions or estate as well as defend the property of their neighbor. Hence, all they can delegate to the state is their authority to protect their property and the property of their neighbors or fellow citizens.
- 8.6. The Texas Constitution presently also allows for the adoption of applicable common law that pre-existed the constitution of 1876 under Art 16 Sec 48 as long as it is not repugnant to the Texas Constitution or the US Constitution.
- 8.7. But we see that a pre-existing common law that violated the first part of Art 1 Sec 2 would be repugnant to the Texas Constitution and therefore not applicable.
- 8.8. There is also another attribute of a republic that has been long recognized, namely, it is constructed of immutable laws that protect the property of the people consisting of their life, liberty and possessions and this stands in opposition to: socialism, communism, pooling or collectivism as they do not recognize the citizen as owning property, or democracy as they permit a vote on every issue where as in reality the people do not have authority to determine anything and everything in a voting booth.
9. Here's a good example: Property taxes cannot exist in a republic.
 - 9.1. The authority to alien (allow a lien on) your own property for security to perform anything including payment of money or taxes for the creation or support of the state or any of its subdivisions does not exist in any one or more individual citizens.
 - 9.2. The authority to alien your neighbor's property for security for the performance of anything including payment of money or taxes for the creation or support of the state or any of its subdivisions does not exist in any one or more individual citizens.
 - 9.3. Therefore the state cannot acquire the authority to alien anyone's property for security in failing to pay property taxes.
 - 9.4. Even if such property taxes existed prior to the Texas Constitution it cannot be adopted under Art 16 Sec 48 because it is repugnant to the Art 1 Sec 2 of same.
 - 9.5. Further property tax is the feudal system which is not lawful in any state of the union as neither William the Norman nor any of his successors ever conquered any part of America therefore it is the property taxation is the exception to the general Saxon common law of property ownership according to Thomas Jefferson who also said all property in America is of the allodial inalienable type.
 - 9.6. And further America was settled and developed in opposition to the cannon law and the feudal law which John Adams called ecclesiastical tyranny and civil tyranny respectfully. The feudal system is where the people cannot occupy or hold their property without paying someone or something else. People do not own property in Texas.
 - 9.7. Therefore the present state of Texas is not a republic and cannot remain as the government over the people of Texas.
10. All this means that the present Texas government is not in the from of a republic as required by Art 1 Sec 2 and cannot remain the government for the people of Texas with property taxation and other vile practices like the presumption of sovereign

immunity to harm its own citizens without judicial recourse unless waived by statute or congressional resolution prior to filing suit.

11. And it means that no one can develop a government for Texas that includes property taxation or sovereign immunity to harm its citizens without judicial recourse etc., because that is not an authority present in any individual citizen to delegate to the state.
12. Therefore we derive the complete definition of a republic as:
 - 12.1. a form of government where the people have a representative form of government and;
 - 12.2. where the government cannot acquire an authority that is not in each individual citizen to delegate to government directly or indirectly by their representatives.
 - 12.3. And where the law protects the property of every citizen consisting of their life, liberty and possessions.
13. If the existing government does not conform to that provision and definition it is not a republic and must remove itself.
14. Any new government being developed and ratified must also meet that definition of a republic and therefore cannot be corrupted or instituted by saboteurs as their efforts must also conform to that definition of a republic.