

GROUNDS FOR PETITION

1. Provisions in the Patriot Act and National Defense Authorization Act 2012 are in clear violation of rights and immunities that are contractually guaranteed to the States and by subrogation to the Petitioners by The Constitution of the United States of America.
2. Petitioners and other Inhabitants of [*State*] have been harmed and infringed upon by the Patriot Act and the NDAA (2012).
3. Petitioners and other Inhabitants of [*State*] are at clear and present risk.
4. “The Acts” known as the Patriot Act and the National Defense Authorization Act of (2012) presume and depend upon Authority that was never granted.
5. The Officers of the US Corporation have acted outside the confines and provisions of their public contract with the 50 States and under subrogation with the Inhabitants of [*State*], so as to radically endanger the property rights of the Petitioners and render the existence of a reliable public contract with the US Corporation in doubt.
6. These Acts of Congress, the Patriot Act and NDAA (2012) presume to impose cruel and unusual punishments on the Petitioners and other Inhabitants of [*State*], and are also Void for Vagueness.
7. Arbitrarily depriving Petitioners of their citizenship (Patriot Act) and thereby denying their Right to Contract is logically fatal to any claim of granted Authority being possessed by either the State of [*State*] or the US corporate government.
8. There is no evidence of a valid “War on Terror” and no evidence that “terrorists” can or should be distinguished from common criminals.
9. The offending provisions of the Patriot Act and the National Defense Authorization Act (2012) undermine Public Trust on a global scale and suppress the American economy, creating further undeserved harm to the Petitioners reputation, property interests and commercial well-being.
10. Since the enactment of the Patriot Act as Extended and the National Defense Authorization Act of 2012, has been moving through the Committee process in both Houses of Congress: S. 1698 and HR. 3166, known as the Enemy Expatriation Act. The existence of this incipient Act of Congress is further proof of coordinated, conscious conspiracy against the guaranteed property interests of the Petitioners.
11. These Acts of Congress are being pursued to codify and enroll “emergency” powers on a permanent basis, when no emergency exists and when no major attack of any kind has taken place for over a decade.

12. These Acts of Congress are in direct violation of the Universal Declaration of Human Rights, which the United States supported and signed and is obligated to support.
13. Respondents are lacking any basis of Authority to Act.
14. These public Acts of Congress are in violation of Federal Code, per Title 18, Part 1, Chapter 115, Section 2384 [Seditious Conspiracy].
15. The Constitution of the United States of America has been violated repeatedly, breached by the respondents and their Kin, and left Derelict for lack of enforcement by the Officers of the State of [State], Inc., such that it is in Process of being Voided for Willful Failure to Perform, yet it remains at this time the declared Supreme Law of the Land for the General Government as has been asserted repeatedly by the US Supreme Court and others ... and as such, must be obeyed by the Respondents.
16. The immediate history related to these issues, that is, the proposed infringement of the Petitioners' Right to Contract, Right to Due Process, and specifically, their right to assert their Contract of Citizenship, reveals that the current infringements against contract and general usurpation of authority is part and parcel of actions taken against the Petitioners and their Progenitors beginning in 1933. The passage of the Patriot Act and the offending provisions of the National Defense Authorization Act of 2012 merely mark "another chapter" in a long process of fraud, deceit, infringement, and usurpation, from which Petitioners seek immediate and material relief.