WE THE PEOPLE OF THE GREAT NEW CALIFORNIA STATE NOTICE

TO ALL

CALIFORNIANS

DECLARATION OF

**12**TH

CONSTITUTIONAL DEFAULT

**JANUARY 30, 2024** 

#### Statement of Intent

The Citizens of New California have decided to remedy the abuse of power by the government of California by exercising their right to form a new state provided in United States Constitution Article IV Sections 3 and Section 4.

"We are determined to live under a State Government in the United States of America and under the Constitution of the United States."

#### New California Declaration of Independence January 15, 2018, states:

"Whenever any Form of Government becomes destructive, it is the Right of the People to alter or to abolish it, and to institute new Government...

"...when a long train of abuses and acts to seize and hold the people's power without legal authority and pursuing invariably the same Object that clearly demonstrates a design to reduce them 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.

"The history of the present Governor and Government of California is a history of repeated injuries and usurpations, all having in direct object the establishment of a **Tyranny** over the Counties of New California and the State of California."

#### **Preamble of the New California State Constitution states:**

"We, the representatives of the undersigned Counties within the State of California, do acknowledge and humbly invoke the favor of Almighty God for continued civil and religious liberty to ourselves and our posterity...."

#### First Amendment of the United States Constitution states:

"Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances."

#### Fourth Amendment of the United States Constitution states:

"The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized."

# CONSTITUTIONAL DEFAULT NEWSOM INDICTMENTS

The people of California are suffering from a tyrannical state government which fails to provide a republican form of governance, enables and supports across its southern border the invasion of the United States of America by illegal foreign nationals and protects vicious criminals who commit outrageous acts of violence upon the Citizens of America, all caused by a government of and for a mono-party system lead by a tyrannical, pusillanimous dictator who openly defies federal law.

#### CALIFORNIA STATE VIOLATES:

#### **United States Constitution Article I Section 10 Clause 3**

No State shall, without the Consent of Congress, lay any Duty of Tonnage, keep Troops, or Ships of War in time of Peace, enter into any Agreement or Compact with another State, or with a foreign Power, or engage in War, unless actually invaded, or in such imminent Danger as will not admit of delay.

#### **United States Constitution Article IV Section 4**

"The United States shall guarantee to every state in this union a republican form of government, and shall protect each of them against invasion; and on application of the legislature, or of the executive (when the legislature cannot be convened) against domestic violence."

#### **United States Constitution Article VI**

This Constitution, and the Laws of the United States which shall be made in Pursuance thereof; and all Treaties made, or which shall be made, under the Authority of the United States, shall be the supreme Law of the Land; and the Judges in every State shall be bound thereby, any Thing in the Constitution or Laws of any State to the Contrary notwithstanding.

#### First Amendment to the United States Constitution

"Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the government for a redress of grievances."

#### **Fourteenth Amendment to the United States Constitution**

<u>Section 3</u>. No Person shall be a Senator or Representative in Congress, or elector of President and Vice-President, or hold any office, civil or military, under the United States, or under any State, who, having previously taken an oath, as a member of Congress, or as an officer of the United States, or as a member of any State legislature, or as an executive or judicial officer of any State, to support the Constitution of the United States, shall have engaged in insurrection or rebellion against the same, or given aid or comfort to the enemies thereof. But Congress may by a vote of two-thirds of each House, remove such disability.

# NEWSOM INDICTMENTS TREASON COUNT 8

A selected governor who has never won an election to office without the help of a corrupt banana republic *selection* process where the globalists, cartels and the Chinese Communist Party or *CCP* preselected the outcome to illegally place him office has committed treason. A selected governor who openly defies Article IV, Section 4 and its three guarantees of a *republican form of government, keeping all Americans free from invasion and that of domestic violence is committing treason.* 

#### **UNITED STATES CONSTITUTION**

#### **Article III**

#### Section 3.

Treason against the United States, shall consist only in levying war against them, or in adhering to their enemies, giving them aid and comfort. No person shall be convicted of treason unless on the testimony of two witnesses to the same overt act, or on confession in open court.

The Congress shall have power to declare the punishment of treason, but no attainder of treason shall work corruption of blood, or forfeiture except during the life of the person attainted.

#### 18 U.S. Code § 2381 - Treason

Whoever, owing allegiance to the United States, levies war against them or adheres to their enemies, giving them aid and comfort within the United States or elsewhere, is guilty of treason and shall suffer death, or shall be imprisoned not less than five years and fined under this title but not less than \$10,000; and shall be incapable of holding any office under the United States.

#### **UNITED STATES SUPREME COURT**

THE UNITED STATES SUPREME COURT ruled that one need not pick up arms in order to "levy war" in US v Burr (1807) 4 Cranch (8 US) 469, 2 L.Ed. 684. Treason is attacking or betraying a governmental authority to which one owes allegiance.

#### CALIFORNIA CONSTITUTION - CONS

California Constitution
Article I - Declaration of Rights

Section 18. (CA Constitution art I § 18)

Treason against the State consists only in levying war against it, adhering to its enemies, or giving them aid and comfort. A person may not be convicted of treason except on the evidence of two witnesses to the same overt act or by confession in open court. (Sec. 18 added Nov. 5, 1974, by Prop. 7. Res.Ch. 90, 1974.)

### California Penal Code § 37 PC - "Treason"

California Penal Code § 37 PC defines the crime of treason as warring against the state or adhering to its enemies. As a <u>felony</u>, treason carries the <u>death penalty</u> or <u>life in prison without the possibility of parole</u>.

- 37. (a) Treason against this state consists only in levying war against it, adhering to its enemies, or giving them aid and comfort, and can be committed only by persons owing allegiance to the state. The punishment of treason shall be death or life imprisonment without possibility of parole. The penalty shall be determined pursuant to Sections 190.3 and 190.4.
- (b) Upon a trial for treason, the defendant cannot be convicted unless upon the testimony of two witnesses to the same overt act, or upon confession in open court; nor, except as provided in Sections 190.3 and 190.4, can evidence be admitted of an overt act not expressly charged in the indictment or information; nor can the defendant be convicted unless one or more overt acts be expressly alleged therein.

# COUNT 8

## **ELECTION TREASON**

The 2018 Midterm Elections, 2021 Recall Election and the 2022 Midterm Elections were all *lost* in 1to1 balloting but with the help of a fraudulent electronic election system **an algorithm** and the actions of the globalists, cartels and the CCP a dictator was installed to oversee their *province* of California.

Now with the help of the Federal Courts in the State of Georgia and their unwitting corrupted secretary of state Brad Raffensperger the evidence is clear for the world to see how the selected treasonous *g*overnor of the *province* of California and thousands of down ballot corrupt *selected* officials turned the once great state of California into a NAZI Communist totalitarian province.

The election case pits an election integrity nonprofit and a handful of Georgia voters against the Secretary of State's office. They claim that the state's computerized voting machines face an unacceptable risk of being hacked, which infringes on the constitutional rights of voters.

The case has already made history, after Judge Totenberg ordered the state in 2019 to replace its previous voting machines from Diebold Election Systems. Her ruling came after plaintiffs highlighted the touch screen machines' vulnerability to being hacked. In response, Georgia bought the Dominion machines and began using them in the June 2020 presidential primary.

With the Dominion machines, voters use a touch screen, also called a "ballot-marking device" (BMD), to make their choices. Then, they print out their ballots, which have a QR code that a scanner reads to record and tally the votes.

<u>During the six-year case</u>, computer scientists serving as experts for the plaintiffs have uncovered multiple, specific ways that both the current Dominion and the previous Diebold voting machines are vulnerable to hacking.

The solution, the plaintiffs argue, is to have voters mark paper ballots by handas nearly 70% of voters do in the rest of the country. The ballots themselves—not just a QR code—would then be scanned and a procedure known as a <u>risk-limiting</u> audit would be used to verify the results.

Georgia is one of a handful of states that uses the same election system for all of its registered voters statewide. That means any problem, whether due to hacking or human error, could affect nearly eight million votes. Many other states use a patchwork of systems.

In June 2023, the Federal District Court for the Northern District of Georgia unsealed the so called 96-page Halderman Report – the <u>Security Analysis of Georgia's ImageCast X Ballot Marking Devices</u>. University of Michigan Professor of Computer Science and Engineering J. Alex Halderman and Security Researcher and Assistant Professor at Auburn University **Drew Sringall** collaborated on the report and demonstrated in court how Dominion machines are hacked and their tabulations are easily altered to select any individual for any office.

In the Georgia courtroom on January 19, 2024 J. Alex Halderman demonstrated in explicit detail to the court and to the world how easy it is to hack into the Dominion Voting Systems and alter votes.

Following an audit of the elections of 2018, 2021 and 2022 utilizing data provided by each California county and the Secretary of States office it is obvious an algorithm was used to create weighted vote values in the Dominion and other vote tabulation devices by those who facilitated the selection of the governor. The evidence in the Georgia Federal Court presented by J. Alex Halderman overwhelming supports the use of an algorithm to facilitate the corrupt election of the governor.

The fraudulent election system does not function without the help and support of state and county employees who either knowingly or unwittingly have worked together to perpetuate the corrupt election system. It is also known that the Secretary of State of the State of Georgia Brad Raffensperger has visited Nevada and contacted numerous California County Clerks and state officials to support their actions to continue a *false narrative to the Citizens* of New California State and California State that the elections systems are all fine. We now know the Raffensperger/California county and state officials narrative is a deliberate lie.

The fraudulent California election system goes back 30 years yet the most egregious era between 2018-2022 must be addressed. This will not be addressed by the current totalitarian communist government of California unless *We the People* act and demand the decertification of the 2018-2022 elections now. There are legal ways to demand decertification and at the same time force counties to utilize paper ballots, same day elections which was successfully demonstrated January 27, 2024 by the Great State of New California.

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Today California is in a state of free fall at all levels. This free fall has been orchestrated over the last 170 years by socialist and communist and we're now nearing the end of their socialist/communist plan that clearly demonstrates a design to reduce United States Citizens living in California under absolute Despotism. All their plans have been in direct violation of both Article IV, Section 4 and Article VI of the United States Constitution.

Let it be know to all the world New California State and the State of California are not the properties, not the administrative state, not the province of any theocratic ruler, nor any monarch, nor foreign entity or government but are *States* in the United States of America.

We, the citizens of the State of New California, and the sovereign Counties that lie within, united by our United States Constitution declare that this newly formed and sovereign State and "this nation, under God, shall have a new birth of freedom—and that government of the people, by the people, for the people, shall not perish from the earth."

# Let it be known that New California State will be brought into the Union of States as the 51<sup>st</sup> State with a *republican* form of government.

Gavin Newsom has enabled fraudulent election systems and has once again demonstrated why there is *no viable government in California* under his watch.

# The Newsom Democracy has Devolved into Dictatorship and thus Seceded from the People of California.

An unconstitutional *administrative state* now exists in California, in direct violation of the September 9, 1850, *Compact* with the United States of America. The state of California no longer functions as a *republican* form of government, no longer provides freedom from invasion and domestic violence.

#### ACTS OF INSURRECTION

The government of California, the current socialist governor/dictator and mono-party system, along with local officials, are following a coordinated design with the intent to actively engage in "<u>Acts of Insurrection</u>" against the United States Constitution.

#### ACTS OF SECESSION

The government of California, in conjunction with the socialist state executive, instituted wherever the current socialist governor/dictator has usurped power, has actively engaged in "<u>Acts of Secession</u>" and has created a reign of terror on United States Citizens living in California, with the intent to **secede** from the United States of America to thus destroy the very **Union of States** which secures our **Liberty and Freedom**.

#### ABDICATION OF AUTHORITY

Betrayal by the sitting **pusillanimous**, socialist governor/dictator of California, the mono-party legislature and local elected officials is evidence of "<u>Abdication of their</u> <u>Responsibilities of Authority and Sovereignty</u>" over the Citizens of the United States living in California State.

#### **ACTIONS**

A reorganized, restorative government of California, consistent with the *Compact* of 1850, with the Congress of the United States, has been established, which is republican in form of government with an executive branch, judicial branch and a bi-cameral legislative branch.

New California State is a new state in development forming from the State of California. New California State is exercising its God-given Rights as declared in the 1776 United States Declaration of Independence and as ratified in the 1789 United States Constitution under Article IV Sections 3 & 4. New California is the making of a new state, just like 50 other states have been formed to make Union of States.

This concludes these proceedings.

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