



This declaration was published on Saturday, June 14th, 2025.

Published in Auburn, Michigan, USA

To download a copy of this declaration, please visit: www.ConstitutionalLawCoalition.com

"I pledge allegiance to the Flag of the united States of America, and to the Republic for which it stands, one Nation under God, indivisible, with liberty and justice for all."

Together, we build unshakable strength; apart, we crumble under the weight of our own discord. Unity is our greatest shield, division our greatest threat.

UNITED WE STAND, DIVIDED WE FALL!

God Bless America



The Patriot Doctrine of Liberty

A Commitment to the Organic Constitution, Common Law, and County-Level Self-Governance

Preamble

We, the People of the united States of America, being independent and free men and women, do hereby affirm and declare our exclusive allegiance to the organic Constitution for the united States of America (1787), the Bill of Rights (1791), and the lawful Republic founded in 1776. As American Patriots free from party, permission, or central authority, but bound by principle, we proclaim this doctrine of liberty in order to re-establish constitutional government, re-instate common law jurisdiction, and reawaken the sacred duty of local self-governance through our sovereign counties. The county is the heart of the Republic, the seat of self-government, and the jurisdiction wherein the people may reassert their unalienable rights and discharge their responsibility to posterity.

I. The Source of Lawful Authority: The Creator and the Common Law

- All legitimate authority originates not from governments, constitutions, or political charters, but from our Creator, who bestowed upon each woman and man unalienable rights—life, liberty, and property—which no government may rightfully invade or alienate.
- 2. The foundation of American law is the common law, that great body of time-honored principles grounded in natural justice, Scripture, and the customs of the free peoples. The common law enshrines the supremacy of the individual and the inviolability of one's person, property, and conscience.
- 3. The Constitution for the united States of America (1787), as ratified by the several States and based upon the Declaration of Independence (1776), does not confer rights, but guarantees those already established by the Creator. It is an agreement between sovereign States and their citizens, binding only by the ongoing consent of the governed.

II. The Republic of 1776 and the Organic Constitution of 1787

- 1. The Republic of 1776 is not a democracy, not a corporation, and not a federal bureaucracy—it's a confederacy of sovereign States under the government of law by the consent of the people. The proper name of this body politic is the united States of America—with a small "u"—which signifies a voluntary union, not a consolidated empire.
- 2. In 1787, the original Constitution was formed to maintain the sovereignty of each State and consecrate a limited federal government of delegated, enumerated powers. The Constitution was never intended to be viewed as a living document, but rather as an unchanging and legal compact founded on immutable natural law.
- 3. The unlawful codification of the District of Columbia in 1871 and the emergence of the UNITED STATES as a corporate-government entity under maritime/admiralty law is a usurpation of the original Republic. Americans were deceitfully transformed into corporate franchises (U.S. citizens) within this de facto corporate form, answerable to statutory codes instead of the unalienable rights of common law.

III. The Sovereignty and Primacy of the County

- The county is the inherent and natural seat of government in America. It exists prior to
 the federal system and has inherent powers to regulate local affairs in accordance with
 common law principles. The counties were not intended to be satellites for federal or
 state bureaucracies, but separate jurisdictions for the administration of justice, law
 enforcement, land records, and local government.
- 2. As such, American Patriots within their respective counties do *not* require the permission of any state assembly, federal authority, or incorporated group to assemble, deliberate, and take lawful action. Our right to peaceably assemble and establish lawful bodies of self-governance is secured by the First Amendment and further supported by the Tenth Amendment and Article IV, Section 4 of the Constitution.
- 3. Any organization, assembly, or body—whether calling itself a state assembly or a national entity—that claims exclusive authority over the people's right to assemble or acts as a gatekeeper of lawful jurisdiction is acting *ultra vires* (beyond its lawful powers) and must be regarded with discernment. We reject centralized control in all its forms, whether imposed from the top down or disguised as populist authority.

IV. The Right and Duty to Act

- 1. Liberty is not a passive inheritance; it is an active responsibility. The people of each county are both the beneficiaries and the stewards of constitutional government. When that government becomes corrupted, abusive, or unresponsive to its lawful ends, the people not only have the right—but the *duty*—to alter or abolish it and to re-establish a government that protects their unalienable rights.
- 2. We reaffirm the Declaration of Independence, which states that "whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or to abolish it, and to institute a new Government, laying its foundation on such principles..."
- 3. Our commitment as American Patriots is to reestablish lawful governance at the county level through:
 - The reconstitution of Common Law Grand Juries.
 - The lawful **election of county officers** accountable to the people, not the state.
 - The restoration of **local sheriffs** to their rightful place as the highest constitutional authority in the county.
 - The repudiation of unconstitutional edicts, mandates, or policies that violate natural rights or exceed the enumerated powers of government.

V. The Path Forward: Standing in Peace, Moving in Truth

- This doctrine is not a call to arms, but a call to awareness, to lawful action, and to
 peaceful resistance against unlawful authority. We are not secessionists, rebels, or
 radicals. We are the *original sovereigns*—men and women of the soil, standing on the
 promises of the organic law of the land.
- 2. It is each of these counties, awakened and organized by this doctrine, that is the building block of the re-established Republic. Together we are a web of lawful jurisdictions, not under foreign corporations or political philosophies but based upon the everlasting principles of God's law and the American covenant as originally founded.
- 3. Let every American Patriot understand this: you do not need to be *granted* your liberty by any man or institution. It was *given* to you by your Creator. You are not a ward of the state. You are not a subject of a corporate charter. You are a *free and independent American*, standing in your county with authority, legitimacy, and purpose.

Conclusion

The Patriot Doctrine of Liberty is a living declaration of intent, not simply a philosophy but a lawful blueprint for restoration. It is our solemn commitment to uphold the principles of the 1776 Republic, to reject unlawful governance, and to re-establish righteous order at the grassroots level. From this day forward, we stand with firm reliance on divine Providence, shoulder to shoulder with our forebears, as we reclaim what is rightfully ours: Liberty under law, peace under truth, and justice under the hand of the Almighty.

So let it be written. So let it be done.