

THE STATE OF NEW CALIFORNIA ASSEMBLY BILL

A BILL FOR AN ACT ENTITLED: CONSTITUTIONAL SHERIFFS REQUIRED IN THE STATE OF NEW CALIFORNIA AB25-13

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PROPOSAL OF THE ASSEMBLY

The original constitution for the United States of America was created under common law, and specifically banned titles of nobility under the original 13th amendment (which included "barristers" loyal to the British Crown). Under this system, local sheriffs were the highest authority, as they were the direct representatives of We The People at the county level.

The Act of 1871 created the District of Columbia, a separate entity from the United States, and under a different jurisdiction and law form than that defined by The Constitution of the United States. Article VI states, in part, "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."

Over the years, and through many different schemes and manipulations, the jurisdiction of the District of Columbia has been forced upon all "citizens" through the use of corporate fictions created to represent the living man in their system of commerce (uniform commercial code, admiralty maritime law, statutory law).

Because of this, counties have been created as corporations under the jurisdiction of the District of Columbia, thus giving local sheriffs the impression that they are no longer the highest authority of We The People under constitutional law, but instead answer to the State Attorney General. This is not the case however, as they are the elected representatives of We The People.

PREAMBLE

The Constitution of the State of New California Article 1 Section 3 states, in part: "The U.S. Constitution is the supreme Law of the Land; however, the powers of the Federal government are limited to those powers specifically delegated. All powers not so delegated are reserved to the citizens of the State of New California, who are bound by this Constitution as the supreme law of the State of New California. No other source of law that is inconsistent with these two supreme standards shall be recognized within the boundaries of the State of New California."

The Constitution of the State of New California Article 1 Section 22 states, in part: "Every citizen shall have the right to acquire, keep and bear arms, including any components and materials necessary for their use or effect, in the lawful defense of himself, his possessions, his residence, his family, his community or the State." Furthermore, Article 8 Section 5 states: "Members of the Free Militia shall be recognized and deputized by a County Sheriff when needed."

All current counties are corporations under statutory law, which allows the County Board of Supervisors to appoint a sheriff to fill a vacancy without an election, creating an opportunity for foreign influence and infiltration.

Be it enacted by the Assembly and the Senate of the State of New California assembled, that:

Section 1: The committees will determine the definitions and terminology of the "Proposal" section.

Section 2: Sheriffs in every county in the State of New California shall be elected. In the event of a vacancy, an emergency election shall be held with the highest ranking deputy sheriff acting as sheriff in the interim.

Each elected sheriff in The State of New California shall be equipped with education and training in the form of videos, online meetings and other constitutional sources to operate with confidence as a constitutional sheriff.

Each and every county in the State of New California shall have a constitutional sheriff. All sheriffs of the State of New California shall be the highest authority in their respective counties under constitutional law, and counties within the boundaries of the State of New California shall not be corporate entities under the jurisdiction of the District of Columbia.

Sheriffs of the various counties within the State of New California are to utilize the State Militia to protect We The People in the event of insurrection or invasion. This includes foreign occupants engaged in illegal drug grows, human trafficking, drug smuggling and any other illegal activity that impacts local residents of the county, when county resources are insufficient to address the threat.

It is the position of the State of New California that sheriffs in every county of the state shall uphold their oaths of office to The Constitution of the United States.

Sheriffs shall follow the "Doctrine of the Lesser Magistrate," which states that "when the superior or higher civil authority makes unjust/immoral laws or decrees, the lesser or lower ranking civil authority has both the right and duty to refuse obedience to that authority."

It is the duty of each sheriff in each county to uphold the sovereignty of the State of New California in their day-to-day duties serving county residents. County sheriffs shall reject any federal law, mandate, rule, ordinance or statute that oversteps the limits of those powers specifically delegated to the Federal government under The Constitution of the United States and to protect the rights of We The People of the State of New California.

Section 3: Funding to be determined

Section 4: Penalties to be determined

Section 5: The enactment date will be the date of passage

ADOPTED this <u>9</u> day of <u>June</u> ,2025 YEAS: <u>41</u> NAYS: <u>0</u> ABSTAINS: <u>0</u>