

State of New California

NOTICE

TO ALL CALIFORNIANS!

Chapter II

Grievance 39

JANUARY 19, 2021

New California is a new state in development exercising its Constitutional Right to form from the State of California. The process to form New California is authorized and codified in Article IV Sections 3 & 4 of the United States Constitution.

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 of 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.*

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.

The Counties of New California State brought forward 95 Chapter I Grievances between January 2018 and November 2019. On April 28, 2020 New California State will issue 95 additional Chapter II Grievances to be announced in public on Tuesdays at 11:00 am.



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Grievance 39

Declaration of Grievance Statement of Facts

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 dictator who openly defies federal law.

California State Government Violates the Following: 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, 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, United States Constitution

Section 3. 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.

ORDER OF THE DAY

SAVE THE REPUBLIC

In Grievance 37, Chapter 2, the **DICTATOR USES MARTIAL LAW ON AMERICAN CITIZENS: The State is in Martial Law** we stated the following:

“The California governor has obtained power by the force of fear. Utilizing a compliant media, pseudo sciences, corrupt mono party system, local officials and state-wide government agencies the governor has become a classic dictator who is destroying the state and its people through martial law.

Using incremental stages of implementation of martial law the governor started with the use of emergency powers as he declared for himself “one man rule”. Next came the masking, then the closures of schools, churches, businesses, travel restrictions, curfews, releasing of convicted felons and lock downs of entire counties in the largest state in the nation.

In Grievance 38, Chapter 2, **INVESTIGATE DOMESTIC TERRORISM: we stated the following:**

“Since March 4, 2020 the California Governor has been an official dictator. The definition of a dictator by Oxford Dictionary: “a ruler with total power over a country, typically one who has obtained control by force”.

The legislature in California state is non existent but cannot resist their totalitarian impulses as they have eagerly allowed the governor has usurped their power under the guise of the covid virus. Of course with a mono party system that fails to provide a republican form of government the unilateral giving up of legislative power to the dictator has been easy totalitarian impulse to follow”.

As a result, an influx of fear about the possibility of the invocation of martial law or unchecked military intervention is circulating around the internet among scholars and civilians alike.

“The fear is certainly understandable, because martial law isn’t described or confined or limited, proscribed in any way by the Constitution or laws,” Bill Banks, a Syracuse professor stated. “If someone has declared martial law, they’re essentially saying that they are the law.”

Martial law can be imposed when civil rule fails, temporarily being replaced with military authority in a time of crisis. Though rare, there have been a number of notable U.S. cases where martial law came into play, including in times of war, natural disaster and civic dispute.

While no precise definition of martial law exists, *a precedent for it exists wherein*, “certain civil liberties may be suspended, such as the right to be free from unreasonable searches and seizures, freedom of association, and freedom of movement. And the *writ of habeas corpus* [the right to a trial before imprisonment] may be suspended,” according to documents from JRANK, an online legal encyclopedia.

Martial law may be declared by both the president and by Congress. State officials may also declare martial law, according to the, however, “their actions under the declaration must abide by the U.S. Constitution and are subject to review in federal court.”

“Notorious examples include Franklin D. Roosevelt’s internment of U.S. citizens and residents of Japanese descent during World War II and George W. Bush’s programs of warrantless wiretapping and torture after the 9/11 terrorist attacks,” the Atlantic reported. “Abraham Lincoln conceded that his unilateral suspension of habeas corpus during the Civil War was constitutionally questionable, but defended it as necessary to preserve the Union.” Throughout the course of U.S. history, federal and state officials have declared martial law at least 68 times.

The Insurrection Act, which allows the use of active-duty or National Guard troops for federal law enforcement in cases when “rebellion against the authority of the U.S. makes it impracticable to enforce the laws of the U.S. by the ordinary course of judicial proceedings.

The text of the Act reads:

“Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in all cases of insurrection, or obstruction to the laws, either of the United States, or of any individual state or territory, where it is lawful for the President of the United States to call forth the militia for the purpose of suppressing such insurrection, or of causing the laws to be duly executed, it shall be lawful for him to employ, for the same purposes, such part of the land or naval force of the United States, as shall be judged necessary, having first observed all the pre-requisites of the law in that respect.”

“Governors call the National Guard all the time to respond to a storms or power outages, delivering medical supplies, stuff going on even during COVID,” Banks said. “That’s not extraordinary, nor would it be if the President federalized the National Guard for similar reasons, responding to a need to disseminate vaccines next winter, for example, would be perfectly appropriate, lawful, not martial law.”

The way martial law would happen would be through the Insurrection Act. In order to invoke the Insurrection Act, the president “must first issue a proclamation ordering the insurgents to disperse within a limited time, 10 U.S.C. § 334.4. If the situation does not resolve itself, the President may issue an executive order to send in troops,” according to a 2006 Congressional Research Service report.

One of the important things to remember about the Insurrection Act is that it’s not martial law. The purpose of utilizing the mechanisms of the insurrection act is to enforce the law, not replace it.

In September 2018 the President issued an Executive Order to implement the International Emergency Economic Powers Act. The President declared a national emergency. The just released 45 day study required by the President's Executive Order by Director of National Intelligence (DNI) John Ratcliffe assessed that China interfered in the 2020 federal elections.

Now with the 45 day study the true enemies both foreign and domestic of the United States are exposed allowing the military to declare martial law.

There's nothing to prevent the president or a military commander from declaring martial law, they can just do it. It's not sanctioned by law.

Save the Republic

Its apparent the Nation is now the new war zone of the world. This is why it is essential the President of the United States utilize the Military and use the Insurrection Act of 1807 to declare Martial Law to save the republic.

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 "*Acts of Insurrection*" against the U.S. Constitution.

The **Insurrection Act of 1807** and the *Emergency Economic Powers Act* are United States federal laws that govern the ability of the President of the United States to deploy military troops within the United States to put down lawlessness insurrection, and rebellion.

Acts of Secession

The California government in conjunction with the socialist state executive, instituted wherever the current socialist governor/dictator has usurped power has actively engaged in "*Acts of Secession*" and have 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 socialist governor/dictator of California the mono-party legislature and local elected officials is evidence of "*Abdication of their Responsibilities of Authority and Sovereignty*" over the Citizens of the United States living in California State.

Prayer

The Citizens of New California State Pray for the President to exercise his authority under the Insurrection Act of 1807 to initiate the Military's use of Martial Law to end the tyranny being foisted upon the United States of America.

This concludes these proceedings.

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