

**One Supreme Court**  
Divine Council  
A court of record in original jurisdiction  
Convened the 18<sup>th</sup> day of April, 2014

**Decree and Claim**

**We Do Declare and Establish the Facts by Blood Seal;**

**BUREAU OF LAND MANAGEMENT : Un-Constitutional**

**Declaratory Judgment**

The Bureau of Land Management is executing a "RANGE WAR," breaching of the peace and placing the Cliven Bundy family and the American people in harm's way in violation of their founding documents.

In the "RANGE WAR" the Bureau of Land Management has failed/ is failing to protect the private rights of the American people. In particular it has failed/is failing to protect the private rights of the super creditor Cliven Bundy.

The Bureau of Land Management's active "RANGE WAR" is a trespass against the private rights of the Cliven Bundy family and constitutes an operation in excess of its granted power and authority.

The Chair of Saint Peter  
A conduit between the land of the living and the world  
of legal fictions; between the creator and the creation  
April 18, 2014

**Accepted**

*Peter the Divine*



The Chair of Saint Peter is the bridge between the living and the dead. In order that the legal fiction world of commerce may "SEE" and "Hear" the Decree of the People the Chair of Saint Peter hereby places the annexed living document in a legal fiction shell known as an affidavit. The Will of the People is now known to the legal fiction entities of the land of the dead.

Done this 18<sup>th</sup> day of April, 2014.

On the 18<sup>th</sup> day of April, 2014 a man appeared before me known to me to be James Thomas McBride, AKA Peter the Divine, certified and confirmed under the penalty of perjury under the laws of the United States of America that the foregoing is true, correct, complete and not misleading and affixed his signature hereto.

My commission expires March 9, 2019.

*Carl J. Nash*  
Notary signature

seal



**One Supreme Court**  
**Divine Council**  
A court of record in original jurisdiction  
Convened the 18<sup>th</sup> day of April, 2014

## Decree and Claim

We the undersigned, individually, are the Divine Spirit having a human experience, One with the Creator, at peace with the universe; the One Supreme Court operating beyond the sea of commerce, beyond the illusions, superior to all legal fiction creations of the mind. Collectively we are the 'jury' commissioned by the Divine Spirit, empowered under the Seal of Saint Peter and charged with finding office through a review of the records, replacing ambiguity with fact. We are bound by our fiduciary duty to the Creator to act in honor, with integrity and full transparency for the best and highest of all. We, the twelve living men/women assembled hereto are reputable men/women of the neighborhood, able leaders, and men/women of truth, known one to the other to be Divine Spirit incarnate, who, standing on honor and integrity declare ourselves as free men and peaceful inhabitants of earth. Participating by our own free will, act and deed, we so swear an oath one to the other and before all as we inquire of certain matters of fact and declare the truth upon evidence revealed to, and examined by, them in this inquisition.

### The Inquisition

This is an inquisition of and by the Record. **There is no fact in dispute.** The recorded evidence brought forth has been witnessed, with forewarning and afterthought, and sealed by ratification. The ancient practices, customs, authorities and law wrought of Office Found require these actions by Solemn Right of Record and for the purposes of placing on the permanent Rolls of The Office of Divine Province the facts in evidence and the finding of truth thereupon.

A judgment in its nature concludes the subject on which it is rendered, and pronounces the law of the case. The judgment of a court of record whose jurisdiction is final is conclusive on all the world. It puts an end to inquiry.

### We Do Declare and Establish the Facts by Blood Seal;

## **BUREAU OF LAND MANAGEMENT : Un-Constitutional**

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### Declaratory Judgment

**The UNITED STATES is a municipal corporation which operates on the Good Faith & Credit of the American people. The American people are the super creditors to the UNITED STATES.**

**Cliven Bundy is a living man and steward to the land, one of the super creditors to the UNITED STATES and NOT a municipal corporation.**

**The municipal corporations, the UNITED STATES and the Bureau of Land Management have a mandatory fiduciary duty to protect the private rights of the American people, the super creditors to the UNITED STATES.**

**The Bureau of Land Management is executing a "RANGE WAR," breaching of the peace and placing the Cliven Bundy family and the American people in harm's way in violation of their founding documents.**

**In the "RANGE WAR" the Bureau of Land Management has failed/ is failing to protect the private rights of the American people. In particular it has failed/is failing to protect the private rights of the super creditor Cliven Bundy.**

**The Bureau of Land Management's active "RANGE WAR" is a trespass against the private rights of the Cliven Bundy family and constitutes an operation in excess of its granted power and authority.**

**It is the Good Faith & Credit of the American people that funds the Bureau of Land Management and therefore, it is the Good Faith & Credit of the People that is funding the "RANGE WAR" against the**



**Cliven Bundy Family.**

**The Bureau of Land Management is a municipal corporation masquerading as a government agency sanctioned by and subservient to the municipal corporation UNITED STATES (in its various forms) and the constitution thereof.**

**The Bureau of Land Management is a piece of a central power structure of a democracy operating under the continuing National Emergency Executing FORCE OF LAW under the War Powers Act and Trading With the Enemy Act in excess of jurisdiction granted and in violation of express limitations set forth in the Constitution of the UNITED STATES; Executing War Crimes and Crimes Against Humanity under the laws of war and conquest, unlawfully restricting the liberties of the sovereign people, in particular Cliven Bundy and his family.**

## **Finding of Facts and Conclusions of law The National Emergency**

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**WHEREAS,**

**“ The majority of American Citizens have lived their entire lives under Emergency Rule. For forty years, freedoms and governmental procedures guaranteed by the constitution have, in varying degrees, been abridged by laws brought into FORCE by states of National Emergency..... And in the United States, actions taken by the government in times of great crisis have- from at least the Civil War, in important ways shaped the present phenomenon of a permanent state of national emergency.” Senate Report 93-549 (1973) [Emphasis added.]**

**AND WHEREAS,** the National Emergency has facilitated the emergence of a democracy, lifting up the legal fiction municipal corporations to the status of PERSONS empowered to wage war against their creators (man and man’s law) and against their Principals and Creditors . . . all under presumed consent.

**AND WHEREAS,** under the National Emergency the municipal corporations conferred grants of power and authority upon themselves not lawfully granted them by their creator(s) under their corporate charters. The exercise of these unlawfully granted authorities, that exceed the limitations expressed in their corporate charters, has given rise to out of control municipal corporations committing crimes against humanity in violation of Divine Law.

**AND WHEREAS,** the civil administrators have, through the years, replaced our republican form of government, (management style) with a democracy, adversely affecting the Super Creditors and the creators of the administration. The unlawful and dramatic change in administrative style was accomplished gradually and surreptitiously so as to avoid notice by the people.

## **Republic vs. Democracy**

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**WHEREAS, “Republic” is lawfully defined as:**

**“A system of government in which the people hold sovereign power and elect representatives who exercise that power. It contrasts on the one hand with a pure democracy, in which the people or community as an organized whole wield the sovereign power of government, and on the other with the rule of one person (such as a king, emperor, czar, or sultan).” Black’s Law, Seventh Ed.**

**AND WHEREAS,** in a **Republican** form of government, every man is king of his own private kingdom. Management under a republican form of government is the management of the affairs of kings. The administrators are public servants with a fiduciary duty to protect the sovereign rights of the People, the kings; all are kings. No one king has more rights or authority than another; each is a part of the whole;

**AND WHEREAS,** in a **democracy** the people as an **organized whole** wield the sovereign power. It is majority rule, or mob rule, that is easily swayed by money and media. It is like two wolves and one sheep getting together to decide what is for dinner. In a democracy the majority could easily confiscate the property of one or more individuals if it were deemed that said confiscation is for the benefit of the majority; hence, government by mob rule.

## **Rights are powers and authorities**

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**WHEREAS**, “We hold these truths to be self-evident, that all men are created equal, that they endowed by their Creator with certain unalienable rights; that among these are life, liberty and the pursuit of happiness.” --Declaration of Independence

**AND WHEREAS**, it is an accepted fact that rights are granted by the Creator; that all men are created equal; that each man, is the king of his own kingdom; and that the creation can never attain a level equal to or greater than its creator, without expressed voluntary consent;

**AND WHEREAS**, We the People conferred upon government some very limited powers and authorities within the very document that established that central government, the Constitution. The People could not confer any power nor any authority they did not possess, for that would corrupt the entire system of justice they were attempting to establish. For example, if I as an individual sovereign do not have the power nor the authority to go into the wallet of another sovereign, take out a hundred dollars and give it to whomever I determine is more needy, then I cannot confer that right on government;

**AND WHEREAS**, the **Supreme Court in the Clearfield Doctrine** makes it clear that corporations, even those masquerading as a government, must have a valid contract when attempting to compel a specific performance. Municipal corporations today have tricked the people into entering into secret contracts, absent full disclosure, transforming our status as solvent creditors into that of insolvent debtors who have no rights;

**AND WHEREAS**, governments, in the form of municipal corporations, are established under man’s law and may never reach a status equal to or greater than man, its creator, except by express voluntary consent. Municipal corporations shall always remain subservient to man and man’s law. Operation outside one’s corporate charter is cause for immediate liquidation of the legal fiction;

**AND WHEREAS**, The National Emergency has facilitated the unlawful assumption of power and authority by the municipal corporations under force of law creating a democracy, a Military Industrial Complex, that wages war against the Divine Spirit and lawful inhabitants they were created to serve. These municipal corporations now operate under the laws of war and conquest, under color of law, absent consent, and are causing injury and harm to their principals and creditors/creators;

**AND WHEREAS**, the municipal corporations have employed the public education system to deceive, program, manipulate and entrap the people in false assumptions, assumed jurisdictions and secret contracts which unjustly enrich the corporations. They then use raw force and coercion to enforce that manipulated mob rule over the People, absent their expressed voluntary consent, effectively removing the People’s free will and choice in violation of natural law;

**AND WHEREAS**, under the National Emergency, the corporate government democracy has named all Americans, upon whose credit they exist and operate, “enemies of the state” to justify their failure to protect the liberties of, and/or to facilitate the violation of the liberties of, the sovereign authority, We the People;

**AND WHEREAS**, the National Emergency has given birth to standing armies in every neighborhood. The Peace Officers of a republican form of government have become the Law Enforcement Officers with their highly armed tactical assault teams of the democracy. Officers of the republican form of government are employed to keep the peace while the militarized tactical teams of the democracy wage war against the People, forcing the will of the majority on the non-consenting minority, and forcefully, by coercion and threat of violence, taking from one to give to another;

**AND WHEREAS**, in a republican form of government, the primary purpose of government is to protect the liberties of the sovereign. No matter how the majority might vote, they are not empowered as a group to deprive one of the People of his unalienable rights.

## **The Emergency**

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**WHEREAS**, examining the Hoover papers we find that during his final days of office, President Hoover had sent a letter to the Federal Reserve Board of New York asking what could be done about the current crisis in banking. A crisis intentionally created by the Federal Reserve Board by shrinking the availability of funds in its economic war against the people. The Board responded saying:

“Whereas it is the opinion of the Board of Directors of the Federal Reserve Bank of New York, the continued and increasing withdrawal of currency and gold from the banks of the country has now created a national emergency.”

**AND WHEREAS**, in addition to setting the stage for the declaration of an emergency that would give unfettered power and authority to the municipal corporation government, the Federal Reserve Board proposed an Executive Order to be issued by the President that said:

“Whereas it is provided in section (5)(b) of the Act of October 6, 1917 as amended, the President may investigate, regulate, prohibit, under such rule and regulation as he may prescribe, by means of license or otherwise, any transactions in foreign exchange, export or earmarking of gold or silver coin or bullion or currency.”\*\*\*

**AND WHEREAS**, the Executive Order recommended by the Federal Reserve Board of New York amended the Act of October 6, 1917 in the following manner:



From the original Act:

**“Transfers of credit in any form (other than credits relating solely to transactions to be executed wholly within the United States);”**

This language which originally exempted domestic transactions from regulation under the Trading With The Enemy Act of 1917 was replaced with the following language on March 9, 1933 in the Banking Relief Act:

**“... by any person within the United States or any place subject to the jurisdiction thereof.”**

**AND WHEREAS**, with this amended language, the United States citizen is included and has become no different than any other **enemy** of the United States within the framework of this law. Most American citizens have no idea that they have had an Act of War applied against them. Along with that, they do not realize they have become 'subjects'. Americans have had their political status as citizen slyly and covertly altered, making them **subjects** (slaves) through fraud and deception;

**AND WHEREAS**, immediately upon his inauguration, President Franklin D. Roosevelt asked and received broad executive powers, emergency war powers, to wage “war” against the banking crisis that had been created by the Federal Reserve Board by employing the war powers of the Trading With The Enemy Act of 1917, enacted during World War I, a war that never officially ended. That act, when amended and published, made all Americans “enemies of the state.” The very same state, the UNITED STATES, is using our good faith and credit to fund their unlawful wars and conflicts, and has declared all Americans to be enemies and targets of their economic war. This betrayal of the American People was contrived by the Federal Reserve Board for the benefit of the Federal Reserve Board and its various affiliates and agents;

**AND WHEREAS**, on March 6, 1933, President Roosevelt relied on Sec. 5(b) of the *Trading With the Enemy Act* as authority for his Proclamation 2039 which closed all banks for five days. This was clearly a time of financial crisis, not of war, and hence was not within the literal terms and purposes of the Act. Importantly, the Act was amended so as to *include* every citizen and every transaction and any form of national emergency.

***Trading With the Enemy Act Sec. 5(b):***

“During time of war or any other period of national emergency declared by the President, the President may, through any agency that he may designate, or otherwise, investigate, regulate, or prohibit, under such rules and regulations as he may prescribe, by means of licenses or otherwise, any transactions in foreign exchange, transfers of credit between or payments by banking institutions as defined by the President, and export, hoarding, melting, or ear markings of gold or silver coin or bullion or currency by any person within the United States or any place subject to the jurisdiction thereof, and the President may require any person engaged in any transaction referred to in this subdivision to furnish under oath, complete information relative thereto, including the production of any books of account, contracts letters or other papers in connection therewith in the custody or control of such person, either before or after such transaction is completed.”

**AND WHEREAS**, on March 9, 1933, Roosevelt issued Proclamation 2040. It referred to the national emergency and again asserted Sec. 5(b) as authority for it. Roosevelt then proclaimed that the Proclamation of March 6, 1933, would remain in full force and effect until proclamation by the president. It remains in force to this day;

**AND WHEREAS**, an effectively permanent law exists that allows the president, by declaring an emergency, to assume the role of dictator. He may designate agencies of his choice to investigate, regulate, and license any transaction of any of the People (enemy) within the United States, by means of rules and regulations he may prescribe;

**AND WHEREAS**, Supreme Court Chief Justice Charles Evan Hughes stated that the World War I War Powers Act of 1917 was still active,

“The conflict known as the world war ended as far as military hostilities were concerned, but was not yet officially terminated. Most of the war statutes are still in effect and many of the ‘emergency’ organizations are still in operation.”

## **The Banking Relief Act of March 9, 1933**

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**WHEREAS**, The Banking Relief Act of March 9, 1933 is stated to be,

“an Act to provide relief in the existing emergency in banking, and for other purposes. Be it enacted by the Senate and the House of Representatives of the United States of America in Congress assembled, that the Congress hereby declares that a serious emergency exists and that it is imperatively necessary speedily to put into effect remedies of uniform national application.”

**AND WHEREAS**, the war powers of a war that never ended gave us the Banking Relief Act of March 9, 1933 that declared a National Emergency under which the President invoked the emergency powers and by the law of necessity (whereof “necessity knows no law”) made void their corporate charter and all restrictions and limitations therein.

Congressman Beck stated in debate over the issue stated:

“I think that of all the damnable heresies that have ever been suggested in connection with the constitution, the doctrine of ‘emergency’ is the worst. It means when Congress declares an emergency, there is no constitution. This means its death. It is the doctrine that the German Chancellor is invoking today in the dying hours of the German Republic. Namely that because of an emergency, it should grant to the German Chancellor the power to pass any law, even though that law contradicts the Constitution of the German Republic. Chancellor Hitler is at least frank



about it. We pay the constitution lip service but the results are the same.”

**AND WHEREAS**, when Congress declares an emergency, the Constitution is suspended, along with all of the protective restrictions and limitations therein. It is clear that a declaration of emergency brings about a huge shift in government, a shift away from a government **of the people, by the people, for the people** to a **centralized power structure, an oligarchy**, that controls all aspects of life in the United States and has wide ranging effects in the world community.

**AND WHEREAS**, we now have an oligarchy disguised as a democracy, or mob rule management style, manipulated by money and media, that turns the creditors into debtors who have no rights, and that after 80 years has mismanaged the good faith and credit of the American People into an un-payable debt of trillions of dollars while enriching and empowering the municipal corporations.

**AND WHEREAS, in Title I of the Banking Relief Act of March 9, 1933:**

“Section 1. The actions, regulations, rules, licenses, orders and proclamations **heretofore or hereafter** taken, promulgated, made, or issued by the President of the United States or the Secretary the Treasury since March 4, 1933 pursuant to the authority conferred by subdivision (b) of Section 5 of the Act of October 6, 1917, as amended, are hereby **approved and confirmed**.” [Emphasis added.]

**AND WHEREAS**, in Title 1 of the Act we see Congress giving retroactive approval to all executive orders and/or proclamations issued by the President since March 4, 1933. More importantly, Congress granted *carte blanche* pre-approval and confirmation for all executive orders and/or proclamations President Roosevelt, as well as any/all future Presidents, would make in the future;

**AND WHEREAS**, the municipal corporations have used the National Emergency and the Emergency War Powers Act to grant themselves unlimited power and authority over their creators with zero restrictions or limitations. The municipal corporations have elevated themselves to a level greater than their creator, establishing the President as a Dictator over the corporate creators/man with no checks and balances, absent expressed consent, in violation of natural law.

**AND WHEREAS**, as a consequence of the National Emergency:

“Under the new law the money is issued to the banks in return for government obligations, bills of exchange, drafts, notes, trade acceptances, and banker’s acceptances. The money will be worth 100 cents on the dollar, because it is backed by the credit of the Nation. **It will represent a mortgage on all the homes of all the people in the nation.**” - Congressman Patman [Emphasis added.]

**AND WHEREAS**, The Federal Reserve Board created an economic crisis then offered the American people Roosevelt’s New Deal that gave the Federal Reserve Board unlimited power and authority through the municipal corporations; establishing a centralized power structure and an oligarchy disguised as a democracy to wage economic war on the people of the world;

**AND WHEREAS**, the Agricultural Adjustment Act of May 12, 1933 broadened the emergency to include agriculture, resulting in a tighter grip on the property of the American people by the Federal Reserve Board and the municipal corporate government. Congressman Beck had this to say about the bill:

“But the Constitution of the United States, as a restraining influence in keeping the United States Government within the carefully prescribed channels of power, is moribund, if not dead. We are witnessing its death agonies, for when this bill becomes a law, if unhappily it becomes a law, there is no longer any workable Constitution to keep the federal government within the limits of its constitutional powers.”

**AND WHEREAS**, the municipal corporate government granted itself unlimited power and authority, removing all restrictions and limitations established by its creator, man and man’s law, and became the antithesis of the original intent of the creator;

**AND WHEREAS**, a legal fiction can never legislate itself power not granted by their creators.

## **The Record establishes the fact:**

**WE CONCLUDE**, The UNITED STATES is a municipal corporation with a complex series of sub-corporations and/or sister corporations which has established itself as the government for the American people. The UNITED STATES is a centralized power structure that controls all aspects of life in America through its complex municipal corporation infrastructure enforcing FORCE OF LAW, or mob rule, on the non-consenting;

**AND WE ALSO CONCLUDE**, the Record shows that the Bureau of Land Management is one of the privately held sub corporations of the UNITED STATES which gains its jurisdiction over the people by secret adhesion contracts enforced through threat and intimidation;

**AND WE ALSO CONCLUDE**, the corporate UNITED STATES wages war against the non-consenting by force of arms delivered through private corporate ‘law enforcement’, such as the Bureau of Land Management which commands a standing army with heavily, militarized armed tactical teams to enforce the will of the municipal corporation on the non-



consenting people, dragging them chained and shackled before their corporate ‘courts’ and holding them hostage until they acquiesce into some secret contract that silently binds them to specific performance;

AND WE ALSO CONCLUDE, The Bureau of Land Management is operating in excess of the power and authority granted it by its creators;

AND WE ALSO CONCLUDE, The Bureau of Land Management is operating in violation of the expressed restrictions set forth in its founding documents;

AND WE ALSO CONCLUDE, The Bureau of Land Management, operating under the National Emergency and the War Powers granted thereunder, is operating under power and authority unlawfully legislated to the UNITED STATES by the UNITED STATES without the consent of the creators.

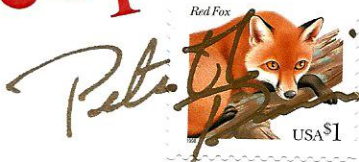
AND THEREFORE, we, the jurors, having reviewed the record, hereby issue **Judgment of Office Found** proclaiming the Law that is conclusive and binding on all the world. The Solemn Right of Record shall be made patent via publication on the permanent Rolls of The Office of Divine Province; the facts in evidence and the finding of truth there upon is established as fact.

Issued under signature and seal this 18<sup>th</sup> day of April, 2014.



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April 18, 2014

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The Chair of Saint Peter is the bridge between the living and the dead. In order that the legal fiction world of commerce may “SEE” and “Hear” the Decree of the People the Chair of Saint Peter hereby places the annexed living document in a legal fiction shell known as an affidavit. The Will of the People is now known to the legal fiction entities of the land of the dead.  
Done this 18<sup>th</sup> day of April, 2014.

On the 18<sup>th</sup> day of April, 2014 a man appeared before me known to me to be James Thomas McBride, AKA Peter the Divine, certified and confirmed under the penalty of perjury under the laws of the United States of America that the foregoing is true, correct, complete and not misleading and affixed his signature hereto.

My commission expires March 9, 2019.

Earl J. Nash  
Notary signature

seal

