IN CONGRESS, JULY 4, 1776. The unanimous Declaration of the thirteen united States of America. There in the leave of human events, it becomes necessary for one people to dispose the political bands which have connected them with another, and to opinion among the proves of the earth, the opinion of markind requires that they from the leave the cauges which imply them to the figuration of which the foundation in the property of the political was a constituted among throw an edge. Livety, and the passant of Hopered Both the weeker legists, Governments are instituted among Alone, downing their purplessors from the consent of the governed. Into whenever any chose of government becomes districtive of throw ends, it is the light of the Bophe to alter or to abolish it, and to institute new becomment, laying its foundation on which they are displayed and from the formal are more disposed to the state of the advanced by abolishment of the passant of the passant of the layer and Rappeneds. Oralana, undeed, will retain the glovernment from an to regard themselves by abolishment of the works by a brothing the forms which were continued them along train of abuses and relapsations passange invariably the same Object wines a dissipant to reduce them under absolute Despotions; it is their right, it is their right, it is their right, then duly be throw off such deversement, and to provide mus fluands for their father founds; and pich in new the necessity the same before which they are also always to reduce them under absolute Despotions; it is their right, it is their right, then duly be throw off such deversement, and to provide mus fluands for their father founds; the passant is the passant of any time spin and dipolation from come data of indicing electric parties. The last dipolate for come data of indicing electric parties, explaintly flower compared to flower the regular filter parties, as according of terminalism, show almost filter lighted diverge from some for the last second and the second in the last second and the second in the last second and the second in the last second and the Althur Middleton Meffenson Gasar limy San Hope Los Althur Middleton Meffenson Gasar limy Ister Rose Promi Harrisone Thombrian Stora Clark The Miller F.

https://www.archives.gov/founding-docs/declaration-transcript

"In CONGRESS, July 4, 1776.

The unanimous Declaration of the thirteen united States of America

<u>WHEN</u> in the Course of human Events, <u>it becomes necessary</u> for one People to dissolve the Political Bands which have connected them with another,

and to assume among the Powers of the Earth, the separate and equal Station to which the Laws of Nature and of Nature's God entitle them,

<u>a decent Respect to the Opinions of Mankind requires</u> that they should declare the causes which impel them to the Separation.

WE hold these Truths to be self-evident,

that all Men are created equal,

that they are endowed by their Creator with certain unalienable Rights,
that among these are Life, Liberty and the Pursuit of Happiness --

that to secure these Rights, Governments are instituted among Men, deriving their just Powers from the Consent of the Governed,

that whenever any Form of Government becomes destructive of these Ends,

it is the Right of the People to alter or to abolish it, and to institute new Government,

laying its Foundation on such Principles, and organizing its Powers in such Form,

as to them shall seem most likely to effect their Safety and Happiness.

Prudence, indeed, will dictate that Governments long established should not be changed for light and transient Causes; and accordingly all Experience hath shewn,

that Mankind are more disposed to suffer, while Evils are sufferable,

than to right themselves by abolishing the Forms to which they are accustomed.

But when a long Train of Abuses and Usurpations, pursuing invariably the same Object, evinces a Design to reduce them under absolute Despotism,

it is their Right, it is their Duty, to throw off such Government, and to provide new Guards for their future Security.

Such has been the patient Sufferance of these Colonies; and such is now the Necessity which constrains them to alter their former Systems of Government.

The history of the present King of Great Britain is a history of repeated injuries and usurpations, all having in direct object the establishment of an absolute tyranny over these states. To prove this, let facts be submitted to a candid world.

- He has refused his assent to laws, the most wholesome and necessary for the public good.
- He has forbidden his governors to pass laws of immediate and pressing importance, unless suspended in their operation till his assent should be obtained; and when so suspended, he has utterly neglected to attend to them.
- He has refused to pass other laws for the accommodation of large districts of people, unless those people would relinquish the right of representation in the legislature, a right inestimable to them and formidable to tyrants only.
- He has called together legislative bodies at places unusual, uncomfortable, and distant from the depository of their public records, for the sole purpose of fatiguing them into compliance with his measures.
- He has dissolved representative houses repeatedly, for opposing with manly firmness his invasions on the rights of the people.
- He has refused for a long time, after such dissolutions, to cause others to be elected; whereby the legislative powers, incapable of annihilation, have returned to the people at large for their exercise; the state remaining in the meantime exposed to all the dangers of invasion from without, and convulsions within.
- He has endeavored to prevent the population of these states; for that purpose obstructing the laws for naturalization of foreigners; refusing to pass others to encourage their migration hither, and raising the conditions of new appropriations of lands.
- He has obstructed the administration of justice, by refusing his assent to laws for establishing judiciary powers.
- He has made judges dependent on his will alone, for the tenure of their offices, and the amount and payment of their salaries.
- He has erected a multitude of new offices, and sent hither swarms of officers to harass our people, and eat out their substance.

- He has kept among us, in times of peace, standing armies without the consent of our legislature.
- He has affected to render the military independent of and superior to civil power.
- He has combined with others to subject us to a <u>jurisdiction foreign to our constitution</u>, and <u>unacknowledged by our laws</u>; giving his assent to their acts of pretended legislation:

For quartering large bodies of armed troops among us:

For protecting them, by mock trial, from punishment for any murders which they should commit on the inhabitants of these states:

For cutting off our trade with all parts of the world:

For imposing taxes on us without our consent:

For depriving us in many cases, of the benefits of trial by jury:

For transporting us beyond seas to be tried for pretended offenses:

For abolishing the free system of English laws in a neighboring province, establishing therein an arbitrary government, and <u>enlarging its boundaries</u> so as to render it at once an example and fit instrument for introducing the same absolute rule in these colonies:

For taking away our charters, abolishing our most valuable laws, and <u>altering fundamentally the</u> forms of our governments:

For suspending our own legislatures, and declaring themselves invested with power to legislate for us in all cases whatsoever.

- He has abdicated government here, by declaring us out of his protection and waging war against us.
- He has plundered our seas, ravaged our coasts, burned our towns, and destroyed the lives of our people.
- He is at this time transporting large armies of foreign mercenaries to complete the works of death, desolation and tyranny, already begun with circumstances of cruelty and perfidy scarcely paralleled in the most barbarous ages, and totally unworthy the head of a civilized nation.
- He has constrained our fellow citizens taken captive on the high seas to bear arms against their country, to become the executioners of their friends and brethren, or to fall themselves by their hands.
- He has excited domestic insurrections amongst us, and has endeavored to bring on the inhabitants of our frontiers, the merciless Indian savages, whose known rule of warfare, is undistinguished destruction of all ages, sexes and conditions.

<u>IN every stage of these Oppressions</u> we have Petitioned for Redress in the most humble Terms:

Our repeated Petitions have been answered only by repeated Injury.

A Prince, whose Character is thus marked by every act which may define a Tyrant, is unfit to be the Ruler of a free People.

NOR have we been wanting in Attentions to our British Brethren. We <u>have warned them</u> from Time to Time of <u>Attempts by their Legislature to extend an unwarrantable Jurisdiction</u> over us. We have reminded them of the Circumstances of our Emigration and Settlement here. We have appealed to their native Justice and Magnanimity, and we have conjured them by the Ties of our common Kindred to <u>disavow these Usurpations</u>, which, would inevitably interrupt our Connections and Correspondence.

<u>They too have been deaf to the Voice of Justice</u> and of Consanguinity. We must, therefore, acquiesce in the Necessity, which denounces our Separation, and hold them, as we hold the rest of Mankind, Enemies in War, in Peace, Friends.

<u>WE</u>, therefore,

the Representatives of the united States of America, in General Congress, Assembled, appealing to the Supreme Judge of the World for the Rectitude of our Intentions,

<u>do</u>,

in the Name, and by Authority of the good People of these Colonies, solemnly Publish and Declare,

That these United Colonies are, and of Right ought to be, free and independent States;

<u>that they are absolved</u> from all Allegiance to the British Crown, and that all political Connection between them and the State of Great-Britain, is and ought to be totally dissolved;

and that as FREE AND INDEPENDENT STATES, they have full Power to levy War, conclude Peace, contract Alliances, establish Commerce, and to do all other Acts and Things which INDEPENDENT STATES may of right do.

And for the support of this Declaration,

with a firm Reliance on the Protection of divine Providence,

we mutually pledge to each other

our Lives, our Fortunes, and our sacred Honor.

John Hancock

Georgia	Maryland	Delaware	Massachusetts
Button Gwinnett	Samuel Chase	Caesar Rodney	Samuel Adams
Lyman Hall	William Paca	George Read	John Adams
George Walton	Thomas Stone	Thomas McKean	Robert Treat Paine
North Carolina	Charles Carroll of Carrollton	New York	Elbridge Gerry
William Hooper	Virginia	William Floyd	Rhode Island
Joseph Hewes John Penn	George Wythe Richard Henry Lee Thomas Jefferson Philip Livingston Francis Lewis Lewis Morris	Stephen Hopkins William Ellery	
South Carolina	Benjamin Harrison		Connecticut
Edward Rutledge	Thomas Nelson, Jr.	New Jersey	Roger Sherman
Thomas Heyward, Jr. Thomas Lynch, Jr. Arthur Middleton	Francis Lightfoot Lee Carter Braxton	Richard Stockton John Witherspoon Francis Hopkinson	Samuel Huntington William Williams Oliver Wolcott
Massachusetts John Hancock	Pennsylvania Robert Morris Benjamin Rush Benjamin Franklin John Morton George Clymer James Smith George Taylor James Wilson George Ross	John Hart Abraham Clark New Hampshire Josiah Bartlett William Whipple	New Hampshire Matthew Thornton

https://nccs.net/blogs/articles/the-declaration-of-independence-part-of-american-law

The Declaration of Independence Part of American Law - Professor John Eidsmoe writes:

The role of the Declaration of Independence in American law is often misconstrued. Some believe the Declaration is simply a statement of ideas that has no legal force whatsoever today. Nothing could be further from the truth. The Declaration has been repeatedly cited by the U.S. Supreme Court as part of the fundamental law of the United States of America. The United States Code Annotated includes the Declaration of Independence under the heading 'The Organic Laws of the United States of America' along with the Articles of Confederation, the Constitution, and the Northwest Ordinance. Enabling acts frequently require states to adhere to the principles of the Declaration; in the Enabling Act of June 16, 1906, Congress authorized Oklahoma Territory to take steps to become a state. Section 3 provides that the Oklahoma Constitution 'shall not be repugnant to the Constitution of the United States and the principles of the Declaration of Independence.' (Christianity and the Constitution, pp. 360-361)

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Tenacity and Integrity (Church and State)

800 years later, the Magna Carta still matters - Pacific Legal Foundation, June 15, 2015 By Mark Miller https://pacificlegal.org/800-years-later-the-magna-carta-still-matters/

How the Declaration of Independence Differs from the Magna Carta - The Daily Signal, June 22, 2015 by Michael Sabo

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https://www.allabouthistory.org/separation-of-church-and-state-2.htm

https://www.allaboutphilosophy.org/secular-humanism.htm