

National Association of Rural Landowners

Since Jan. 2006



In Defense of Rural America

A Washington State Non-Profit Corporation

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CERTIFIED - RETURN RECEIPT REQUESTED

August 3, 2015

The Honorable Governor Jay Inslee
State of Washington
P. O. Box 40002
Olympia, WA 98504-0002

cc: Washington State House and Senate leaders and state print and electronic media

Dear Governor Inslee:

Article IV, Section 4 of the U. S. Constitution states that: *"The United States shall guarantee to every state a Republican form of government."* This doesn't mean the Republican Party, this means that each state citizen is guaranteed to live peacefully under and in a Constitutional Republic, guaranteed and governed by the U. S. and State Constitutions.

On behalf of the rural landowners of Washington State, the President of the National Association of Rural Landowners (NARLO) charges you personally with multiple violations of your oath of office and further charges you for being criminally negligent in discharging the duties as governor of the state.

Most governors of the 50 United States, if not all, must have on file a certificate of their oath of office, before taking office. That Oath in most states says the following:

"I do solemnly swear (or affirm) that I will support the Constitution of the United States and the Constitution and laws of the state of _____, and that I will faithfully discharge the duties of the office of Governor to the best of my ability."

"Support" and "Defend" are not just idle words. They have legal meanings.

"To Support": *As a verb, to maintain; to provide for; to enable; to continue; to carry on.*

"To Defend": *In pleading, to defend is to deny; and the effect of the word "defends" is, that the defendant denies the right of the plaintiff, or the force and wrong charged. Steph. Pl. 432. In contracts, to defend is to guaranty; to agree to indemnify.*

In our charge of violation of oath of office and criminal negligence in discharging your duties, we hereby include that you personally have failed to **support** and **defend** the Constitution of the United States and have failed to **support** and **defend** the Constitution of the State over which you preside as governor.

We therefore charge you with failure to **"maintain"**, **"enable"**, **"continue"** and to **"carry on"** the literal intent of the framers of the U. S. Constitution and your state's constitution. We further charge you with not **"defending"**, not **"guaranteeing"** and not **"indemnifying"** the citizens of your state and NOT protecting them from the usurpation of power by the federal government in violation of the federal and state constitutions, as is your primary responsibility under your oath, TO-WIT:

1. You have allowed the federal government to tax the citizens of your state and then allowed the federal government to blackmail those very same citizens by forcing your state citizens to accept federal policy, on the threat of withholding federal funds to that state if the state doesn't comply, **funds that belonged to the state citizens in the first place**. By so doing you have failed to uphold the provisions of the 9th and 10th Amendments of the U. S. Constitution and you have by your actions given greater power to the federal government, thereby reducing the constitutional power of your state.

A Rural Landowner Non-Profit Organization Dedicated to Re-Establishing and Defending Constitutional Property Rights.

2. You have allowed the invasion of international law to supersede and override federal and state constitutional law by not stopping the implementation of the International Maintenance Code, or other international codes, in state, county and city regulations. You have allowed the United Nations affiliate agency called, the International Council on Local Environmental Initiatives (ICLEI), to invade your state and contract with county and cities to further the implementation of international environmental policies that are in direct conflict with constitutional law, state and federal.
3. You have instituted law to limit carbon dioxide (CO2) emissions across the board for the international con game of man-caused global warming, when the science of man-caused global warming is a theory at best and anything but settled science. By instituting those laws you have burdened the citizens of your state with millions of dollars in taxes and fees for an alleged future danger that in all probability is nothing more than the natural cooling and heating cycles of the earth over time. In fact, there is equal science supporting such a claim that directly contradicts the man-caused global warming theory, but it is ignored for political reasons. By purposely rejecting one of two scientific theories in your decisions, you have either knowingly or unwittingly become an unregistered international foreign agent, acting for foreign interests.
4. You have, under your tenure as governor, allowed state agencies to violate the constitutional property rights of rural landowners by not prohibiting those agencies from promulgating draconian environmental regulations, driven largely by international radical environmental policies, such as UN's Agenda 21. These regulations fall disproportionately on rural landowners, in violation of their 5th Amendment and due process protections, as well as violating their equal protection rights under the U. S. Constitution. Rural landowners own most of the private land in the state, but find themselves totally disenfranchised from and virtually unrepresented in the legislative and administrative law-making process.
5. You have allowed federal agencies, like the EPA, the DOE and the DoED, to run amok in your state without invoking states' rights under the 9th and 10th Amendments. The federal government owns your state and you let it happen.
6. You have allowed past and current run-away legislatures to buy votes with public monies to fund welfare and public assistance to able-bodied citizens and illegal aliens and have done nothing to stop it. You have made promises to state employees for pension plans that are criminally under funded. By such actions you have violated your fiduciary and financial responsibility to state citizens, thereby sending state finances towards insolvency and further burdening state citizens with exploding taxes to pay for government's gross negligence.

In support of these charges, we have filed with this letter an Affidavit of even date, made a part hereof by this reference. You, the governor have 30 days in which to respond to the Affidavit, or the Affidavit and the charges therein, stand as truth.

Because the issues we raise in this letter are serious and systemic in all state governments and are the reasons why the federal government has become so powerful, thereby superseding states' rights in violation of the U. S. Constitution, we will be contacting other state governors and charging them equally, as we have done here, on behalf of the rural landowner that has been disenfranchised from the political process. States have become complicit and co-conspirators in these power usurpations by the federal government. It would seem very few Americans understand how vital is the relationship between the states and the federal government to the success and survival of this Republic.

In conclusion, you may consider this letter as a formal written request under applicable state public disclosure laws to provide to the undersigned a certified copy of your Oath of Office, within the legal time frames required under state law.

Also, for the violations and criminal negligence alleged herein, we are referring this letter and Affidavit to the leaders of the state legislature to move towards impeachment, if the facts warrant. We have also sent copies of both documents to relevant media outlets.

Respectfully,

NATIONAL ASSOCIATION OF RURAL LANDOWNERS

Ron Ewart, President

