

In the Supreme Court of Law for the United States of America:

Comes Now “We the People”,)
 in our “Sovereign” capacity;)
 & who Organically-Compose the)
 Socially-Compacted De-Jure Body-Politic)
 commonly known as the:)
 “United States of America”; & all of us)
 proceeding “In the Public Interest”, &)
 “Ex-Relatione”, through: “David Schied”;)
 & in the judicial nature & manner of)
 “Quo-Warranto”;)
 Vs:)
 Acting as a De-Jure Organic Public-Servant,)
 one: “Keith Livingway”;)
 who has been proceeding there-as, under)
 the name of the organization known as:)
 “The Government of the United States of)
 America, International”, aka:)
 “The Government of)
 the United States of America, 1781”.)

Common-Law Jury Verdict,
Judgement, Mandate, & Order;
of Public Adjudication, that,
one “Keith Livingway”,
is Not a “Qualified Elector”;
with-in the Organic Body-Politic of
the Common People of the USA.

Rough-Draft; Version-2.2;
Mostly Completed;
3-Juror-Verdicts Still Needed.

Court-of-Law Case-Number: 2017-0001.

1: With regard to the above entitled case; this Judicial-Officer, as under-signed, here-by solemnly Affirms the “Truth” of the Testimony which I present here-in. Further; I do here-by Consent, that, if I should knowingly & willfully “Speak Falsely” concerning any material fact here-in, that I should not only suffer Ostracism & Dis-Honor up-on My Reputation in our Larger Community; but that I also should suffer what-ever “Penalty of Perjury” that any conscience-bound & reasonable twelve Jurists might unanimously adjudicate to be Justified in my punishment.

2: With reference to All Twelve of we Jurists referenced below here-in, & including myself; each of us have become sufficiently familiar with our fellow Jurists, in this case; to form our well-reasoned & unanimous Belief, that, All of Us, Are, of “Good and Lawful” Character & Reputation as Honorable Members of our Sovereign American People; & that we are all “Qualified according to Law” to participate as Jurists in this Jury; & that, each & all of us are Not of any Kin-Relation to either the Complaining or Accused Parties, in this case.

3: I further solemnly affirm, that, we Jurists have arrived at this Verdict, by way of Sufficient Counseling with our fellow Jurists, to find that all of us are “Reasonable People”, & that we are all “Bound by Conscience” ; & that we all seem to be similarly seeking to bring naturally-conscionable “Justice” to this controversy. We have shared in this Council at sufficient length, & all in un-hurried manners, where-under we do now sincerely believe that our Judgement, Verdict, & Order, here, reflects the “Conscience of the Community” of all of the Good People of these united States of

America; & that this document is also in complete Harmony with the Supreme “Laws of Nature & of Nature's God”, as that phrase was used in America's “Declaration of Independence”.

4: These Twelve Jurists who are bringing life & legitimacy to this Supreme Court of Law, have come to recognize, unanimously, that, the “Complaining Party” so moving before Our Court does possess the generally recognized “Good Reputation” with-in our larger community, in order for him to claim the Rights & Privileges which are required for him to bring his Complaint before Our Court. Here-under; we do collectively recognize that this Complaining Party, one “David Schied”, from Michigan; is a “Qualified Elector” with-in the larger organic body-politic of the common people of these united States of America. David is known among us all to be a very open & public man; & he publicly informs all parties concerned with this case which he has placed before our court about much of his patriotic work & how to contact him, through the following info: deschied@yahoo.com / <http://cases.michigan.constitutional.gov.us/david-schied/> .../ 248-974-7703.

5: Here-under; each of the Twelve Jurists listed here-in below have all solemnly affirmed before me, that, both the Complaint placed before our Court by David Schied, & this Jury Verdict, are all in the “Public Interest” of our American People.

6: Here-under; we do collectively affirm, that, our assembly of Jurists here is collectively “Bound by Conscience” so-as-to responsibly participate in this effort at rendering Naturally Conscionable “Justice” in this case; & further here-under, we have each taken the time & energy necessary, in order to “Inquire” in-to, & Examine, the “Evidence” available in this case; & to use Logic & Reason, as “Reasonable People”, all so-as-to “Distinguish Truth from Falsehood, & Good from Evil”. Further here-under, & to the best of our Reasonable Capabilities; each of we Twelve Jurists have followed that specific Course of the Procedural “Steps” which are Mandated by our organic & traditional Anglo/American concept of Constitutional “Due Process of Law”.

7: Further here-under; each of we Twelve Jurists have reviewed sufficient Evidence in this case, & we have communicated sufficiently with all Witnesses to the Events of this case, & we have communicated sufficiently with all parties who might have any Personal-Interest in this case; all so that we have here-under now come to Know that the “Interests of Justice” before God, as well as the Cause of “Truth, Justice, Safety, Peace, & Happiness”, of the Common People of this Nation, & Planet; are all Best Served by the Issuance of this Verdict, Judgement, & Mandate.

Much of the Evidence which our body of Jurists have relied on in our formation of our Unanimous Judgement here, is openly available to the public, on the web-page which we have set-up for the purpose of bringing “Justice” to this case, here:

<http://constitutionalgov.us/SupremeCourtOfLaw/Cases/KeithLivingway/>

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### **Findings of Evidence & Facts:**

8A: Each of we Twelve Jurist's have personally “Inquired”, at Sufficient Length & Depth in-to the “Evidence” available to us from our Larger Historical & Social Situation surrounding the Complaint up-on which this case is based, so that each of us is Confident of the Truth & Justification of all of the words presented here-in. These Inquires our reasonable communications with Witnesses, & Interested Parties; & this all so that we are now quite certain in our more specific declarations & Findings of Evidence & Facts, here-in, as follows:

8B: Testimony of David Schied, the main Complaining Party in this case, & from Michigan; & a Reputable Qualified-Elector recognized in Our Court. David has here-in submitted solemnly affirmed Evidence before our court, based up-on his own personal interactions with the group associated with Kieth Livingway, & this all as more fully set forth in future editions of this document, & as generally available thru documents & audio-recordings of proceedings related to this case, as presented on this court's web-pages, as web-linked here-in above.

8C: Testimony of Charles Stewart, of personal interactions thru Telephone-Conferences & Internet Communications, with the group associated with Kieth Livingway, on or near the year 2014; & all as more fully set forth in future editions of this document, & as generally available thru documents & audio-recordings of proceedings related to this case, as presented on this court's web-pages, as web-linked here-in above.

8D: Testimony of Wonder Ann, from South Carolina; & a Reputable Qualified-Elector recognized in Our Court; & this thru his own personal interactions with the group associated with Kieth Livingway, & all as more fully set forth in future editions of this document, & as generally available thru documents & audio-recordings of proceedings related to this case, as presented on this court's web-pages, as web-linked here-in above.

8E: Testimony of Ambassador Eric John, from California; & a Reputable Qualified-Elector recognized in Our Court; & this thru his own personal interactions with the group associated with Kieth Livingway, & all as more fully set forth in future editions of this document, & as generally available thru documents & audio-recordings of proceedings related to this case, as presented on this court's web-pages, as web-linked here-in above.

8F: Testimony of John, from Michigan; & a Reputable Man of “Good & Lawful Character”, as recognized generally in Our Court, especially through Eric John; & this thru John's own personal interactions with the group associated with Kieth Livingway, & all as more fully set forth in future editions of this document, & as generally available thru documents & audio-recordings of proceedings related to this case, as presented on this court's web-pages, as web-linked here-in above.

8G: Concluding here-under; the available Evidence clearly indicates, that, Keith Livingway has engaged in Multiple Instances of Dis-Honorable & Malicious Conduct; & he has done so while Posturing as a Public-Servant of the Good & Common People of the USA. Further here-under; Keith Livingway has Brought in-to Dis-Repute the modern efforts by more Honorable Americans to Organize Responsible forms of Self-Governing for our American People.

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Conclusions of Law:

9A: The Legitimate Members of our American Organic Body-Politic have “Duties” to Publicly Contest All People who Posture as any form of Leaders of our American nation, in all circumstances where-in those Posturing Leaders are Bringing our American Nation in-to Dis-Repute amongst our larger Community of Nations on this Earth.

9B: Under the Organic Judicial Juris-diction of our union of American States, “Public Offices” are “Positions of Public-Trust”, & Occupancy there-in is a “Privilege” for the Public-Servant there-in. Here-under; the Right to Hold any such Public-Office by Any Public-Servant is “Subject to Judicial-Review” at Any Time that Any Legitimate Complaint against Any Public-Servant is placed before Any Court of Competent Jurisdiction.

Further here-under; all Public Servants are only Allowed to Retain their Positions with-in our Public-Offices, based on their conforming with Minimal-Standards of “Good Behaviour”. The Good & Common People of our Organic American Body-Politic have a desperate Need to Firmly Purge & Publicly “Remove from Office” All Incompetent &/or Subversive Leaders; so that those Public-Offices can be made available for the many “More Honorable & Reasonable People” to more efficiently Fill those “Duties of Public Officers”.

Because these tests for “Good Behaviour” set a “Lesser Standard” for Obtaining a Conviction of the accused Public-Servant; here-under, “Lesser Standards” should be applied in these Judicial Decisions than what is required in a more formal criminal-complaint. No Man has Any inherent “Right” to Occupy Any Public-Office, unless he is Competently Serving the “Public Interest”; & Judicial Determinations that any accused Public-Servant is Failing to Serve the Public-Interest, as in this case, Legitimizes this sort of non-criminal Judicial Process in Moving quickly & efficiently towards effecting that “Removal from Public Office”; all so that the “Public Interest” can more effectively be served by a more competent or less corrupted man or woman.

Further here-under; there is no requirement for the Jurists adjudicating any such complaint to comply with those higher standards which are required to be imposed when adjudicating the merits of a criminal-complaint. Those higher standards which would here-in Not be Required to be proven in the behavior of the accused Public-Servant, would include such concerns as “Mens-Rea”, aka: “Malicious Intent”; “Corpus Delicti”, aka: “Body Harmed; & “Actus Reus”, aka: “Malicious Action”. Although these “due process” concerns are frequently involved in the complaints brought against accused corrupted public-servants, they are Not “Necessary Elements”, in order for the accused Public-Servant to be Judicially Removed from the Public-Office which he or she holds.

While we do believe the Evidence presented in this Court's proceedings does “Prove Beyond Reasonable Doubt” that Keith Livingway has acted to Subvert the Public-Welfare & Common-Good through his own “Malicious Intent”; the lesser-standard of mere “Reckless Negligence” is sufficient Cause for Any concerned Judicial Assembly/Court to Revoke the Qualified-Elector Status of any American who is there-by under-mining our National Security or Public Welfare.

9C: As the multiple sources of testimony cited above here-in so indicate; Kieth Livingway has Failed to Maintain these requisite Minimal Standards of “Good Behaviour”.

Here-under; Kieth Livingway does Not have the Minimal Qualifications to fill the Public Office of a “Qualified-Elector”, with-in our American National Organic Body-Politic.

Further here-under; Keith Livingway is Not Qualified for Any Higher-Levels of Public-Offices, with-in our American National Organic Body-Politic.

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### **Final Judgement, Verdict, Mandate, & Order:**

10: Speaking in the Ex-Rel Sovereignty of the People of these united States of America; each & every one of we Twelve Unanimous Jurists, here-by Command, Mandate, & Order, that,

10A: all Qualified-Electors & Public-Servants in our American Nation are hence-forth Required by Law to Recognize, that:

10A1: “Keith Livingway” is Not Worthy of Recognition of Any Form of “Public Trust” in our American Nation; &

10A2: “Keith Livingway” does Not have Any Legitimate Authority to Speak in the Name of or on the Behalf of the People of our American Nation; &

10A3: All Public-Servants & Qualified-Electors in our American Nation are Obligated to do

every-thing in their power to insure that Keith Livingway be Purged & Removed from All Public Offices ; &

10A4: Kieth Livingway is to be Completely Barred from influencing All Public Offices, Public Activities & Public Declarations; at least until such time as Kieth Livingway is adjudicated to have Publicly Repented of his Dis-Honorable Conduct, & this to to be determined through formal declarations of complete satisfaction by the constituent/elector Members of This Court.

11: Each of the Jurists deliberating the merits of this case in Our Court have solemnly affirmed, that, we will remain “Open”, to any New Evidence, including any New Witness Testimony, regarding the Events of this case; & here-under, that, if, at any-time in the future, any such Witness Testimony or other Evidence seems logically & reasonably to establish “Probable Cause to Form the Belief” that this Judgement, Verdict, & Order, might be: “In Error”; then, each of us affirm that we will, Publicly, With-draw, Recant, & Vacate this Judgement, Verdict, & Order.

At this point in time, we sincerely believe that possible course-of-events will never happen. The Evidence presently before this Jury is this solid, & this un-controverted.

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Jurors Listed:

12: The below listed Twelve Jurists, have solemnly affirmed before Our Court, that, we have here-in proceeded to Follow American Constitutional “Due-Process-of-Law”, which is also known as the “Rules of the Common-Law”, to the best of our reasonable capabilities; & that we have proceeded here-under in the name of, & on the behalf of, the Common People of the USA, to collectively adjudicate this complaint, in this manner, before Our Court, & before our entire larger American Organic Body of People.

Here-under; our Court's List of Twelve Jurists Affirming the Legitimacy & Justification of this Jury Verdict, Judgement, & Order; are listed as follows:

Jurist 1, Jury Foreman, & Presiding Judicial Officer: “Charles Bruce, Stewart”; Nation/State-Ex-Rel Complaining Party, & Presiding Judicial-Officer, in this Supreme Court of Law for the United States of America; & rooted on the Land in rural areas surrounding Sandy Oregon.

<http://constitutionalgov.us/> charles@constitutionalgov.us / 503-668-5091 .

Jurist 2: Ambassador “Eric John”; from California. Qualified Elector of Good Reputation, as personally affirmed by Charles Stewart; & as Publicly Recognized by Our Court. Eric's contact-info is available, to legitimately concerned members of our American Community, by request, thru Presiding Judicial-Officer Charles Stewart.

Jurist 3: “Wonder-Ann”, of South Carolina; & Qualified Elector of Good Reputation, as personally affirmed by Charles Stewart; & as Publicly Recognized by Our Court. Wonder's contact-info is available, to legitimately concerned members of our American Community, by request, thru Presiding Judicial-Officer Charles Stewart. Active member also of the “Beacon37” group:

<http://beacon37.com/> / <https://www.facebook.com/Beacon-37-657502074433365/>

Jurist 4: “John Hardesty”, rooted on the Land in rural areas surrounding Boring Oregon. Qualified Elector of Good Reputation, as personally affirmed by Charles Stewart; & as Publicly Recognized by Our Court. 1-360-991-4342. / pleasetakecareoftheearth@gmail.com

Further contact-info is available thru contacting Charles Stewart.
<https://www.linkedin.com/in/john-hardesty-a5738893/>

Jurist 5: “Shorty”, from Missouri. Qualified Elector of Good Reputation, as personally affirmed by Charles Stewart; & as Publicly Recognized by Our Court. 314-306-8561.
https://www.facebook.com/seekingjusticeresourcepage/?ref=aymt_homepage_panel
<http://www.talkshoe.com/talkshoe/web/talkCast.jsp?masterId=144530&cmd=tc>

Jurist 6: “Orfa”, a woman from Illinois. Qualified Elector of Good Reputation, as Publicly Recognized by Our Court. Further contact info is available thru contacting “Wonder Ann”, &/or the “Beacon37” group. / <https://www.facebook.com/Beacon-37-657502074433365/> beacon37.com/

Jurist 7: “John”, from Montana; a good & reputable American, as evidenced by his participation in our Court's proceedings, & as affirmed by fellow Jurist “Eric John”, & the later through whom contact info may be found for the former.

Jurist 8: “Steel”; rooted on the Land in rural areas surrounding Boring Oregon. Qualified Elector of Good Reputation, as personally affirmed by Charles Stewart; & as Publicly Recognized by Our Court. iamsteel@gmail.com Further contact-info is available thru contacting Charles Stewart.

Jurist 9: “Rick”, from Illinois. Qualified Elector of Good Reputation, as Publicly Recognized by Our Court. onegoodoneleft2000@yahoo.com

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Case-Law in Support of this general process, reads as follows:

In the seventh amendment ... by “common law” is meant what the Constitution denominated in the third article as “law”; ... suits in which legal rights were to be ascertained and determined, ... Thus a fact once tried by a jury, cannot be retried or reexamined except by another jury,  
... Michaelson v. Cautley, 32 S.E. 170, 172, 45 W. Va. 533.

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Concluding Notes:

13: Our Jurists have come to know, that, obtaining the “Unanimous Agreement of Twelve People” on any issue is very “Difficult”; & once this task is accomplished, this is a form of Naturally Logical “Evidence” that the Final Judgement of such a Jury is a “True Verdict”. As is well documented in the history of our Anglo/American culture, this Concept of relying on the Unanimous Agreement of Twelve concerned Members of the Community, has produced a powerful & fundamental Belief & Conviction, that, this is a very “Reliable Process” for achieving “Truth, Justice, Safety, Peace, & Happiness”, in all of our Communities. These words are especially “True”, when, as in this case, both sides of the dispute have been given full & Ample Notice & Opportunity to Participate in the Open & Public Debate of the Merits of the Arguments Presented.

14: We Twelve Jurists are also participating in issuing this Jury Verdict, because, each of us have come to know, that, there is a Constitutionally Prioritized “Necessity” & “Desperate Need” for “Justice” to be provided for the People of our Nation & Planet. This “Necessity for Justice” exists even in the best of communities, & in the best of times; & it is of particularly prioritized importance when it

involves a man who postures as being in a “Leadership Position” of modern grass-roots efforts at bringing-forth more accountable forms of our American Government, as is the situation in the case which document is concerned with.

15: Our Jurists have further come to know, that, there does exist on our Planet, a very powerful group of “Criminally Syndicated Conspirators”, who are using Deception, Propaganda, & Criminal Military & Economic “Coercion”; on our Planet’s People. Those “Powerful Criminal Conspirators” are especially “Targeting” our honorable Public Servants, especially including Honest Judges, Attorneys, Court Staff, Sheriffs, Deputies, & Police Officers. There-by; those powerful conspirators clearly Evidence that they are scheming to Convert our Nation into an “Empire”, where-in our common People are reduced to little more than “Slaves”. Reducing People to “Slaves”, is “Criminal”, under our nation's traditional Anglo/American Law.

More specifically; those powerful Criminals have infiltrated & secured “hostile take-over” of the entire Court System of our nation's present Civil Government, at all levels; & the minority of honorable Judges & related Public-Servants there-in have Not been able to Purge the Courts which they are responsible for presiding over, from these Criminally-Organized, Powerful, & Evil Men.

Here-under; our common People are No Longer capable of Accessing the “Tools” which the “Law” Requires to be used in our Courts, so that our common People may there-in bring in-to existence the “Conscience of the Community” as “Justice”. These “Tools of Law”, which are suppose to me made available to secure this “Justice” in our nations Courts; specifically include our Peoples Rights to “Due Process of “Law” & “Trial by Jury”.

More specifically; the available “Evidence” in support of this Verdict & Judgement Against “Kieth Livingway”, tends to indicate that the afore-referenced “Powerful Criminal Conspirators” who are so maliciously scheming their hostile take-over of our American Nation are using “Cointelpro” Tactics to Subvert Honorable grass-roots Efforts at producing a “More Accountable Form of Government” for our American People. Although the available Evidence in support of our verdict here is insufficient to support our conclusion that Kieth Livingway is directly involved in any such subversive “Cointelpro” operation, all of we Twelve Jurists have become highly suspicious that this is the precise source of Kieth Livingway's subversive activities; & here-under, we feel an especially highly prioritized “Duty” to promptly issue this Jury Verdict.

<https://en.wikipedia.org/wiki/COINTELPRO>

<https://vault.fbi.gov/cointel-pro>

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16: May the Supreme Natural-Laws of of Truth, Justice, Safety, & Peace; Come & Rule On this Earth, & in our American Nation.

I further saith naught.

Charles Bruce, Stewart: \_\_\_\_\_; Pro-Tem Presiding Judicial-Officer, & Jury Foreman, in this “Supreme Court of Law for the United States of America”; & residing near the mailing-address of, “38954 Proctor Boulevard, # 347”; & near the Municipal/Empirical County Jurisdiction of “Precinct 404”, & the “City of Sandy” [97055]; yet still “On the Land”, in Organic Common-Law Jurisdiction of “Hoodland-Precinct”, of Clackamas-County, & Oregon-State-Republic. 503-676-b048; charles@constitutionalgov.us

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This document was signed & sworn before me, on this date of ____ -August-2017.

Qualified-Elector & Witness # 1:

Qualified-Elector & Witnesses # 2:

Court Seal.