"Explanatory Up-Dates, & Notes", concerning the: "Criminal-Conspiracy Complaint of Fraudulent-Declarations of Corona-Virus Emergency", as that Complaint is presently Filed & being Prosecuted in Our "USA Supreme-Court-of-Law".

Up-Dates concerning Availability of Important Documents:

This Document contains a number of important "Explanatory Notes & Up-Dates", concerning both our "Criminal Complaint" Document, & our "Model Jury-Verdict" Document, as both of those documents are Moving Our "USA Supreme-Court-of-Law", towards a soon-expected "Final Judgement". Both of those documents are tightly focused on the "Fraudulent-Declarations of Corona-Virus Emergency", which are Resulting in the Exercise of Tyrannical & Despotic Military-Police-State Powers, over our Common American People; all as is more fully presented in their present forms, respectively, here:

 $\frac{https://ConstitutionalGov.us/SupremeCourtOfLaw/Cases/CoronaVirus-MilitaerismComplaint-USAExRel-Stewart-Vs-Gates\&Fauci/CoronaVirusMilitarsm-Complaint-USAExRel-CharlesStewart-Vs-Gates\&Fauci-V8.pdf$

 $\frac{https://ConstitutionalGov.us/SupremeCourtOfLaw/Cases/CoronaVirus-MilitaerismComplaint-USAExRel-Stewart-Vs-Gates\&Fauci/PartialJurorsVerdict-FraudulentCoronaVirusMilitarismComplaint-V5.pdf$

At this stage of our Court's progress with this case, the More Important Document for our Concerned-Activists to review, is our"Model Jury-Verdict" Document, as presented in the second & last web-link immediately above here.

This larger & Official "Model Jury-Verdict" Document, <u>consumes a full Thirteen-Pages</u>, (13); <u>& it does take a bit of time & effort to fully review</u> & gain a complete comprehension of.

<u>In efforts to decrease the burdens</u> on our activists who are making good-faith efforts to assist in this important national effort, we have composed a Much Shorter & Easier to Read Three-Page (3) "Abbreviated & Transcribed Summary" of this "Model Jury-Verdict" Document; which is available thru our web-link here:

https://ConstitutionalGov.us/SupremeCourtOfLaw/Cases/CoronaVirus-MilitaerismComplaint-USAExRel-Stewart-Vs-Gates&Fauci/SummaryTrabnscript-of-ModelJuryVerdictDocument.pdf

Further Explanatory-Notes:

Eventually; our more serious activists & supporters will need to read our Court's main Larger-13-Page "Model Jury-Verdict" Document. That larger official 13-Page document is still a number of Steps Away-From Being Completed. Issues still remaining include the following:

We still Need a Full Twelve Jurists to Agree to Take a Stand on ths important issue. We only have Nine-People Signatory presently; & it has been a while since all of them have been checked-in with, & their situations may have changed since leadership last spoke with them.

Charles is quite happy with how this Jury-Verdict document is shaping-up; &, since the federali defactos currently seem inclined to ratchet-up their military-police-state tactics on this Corona-Virus issue; I do believe, that, it should be fairly easy for us to find sufficient other patriots who are willing to fill our present short-fall, in our efforts to secure a full common-law compliant "Twelve Jurors".

Remaining Procedural Steps:

1: "Build Consensus", Among "Twelve Potential-Jurists", as to What our "Final Judgement Document" should actually Look Like, How it should be Worded, Formatted, & Packaged.

This Final Document Must Reflect the "Consensus", of "All Fully-Informed & Socially-Responsible Americans", on this important issue.

2: Our Court Leadership Will <u>Schedule an Official "Court-Hearing Date</u>", for our <u>First Formal "Open & Public Court-Hearing"</u> to begin. We will host our Court Hearings <u>via "Video-Conferencing</u>", on the Internet, likely under the computing-program called "Zoom". If any Opposing Parties actually Appear & Mount any sort of a plausible Defense; & <u>If More Time is Reasonably Need</u> to Fully Hear All Possibly Reasonable Arguments being presented; then, <u>we will Schedule Additional Court-Hearing Video-Conferences</u>, as needed. <u>We will Not Proceed to Any "Final Judgement"</u>, <u>until After All Possibly Reasonable-Arguments have been Fully Heard & Reviewed</u>, by All Twelve of our Jurists.

Also; <u>We Will Invite Opposing-Parties</u>, <u>to "Bring Their Own Witnesses"</u>, <u>even also to "Act as Jurists"</u>, <u>& to Participate as Jury-Members</u>, In the Final-Resolution of Our Court's Final-Judgement, on this important case. We think they will likely not so move to bring in their own witnesses/jurists, but, if they do that, then we can deal with that development, lawfully.

Of particular note here, is, <u>if any of their possible witnesses/jurists make arguments that are either un-reasonable or un-lawful</u>; & they refuse to correct their obvious errors; then, those opposing <u>jurists/witnesses may be added to the complaint as criminal co-conspirators</u>.

We really do not think it very likely that these scenarios will actually develop.

But, the fact that we are inviting them to bring their own witnesses, to act as jurists; is <u>a very Powerful Point in Our Procedures</u>, which <u>Will Appeal very Broadly To Common-Americans</u>, who, eventually, will likely be hearing massive amounts of subversive-propaganda designed to under-mine the legitimacy of Our Court's Final-Judgement.

Note please, also; ... that, ... Not All "Jury Members" Need to be Actually Be Present during All "Court Video-Conference Hearings", in order for them to Legitimately "Qualify", as "Signatory Jurists", in the Final-Judgement & Jury-Verdict Document which they will eventually be asked to sign in support of. All of our Court Hearings Will Be Recorded, & All Jurists who are Not Able to Attend Some Hearings Will be Encouraged to Review Previous Recordings of our Court-Hearings, as related to this case. The "Final Threshold" for "Jury-Signature Qualifications", is Only, that, Each Juror Must Solemnly Affirm, that, they have "Sufficiently Reviewed All Evidence & Testimony In This Case, In Order for them to Confidently Affirm that our Final-Judgement Document, is Fully Truthful & Justified".

That is it. And in light of the massive amount of Evidence which has already been made publicly available to every American; & in view of the manner in which the opposing-parties routinely evade all efforts to openly & publicly communicate about the core-issues involved in this case; hereunder, it is entirely plausible, that, Jurists assisting in the formulation of our Court's "Final Judgement" in this case, Might even Not Participate in most of our Court Hearings, & they might Not have actually Reviewed very Much of the Evidence & Testimony, which has actually been presented in Our Court's Hearings.

Again: the "Final Threshold" for "Jury-Signature Qualifications", is Only, that, Each Juror Must Solemnly Affirm, that, they have "Sufficiently Reviewed" All Evidence & Testimony In This Case, In Order for them to Confidently-Affirm that our "Final-Judgement" Document, is "Fully Truthful & Justified".

In most cases, including likely this one; <u>Common-Law Due-Process is Really "Quite Simple"</u>.

- 3: Once our First Court-Hearing Date is Scheduled, with allowing plenty of time in advance; then, <u>our Court Will Issue "Summons's</u>", <u>to the Opposing Parties</u>, at least to their core-members, & this <u>With Broad & Public Advertising</u>, which is <u>designed to be Sufficient for Reasonable People to Recognize</u>, that, <u>All Opposing Parties Did Receive Reasonable Notice</u> of these Official Court-Hearings.
- 4: <u>Once our Court Video-Conference Hearings Have been Completed</u>; Then <u>our Jurors</u> Listed thus-far, & all those agreeing to be listed in the near future; <u>Will Be Consulted</u>, & <u>Asked to Make Any "Final Alterations"</u>, to our Court's "Model Jury-Verdict" document.

Here-under; <u>Each Jurist Will Have an Equal-Voice & Vote In their "Final Approval" of our Court's "Final Judgement"</u> document.

Only Then Will Our Publicly Court Issue This Document as our Legitimate Seventh-Amendment "Jury-Verdict & Final-Judgement" document.

Note; during this stage of our proceedings, this is Only a "Partial Final Judgement", on Only the Specific Issues Adjudicated In This "Final Judgement" Document; & that Other "Final Judgement" Documents likely will follow here-after; & that, some of them may even include "Arrest Warrants", & "Punishment Orders", including possible "Prison-Sentences, Fines, &/or Seizures-of-Property".

5: After all of the preceding steps have been completed, Then we will Begin Addressing All Other Remaining Important-Issues; including such issues as "Economic-Funding", & the all-important issue of "Enforcement".

Concluding Notes:

At this stage; <u>we still need our Jurists to Review our Full "Jury Verdict" Document</u>, Sufficiently, to either:

- 1: Agree to Affirm Your Verification of the Truthfulness & Justification for that document; or:
- 2: <u>Edit specific Portions of that document</u>, in manners where, there-after, you Then Can: Affirm Your Verification of the Truthfulness & Justification of the document.

Our 11 Other Jurists Will Be Presented With any Up-Dated Editorial-Changes which any of our Jurists might submit in this manner.

<u>Building Consensus & Unanimity</u> on this important issue <u>is Our Most Important Prioritized Concern.</u>

God's kingdom come, God's will be done; ...

Charles Stewart; in Texas.

325-603-0334; home/office, land-line-voip-1.

Charles@ConstitutionalGov.us / https://ConstitutionalGov.us/