



Zuid-Afrikaanse Boer Republiek

Settlement Covenant

Date: 05 February 2021

Come now, the boervolk for Zuid-Afrikaanse Boer Republiek, sovereigns by absolute writ of habeas corpus,

And with absolute resolve rebut all corporate authority!

State Settlement Covenant for Zuid-Afrikaanse Boer Republiek, hereinafter ZAR, an un-incorporated free and independent State, a contradistinct and separate entity to REPUBLIC OF SOUTH AFRICA (INC.);

Original Assembly and Library of Records on date: 05 February 2021

Declares this State Settlement Announcement

Zuid-Afrikaanse Boer Republiek Settlement Covenant by ZAR sovereign nationals and in harmony with all self-governing districts and states on the land Southern Africa we FIND:

Article One

By our Creator granting us FREEDOM, each by their own private belief, and by unanimous decree, the Local people(s) in Local Peaceable Lawful Assembly; in Settlement Covenant for ZAR, a Free and Independent state, a member with other Free and Independent States on the land Southern Africa and earth, set forth the following affirmations.

Section 1 - Local-people in Family of Man and Woman centred in our Creator live on Local-land and use Way-land in People Jurisdiction in Grace affirmed by the authority of the ZAR Declaration of Independence and 1955 Freedom Charter and

Declaration of the Rights of Man (Bill of Rights) Sections 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 21, 22, 24, 25, 32, 33, 34, 38, 39 and beyond; beyond the reach of predator others; and also living in Friend(ship) and in Peace Treaty(s) c.1789-1791 and beyond; beyond the reach of predator others; and also affirmed by My State Constitution and the Covenant of My State, a Free and Independent state, circa 2019.

NOW Local-people by Local-common-consent do name, affirm, ordain, establish and continue Local Settlement Covenant in ZAR, a Free and Independent state and Nation Settlement as their absolute Accumulated Legacy prepaid with blood taken from Family of Man and Woman centred in The Creator who came before and granted Local-people ALMIGHTY FREEDOM;

Section 2 - Local State Settlement Covenant in ZAR, affirms natural inherent unalienable rights, one with the Soul of Man, as the absolute dominion belonging to each man and woman; Local-people in Family of Man, living in Grace on Local-land in Local State Settlement Covenant in ZAR in People Jurisdiction affirmed by the authority of ZAR and 1955 Freedom Charter and un-enacted Declaration of the Rights of Man (Bill of Rights) Sections 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 21, 22, 24, 25, 32, 33, 34, 38, 39 and beyond; and Friend(ship) in Peace.

Section 3 - Local State Settlement Covenant in ZAR, one with the Soul of Man, is the free exercise of all natural inherent unalienable rights; which is unlimited in scope and is our lawful inheritance to be defended and protected from abuse by all means:

- a) Free souls, Free will with Free choice is originally one with the Soul of Man and by blood cause slavery of any kind is an abomination to all natural inherent rights. Each man and woman, Local people, living on Local land in People Jurisdiction reject slavery in any form and we reject legal-fiction-oxy-morons and libel of any kind including "ex-felon" status-quo by-cause of cruel and unusual punishment.
- b) Private empowerment, prosperity and responsibility of Family of Man and Woman remain one with the Soul of Man and by cause, private empowerment, prosperity and private responsibility of family continue beyond the reach of bogus barriers or restrictions erected by State agency agents and predator others.

Section 4 - Subject to existing and prior rights, land in Local State Settlement Covenant in ZAR uses the survey track, Metes and Bounds as boundary for ZAR and as soon as practical be defined and recorded in the state Records Library.

Article Two

Section 1 - Settlement in ZAR is fundamental local law of the land and jurisdiction in sustaining the free exercise of right of men, women and families in Grace to

exercise, defend and protect their freedoms, their inheritance, their life, their property, their prosperity, their posterity, their unalienable rights, and their existing political rights from abuse by evil intent by public or private persons or predator others who would attach, attack, divert, invade, pillage, plunder, redistribute, spoil or steal any part of their pre-paid Absolute Accumulated Legacy.

Article Three

Section 1 - Local State Settlement Covenant in ZAR endows, authorizes and establishes limited and Peaceful Lawful Assembly(s) open to each and every man and woman, local people living in Grace on Local-land and soil without exception, to freely provide responses in a lawful manner on all issues related to their Rights and Freedoms. Local-common-law-action requires an injured-party-Originator.

- a) Proper use of Peaceful Lawful Assembly is essential to the free-exercise of all rights
- b) Local Settlement in ZAR Settlement endows-authorizes Peaceful Lawful Assembly(s) limited by simple, understandable rules and procedures consistent to Local State Settlement Covenant in ZAR.
- c) Local State Settlement Covenant in ZAR authorizes Peaceful Lawful Assembly(s) of limited duration by cause of Originator and each and every Assembly is dissolved after service of lawful purpose.
- d) Local State Settlement Covenant in ZAR authorizes a Library of Records and selection of Moderator and Recording Secretary, from among the first 13 or more witnesses to arrive and volunteer to perform the functions necessary to create accurate records.
- e) Local State Settlement Covenant in ZAR directs any truthful documents of abuse to Rights and Freedoms as witnessed by Local Peaceable Lawful People Assembled shall be entrusted to local Justice-Court or under rules of distributive justice invoking full Witness Protection.

Article Four

Section 1 - Local State Settlement Covenant in ZAR Settlement establishes limited *de jure* Grand Jury from Local-Assembly(s), open to each and every man and woman, local people living in Grace on the land, after workshop training without exception, to freely provide their response in a lawful manner on all issues related to their Rights and Freedoms as well as the use of Subpoena and Summons for Truth; and the use of Findings of Fact, Conclusions of Law in construction and presentation of findings or presentments as Findings of Truth and/or other documents. This *de jure* Grand Jury is endowed with the authority to deliberate and issue a "No Bill" if insufficient evidence exists and a "True Bill" when sufficient evidence exists and to deliver these presentments to proper judicial authority for further action;

- a) Proper use of instance-matter specific *de jure* Grand Jury in Local-Assembly(s) is essential to the free-exercise of all rights; Runaway-Grand-Jury-witch-hunts prohibited.
- b) Common-law-action requires an injured-party-Originator/Claimant under full disclosure of affidavit and bond.
- c) Local State Settlement Covenant in ZAR authorizes 12 Members and 1 Alternate Members to form a lawful *de jure* Grand Jury from the local jural assembly representing a cross-section of ages, occupations, and peoples living in Grace on the land and willing to serve in natural law jurisdictions in Peace and Friendship, not limited by bogus barriers erected by *de facto* corporations fronting as lawful "government".
- d) Local State Settlement Covenant in ZAR authorizes selection of Moderator acting/signing "as Foreman" and/or Forewoman" and Clerk(s) for tallying minutes, recording/filing correspondence etc. rather than [Court Clerks/Registrars] or to bring these legal fictions from sea onto land. [Brackets are used to keep us safe from warring foreign alien invaders bound under war-bond or otherwise]
- e) Local State Settlement Covenant in ZAR authorizes Local Peaceful Assembly in Council for the Special-Law-use of direct presentment of Notice-information, Warrants or Orders under *de jure* operation of Law; to the specific Chief Justice liable and responsible for the actions of Judges and courts within the respective Chief Justice jurisdiction; or for direct presentment to the *de jure* or *de facto* Constitutional Court of South Africa with respect to Constitution and Treaties. "No one is bound to obey an unconstitutional law and no courts are bound to enforce it." 16 American Jurisprudence, 2d, See 177 late 2d; 256; Norton vs. Shelby; the complete-version of Arizona vs. Miranda; Lopez Decision, and; Douglas vs. Seacoast Products. These citations are for information and education of the truth that the *de facto* judicial system ignores or avoids.

Article Five

Section 1 - Local State Settlement Covenant in ZAR authorizes-establishes Original Peaceful Lawful Assembly for the writing and the publishing of:

- a) Rules and Procedures for the Peaceful Lawful Assembly(s),
- b) Rules and Procedures for Local Jural Assembly meetings,
- c) Rules and Procedures for the *de jure* Grand Jury convening Bill of Rights to decide issues brought before it by we the people known as boervolk for ZAR and with knowledge of 38A C.J.S. § 9, ... There cannot be a grand jury *de facto* when there is a grand jury *de jure*. [People v. Brautigan, 142 N.E. 208, 310 Ill. 472, cited for information and education only.]
- d) Rules and Procedures for the Council using Local Peaceful Assembly in Council,
- e) Glossary or Dictionary for Remedial-Speech-Therapy of terms and phrases used,