

Ronald F. Avery
1933 Montclair Dr.
Seguin, Texas 78155
830-372-5534

January 18, 2021

Daryl John
Tax Assessor Collector
Guadalupe County
307 W. Court Street
Seguin, Texas 78155

Re: This is a Protest Letter with payment of unlawful "ad valorem property tax" on my unalienable property.

Dear Mr. John,

Please find herewith a check for \$4,349.11 for payment of unlawful "ad valorem property taxes" on my two unalienable properties the County has described as "ID/account number R4961 and R28173. This property is unalienable according to Thomas Jefferson, John Adams, Samuel Adams, and John Locke. And no founder of the United States ever proved them wrong.

When we pay the state to occupy or use our property we alter the purpose of government. We own property in the state of nature before lawful government is created. And we create government for the purpose of making our property safe not to confiscate it and charge us rent to stay on it. We have an unlawful state as long as we pay it to possess our own property.

I have proven that the "State of Texas," under what tyrants say is our present constitution of 1876, only has two sources of lawful authority: First, the direct delegation from the people under Art. 1 Sec. 2., and Second, the adoption of applicable common law existing prior to the said constitution under Art. 16 Sec. 48.

The people cannot delegate authority they do not possess under the natural self evident *law of delegated authority*. The people do not have the authority to give up or alien their own property to the state for its creation or support. The people also do not have authority to alien their neighbor's property for the creation or support of the state. Therefore the state cannot get authority to tax my property by direct delegation from the people.

All property in the United States of America has an allodial unalienable title since William the Norman never conquered the US and the US government is not a continuation of the government of William the Norman, Therefore the State of Texas cannot obtain authority to tax my property by adoption of the applicable common law that pre-existed the Texas Constitution of 1876.

Property Tax in Texas and America is unlawful civil tyranny. And we are being unlawfully oppressed as serfs, vassals and tenants in our own homes and businesses.

Now since the last protest letter that accompanied my extorted payment of money under the threat of eviction from my own home, the tyrannical dissolved state of Texas

and all its subdivisions have further breached Article 1 Section 2 and Article 16 Section 48 of the Texas Constitution of 1876 by executive decrees imposing unlawful and harmful Covid-19 Restrictions upon the people of Texas.

I have a right to wear a mask all day long to avoid Covid-19 and to close my business for months at a time or operate my business at less than 100% capacity and to stay home and to stay 6 feet away from others and not meet in groups larger than ten. But I have no authority to tell my neighbor to do those things, hence, I cannot delegate such authority to the state and therefore the state cannot obtain lawful authority to tell all citizens to do those things. Authority does not spring from pandemics, emergencies or disease but rather from each individual in Texas and no citizen of Texas has more authority than any other citizen. And the exercise of power without authority is the definition of tyranny.

Further, the definition of terrorism is the use of harm or violence (real, threatened or pretended) to alter public policy or the law. The wearing of masks is harmful to those who wear them for long periods of time by causing hypoxia and hypercapnia or oxygen deprivation and carbon dioxide buildup respectfully which can cause irreparable organ damage, even death. The closing of businesses destroys them. Operating businesses at less than capacity will also destroy them. Stay-at-home orders cause financial hardship, home foreclosure, severe stress, loneliness, divorce, child abuse and family violence.

We are told that our only hope to get out from under all these tyrannical restrictions is the taking of a "vaccine" regimen. The present public policy and law regarding the taking of vaccines and implants and any other "medical" procedure is *voluntary consent*. But the state is imposing harm and violence upon the people to force them all to take a regimen of vaccines. This is the use of harm and violence to alter public policy and law which is the definition of terrorism, and since the state is imposing this harm and violence, we can correctly call this "state terrorism!" We hear the state talk about "domestic terrorism" and "domestic extremism" but you never hear them mention state tyranny and terrorism. Why do you think that is? The state is making the citizens the enemy of the state and each other in defense of their own violence and oppression the state inflicts upon the people!

There has never been a better time to exercise our Article 1 Section 2 authority to abolish the dissolved "state of Texas" and create a new one that will protect our property rather than confiscate it and destroy it. Please see my enclosed brochure showing how the Covid19 Restrictions constitute state tyranny and terrorism (#10 on the left hand menu at <http://LawfulGovernment.com/covid.html>). Also see two other brochures on the same site showing:

1. how the state cheats on counting Covid-19 case numbers in a futile attempt to justify their unlawful restrictions (#2) and;
2. how no one has isolated the Covid-19 virus to prove its existence and target with a vaccine (#4).

Also see my letter to Governor Abbott requesting an executive order for all public officials to cease and desist from issuing and enforcing tyranny and state terrorism through Covid-19 restrictions at: <http://lawfulgovernment.com/covid-abbott-exe-order.pdf> This request letter also contains a quote from John Locke that proves all that I have said herein.

For proof of my unlawful property tax claim see <http://SueIT.org/avgcad.html> and in particular Avery's **Motion for Rehearing** (item #54 on left hand menu at the link above). For more detail see Avery's **Petition for Review** (item #49 on left hand menu). Please see the **Fourth Court of Appeals Memorandum Opinion** for ludicrous and erroneous "law" (item #47 on left hand menu). For the state to win, the fourth Court of Appeals and the Supreme Court of Texas had to lie about what the pre-existing applicable common law was in the United States of America. No one in the lawsuit provided any challenge to the four major founders to prove that property taxation was not the unlawful feudal system and civil tyranny. As a result of judicial protection of ignorance we now live under state tyranny and terrorism as shown by our renting our own property from the state and our constant struggle under harmful Covid-19 Restrictions and forced vaccines and ultimately digital implants which will be used as a covid-pass back into society. And if the people don't stop it we will all be have our implants routinely uploaded with digital compliance currency. Those who comply will have a sufficient upload of credit and those who resist will have less and less until they comply. State tyranny and terrorism is rapidly overcoming the people, all by violating these two vitally important constitutional provisions.

Sincerely,

Ronald F. Avery