

**Contract for Assistance of Counsel
Arising under the Sixth Article of the
Bill of Rights
&
Qualifier for Lawful Assistance of Counsel**

"It is a clearly established principle of law that an attorney must represent a corporation, it being incorporeal and a creature of the law. An attorney representing an artificial entity must appear with the corporate charter and law in his hand. A person acting as an attorney for a foreign principal must be registered to act on the principal's behalf."

See, Foreign Agents Registration Act" (22 USC § 612 et seq.);
Victor Rabinowitz et. at. v. Robert F. Kennedy, 376 US 605.

"Failure to file the "Foreign Agents Registrations Statement" goes directly to the jurisdiction and lack of standing to be before the court, and is a felony pursuant to 18 USC §§ 219, 951. The conflict of law, interest and allegiance is obvious."

- 1) Are you registered with FARA¹? ___Yes; ___No. If 'yes,' please attach a certified copy of the original registration to this Contract.

- 2) Do you posses a State License to practice law in this State? [] Yes; [] No.
If 'yes,' please attach a certified copy of the original State License to this Contract.

- 3) You agree I am a living man/woman, one of the people, NOT a fictitious entity, and you are lawfully authorized to provide me effective assistance of counsel² ? [] Yes³; [] No.

- 4) Do you have any alliegience to any foreign organization or country, creating a conflict of interest or establishing an inferior status and standing as to the people? [] Yes; [] No.

- 5) Can and will you assure my lawful Right to 'Trial by Jury' to remain inviolate,⁴ said Jury to be the Jury of my Peers⁵ as defined in the attached completed form? [] Yes; [] No.

- 6) Is your Status and Standing at least equal to that of my Peers as defined on attached "American Standard and Guide for Juror of Peer Selection?" [] Yes; [] No.

- 7) Are you currently personally involved in any 'unlawful' activity? [] Yes; [] No.
If 'yes,' please explain with attachment. (The "Dirty Hands Doctrine" applies.)

¹ Foreign Agents Registration Act of 1938; 22 U.S.C. §§622 et seq,

² California Constitution, Article I, Declaration of Rights, Sec. 15;

³ Attach required Authority(ies) to Contract.

⁴ California Constitution Article I, Declaration of Rights, Sec. 16

⁵ The principle of a Common Law Jury or Jury of your Peers was first established on June 15, 1215 at Runnymede, England when King John signed the Magna Carta, or Great Charter of Our Liberties. It creates the basis of our Constitutional, system of Justice. The unalienable Right to a Trial by a Jury of My Peers is guaranteed by my Rights Retained under the 9th Amendment of the Bill of Rights.



Contract for Assistance of Counsel Arising under the Sixth Article of the Bill of Rights

I am (first name) _____ - (middle name) _____ family of
(father family name) _____ and (mother family name) _____,

a immortal living soul created in the image of God here as one of the people, a trinity of mind, body and spirit⁶, a tribunal of the court of record of final jurisdiction of my sovereign state⁷. I was born a child of God and living as a man at peace. A notary republic and the Clerk of the Constitutional Court of Record has witnessed my existence and status as a man, placed their seals and have caused same to become a public record; as a man I have dominion over the earth⁸ and not subject to the codified laws of any inferior civil society, hereafter "Demanding Party", and Demand Assistance of Counsel in: alleged (#) _____ misdemeanor, and / or (#) _____ criminal charge(s) of Docket/Case Numbers:

_____ (Complaint attached)

in the State [General Session] Court, in City of _____ and
County of _____ of the STATE OF _____,
(a Municipal Corporation of the UNITED STATES) arising under the Sixth Article of the Bill of Rights of the Constitution for the united States of America arising under the adjudged decision of the supreme Court for the united States of America in *Mapp v. Ohio*, 367 U.S. 643 (1961) stating the Bill of Rights of the Constitution for the united States of America applies to the States (whether *de jure* or *de facto*) as well as Federal in criminal charges over-ruling *Wolfe v. People of the State of Colorado*, 338 U.S. 25 (1948).

I, the Demanding Party, am entering into this Contract as one of the people and under The Right to Contract as secured in Article I Section 10 of the Constitution for the united States of America as lawfully amended by the qualified Electors of the several States and the Right of Assistance of Counsel as secured by Article VI of the Bill of Rights in said Constitution.

⁶ Council of Vienne (1311-1312)

⁷ Blackstone and the Law of Nations

⁸ Matthew 22, 37-40



I, _____, (hereafter “Assistance of Counsel”) as a lawfully licensed lawyer/attorney am empowered [authorized] as Assistance of Counsel for the living Man of the Demanding Party in the territorial boundaries of the Republic of (State upper/lower) _____ (including the Municipality of the *de facto* “state” of STATE OF) _____ do hereby agree to the following:

1. As the Assistance of Counsel, I will NOT “represent” the Demanding Party like an “Attorney” but will in fact give all due aid and assistance (Counsel) in exposing any Fraud and/or Corruption that Demanding Party may not be aware of; and,
2. As the Assistance of Counsel, my *only* loyalty is to the Demanding Party in a Court in which the Constitution for the united States of America and the Laws which shall be made pursuant thereof is the rule of law, and if any institution represents itself as such “court” and it is not, I will clearly object and aid the Demanding Party to remove such action to the Proper Venue of Original Jurisdiction; and,
3. As the Assistance of Counsel, I will not “represent” the Demanding Party in any “Court” which is a statutory non-constitutional [administrative] court; and,
4. As the Assistance of Counsel, I will only Counsel the Requesting Demanding Party in a Court where there is a bona fide public officer [justice/judge/magistrate] with an Oath of Office [meeting all requirements as defined in the attached American Standard of Jurisdictional Hierarchy] on file in a public forum that arises under Article VI of the Constitution for the united States of America, 1 Stat 23 - being a Law of said country; and,
5. As the Assistance of Counsel, I will only Counsel the Demanding Party in a Court where only a bona fide public officer [justice/judge/magistrate] under Article IV, Section 3, Clause 1 of the Constitution for the united States of America, with a true Civil Commission on file in a public forum as mandated by the Laws of the united States of America and the decisions of the supreme Court for the united States of America; and,
6. As the Assistance of Counsel, I will only Counsel the Demanding Party in a Court where only a bona fide public officer [justice/judge/magistrate] under Article IV, Section 3, Clause 1 for the Constitution for the united States of America has filed an Official Bond; and,



7. As the Assistance of Counsel, I will advise (Counsel) the Demanding Party of all of his Constitutionally Secured Rights. As Assistance of Counsel I will not waive, under *color of law*, any of Demanding Party's Natural or Unalienable God-given Rights including Constitutionally Secured Rights without the express written consent of the Demanding Party; and,

8. As the Assistance of Counsel, I will only Counsel the Demanding Party in a true court of record with prescribed boundaries, having a true SEAL of such court of record, and being a true constitutionally empowered Court with a judge, justice, or magistrate that is not a member of any Bar Association.

9. As the Assistance of Counsel, I have read and understand 7 C.J.S. Section 4, Attorney & Client, pgs 801-802 and hereby certify that I am NOT bound by same.

As the Assistance of Counsel, I, *[please print full name of counsel]* _____

_____, have read the proceeding contract and understanding same, do hereby agree to abide by all of the terms and conditions so stated and to always abide by the Constitution for the united States of America and the Laws which shall be made pursuant thereof which are not listed or enumerated in this contract.

Witness 1

Assistance of Counsel *(SIGNATURE)*

Printed Name of Witness 1

Assistance of Counsel *(PRINT NAME/BAR NUMBER)*

Witness 2

Demanding Party *(SIGNATURE)*
Secured Party Creditor

Printed Name of Witness 2



AMERICAN STANDARD⁹ AND GUIDE FOR JUROR OF PEER¹⁰ SELECTION

State: County: Name of Court:

“Lawful Americans do not consent to the Private Corporation’s ability to convene a Corporation Jury¹¹ imposing such in lieu of a Trial by Jury¹².”

~ Please, only select the one (1) choice in each category that best describes you and shade in box, e.g. “■” ~

CITIZENSHIP STATUS AND STANDING

A people, de Jure, not subject to the United States Citizen of the United States US Citizen

RELIGIOUS STATUS AND STANDING

_____ (religion) Christian/nondenominational Believes in God Atheist Other

RACE

White American Indian Black Hispanic Asian Other

GENDER

Man; or Woman

JUROR TO RECEIVE PAYMENT FROM STATE OR COUNTY FOR JURY SERVICES

No Yes

⁹ *The Right to a Jury of One's Peers*

The Sixth Amendment rights associated with trial proceedings -- the right to a speedy trial, the right to a public trial and the right to be judged by a jury of one's peers -- are so bound together by circumstance and tradition that it is almost inconceivable to separate them. Still, each of these parallel rights has developed in its own manner through the centuries.

The right of a person to be tried by a jury of one's peers is traditionally founded on a provision contained in Chapter 29 of that great document of English law, the Magna Carta. That provision, written in 1225, states: "No freeman shall be taken or imprisoned, or be outlawed, or exiled, or any other wise destroyed; nor will we not pass upon him, nor (condemn him), but by lawful judgment of his own peers, or by the law of the land."

¹⁰ peer (plural peers)

1. Somebody or something who/that is at an equal level.
2. A noble with a hereditary title, i.e., a peerage, and in times past, with certain rights and privileges not enjoyed by commoners.

¹¹ Sometimes called a "Jury Trial" which consists of some number less than 12 who are told they are only able to "judge" the "facts" of the case, that the "law" will be dictated to them by the "judge" as they are too stupid to understand same. A Corporate Jury will receive what is called a "directed verdict" where the corporate officer pretending to be a "judge" will tell the "jury" what to think/how to "find" the "defendant." To understand the difference, look at "Trial by Jury."

¹² Trial by jury. A trial in which the issues of fact [and law] are to be determined by the verdict of a jury, duly selected, impaneled, and sworn. A jury for the trial of a cause was (sic) a body of twelve men, described as upright, well-qualified, and lawful men, disinterested and impartial, not of kin nor personal dependents of either of the parties, having their homes within the jurisdictional limits of the court, drawn and selected by officers free from all bias in favor of or against either party, duly impaneled under the direction of a competent court, sworn to render a true verdict according to ... the evidence given them. [Said verdict is to be rendered immediately upon the conclusion of the trial by polling each individual juror publicly. For the issue to be found "true" the jury] ... must return their unanimous verdict upon the issue submitted to them. -*Black's Law Dictionary Fifth Edition, page 1349.* [Bracketed Material from *Blackstone's Commentaries on The Law, The Federalist Papers, and The Anti-Federalist Papers* to correct some of the misstatements found in *Black's Law Dictionary*.]

Northwest Ordinance, Article II: The inhabitants of the said territory shall always be entitled to the benefits of the writs of habeas corpus, and of the trial by jury; of a proportionate representation of the people in the legislature, and of judicial proceedings according to the course of the common law. All persons shall be bailable, unless for capital offences, where the proof shall be evident, or the presumption great. All fines shall be moderate; and no cruel or unusual punishment shall be inflicted. No man shall be deprived of his liberty or property, but by the judgment of his peers, or the law of the land, and should the public exigencies make it necessary, for the common preservation, to take any person's property, or to demand his particular services, full compensation shall be made for the same. And, in the just preservation of rights and property, it is understood and declared, that no law ought ever to be made or have force in the said territory, that shall, in any manner whatever, interfere with or affect private contracts, or engagements, bona fide, and without fraud previously formed.

