American National Common-Law Court & Republic Conferences:

Index of Possible Subjects which Chairman Charles May Decide to Present for Discussion.

https://ConstitutionalGov.us/SupremeCourtOfLaw/ConferenceAnnouncements/ CharlesPresentationOptions.pdf

1: "Exhausting the Pathway of Peace"; in confronting the people currently holding Public-Offices with-in our USA Roman-Empire Modeled Civil-Government of the USA. This section largely discusses the role of Sheriffs, Constables, JoP-Judicial-Officers; & Alternative-Economics, & Alternative Political-Governmental Social-Organizing Structures.

2: "Corona-Virus Militarism, Case, & Jury-Verdict":

3: Confronting Subversives:

While "Donald Trump" has Provided Our People with an "Alternative Model of Government"; that Is Superior to the Completely Evil "Bush/Cheney Model" of "Republican-Party USA-Government"; the Circle of Supporters of "Donald Trump", largely include, not only "Ashkenazi/Pharisee Jews", who are Mass-Murdering Multitudes of Innocent Palestinian People; but also include "Q-Annon" type "Anonymous-Military-People", who are Promoting "Military Tribunals", with "JAG-Officers" Making Life & Death Decisions, among our common American People.

Yes. The Above "Three Issues", are among those which Charles expects, at least briefly, to present for discussion in his section of the agenda in our most current conference.

Further Explanatory-Notes, for Each Possible Presentation, are included immediately below:

Charles-Presentation Possibilities, & Notes: 1: "Exhausting the Pathway of Peace":

Here Charles intends to Focus on the Larger-Issue of our "General Larger-Strategy" for "Converting our US-Government" in-to Compliance with "Fundamental Principles", of "Responsibly Self-Governing", under both Biblical Torah-Law, Traditional Anglo/American Organic/Constitutional Common-Law; & also under the "Laws of Nature & of Nature's God".

This American National Strategy will inherently Include Similar Strategy for Converting our More Local Governing-Bodies at State, County, Precinct, & City Levels in-to Full Compliance with Fundamental "Common-Law Principles".

The "Common-Law Principles" we are promoting, are Merely More Modernized-Versions of "Biblical Torah-Law Principles".

Here-under; Charles intends to explain our Modern Most Advanced Strategy for

Producing More Accountable Local Community Self-Government, especially at the "County Level", or, more specifically, thru the "Office of the County Sheriff".

Here-under, our "Exodus-18 Model" of "Local Community Self-Governing" comes seriously in-to play; as explained more fully, in our two primary documents related to this issue, as web-linked here:

https://constitutionalgov.us/SupremeCourtOfLaw/Treason-USA/3-TreasonRemedy-BuildingSelfGoverningCommonlawCommunities-V4.pdf https://constitutionalgov.us/SupremeCourtOfLaw/Treason-USA/4-TreasonRemedy-Building-Communities-Citations-V1.3.pdf

And while those two documents provide excellent foundation for this particular discussion, & they will be refered to here-in occasionally; but, they are a bit lengthy & detailed for our purposes here; & so Charles here seems now inspired to focus again on our previously used starting-point document partially entitled as "Organic Hierarchies", & which consists of only 5-pages, as web-linked here:

https://ConstitutionalGov.us/OrganizingUSA/OrganicHierarchiesUSA-V4.pdf

Focusing here, under the light of our historically-related "Exodus-18 Model of Local Government"; Charles will again Explain "Why", it is "Reasonable", to "Presume", that, Our American Constitutional "Office of County Sheriff", Is Suppose to be Governed by a "Ten-Member County-Court".

Proper Common-Law Compliant "County Courts", are Merely Assemblies of the Leaders of Ten Precinct-Level "Hundred Courts"; as referenced in the Exodus-18 description.

Here-under, the "County Sheriff", is Merely at the Top-Level of Local Self-Governing Community-Organizing. More specifically, the Public-Office of our Modern Constitutional "County Sheriffs", are merely Traditional Continuations of the Office Described in the Exodys-18 text, as the "Captains of Thousands".

Every Proper Anglo/American "County Governing Body", is more properly identified as a "County Court", or even more properly described as a "Shire Court", as the following webpages & documents clearly evidence.

https://en.wikipedia.org/wiki/Shire_court

https://constitutionalgov.us/Citations-Short/OregonLawCitations/County-American-BasedOnAngloSaxonsEngland-NormanConquest-OrBluBk.pdf

But, as the above web-linked documents imply, the so-called "Norman Conquest" caused Radical Alterations in the Fundamental Nature of of the Office of the "Shire-Reeve", or "Sheriff".

Basically; the Sheriff's Office there-after was turned in-to a Despotic Social Obedience-Enforcement & Revenue-Collecting Office; as the following linked documents clearly imply:

https://constitutionalgov.us/Citations-Short/CommonLaw-BeforeNormanConquest-FreePeopleWereFountianheadOfJustice-LawyersCoOp-GClark1947.pdf https://constitutionalgov.us/Citations-Short/CommonLaw-NormanConquest-Alterations-AmericanaEnclpda.pdf https://constitutionalgov.us/Citations-Short/CommonLaw-PreconquestChristianKings-AvoidedDirectAdministration-EncyclopediaAmericana.pdf

But all of that Despotic Influence over the Office of the County Sheriff, was "Thrown Off", at our American Revolution; as the Oregon Secretary-of-State Document web-linked here-in above, clearly affirms.

This results in our modern American People being Constitutionally Entitled to, the Protections of, a Proper "County Court", aka "Shire Court", under the Office of our local "County Sheriffs".

But, the question immediately arises, as to: How To Form a Proper "County/Shire Court".

Here-under; it is best to re-affirm, the Exodus-18 Roots of the Anglo-Saxon System of Proper & Legitimate Common-Law Government, as described by William Blackstone on page 4 of our here-in above web-linked 15-page document, explaining the proper "Formation of Self-Governing Communities".

With this Exodus-18 Linkage clearly in mind, & with additional linkage & support for the undenied Common-Law Tradition of holding "Hundred Courts"; here-under, it is simple to conclude, that, a Proper "County/ Court" is Merely an Assembly of Ten Leaders of the Ten Hundred-Courts over-which an xodus-18 modeled "Captain of Thousands" would have controlling jurisdiction.

This allows for an Important Advantage in Elections of Officers, as Each of these "Hundred Courts" governs a Community of "Equal Population"; which seriously Empowers Grass-Roots Community Organizing, through the concept of "Proportional Representation"; which is described more fully in the following linked web-pages:

https://en.wikipedia.org/wiki/Proportional_representation https://fairvote.org/archives/proportional-representation-voting-systems/

Another similarly important & extremely empowering phrase & concept here, is that of: "Constituent Assemblies", which is further explained in the following web-linked document:

https://ConstitutionalGov.us/Citations-Short/ConstituentAssemblies.pdf

Once serious students come to comprehend, that, our modern American Constitutional "County Court", is merely an Assembly of the Leaders of Ten Precinct-Level Self-Governing Community "Hundred Courts"; then Serious Local Community Empowerment of our "Office of County Sheriff" then begins to manifest.

In our more modern American-Constitutional Context, these Same "Captains of Hundreds" are known as "Justice-of-the=-Peace" Judicial-Officers; & Any Ten of them may Re-Assemble at Any Time to Re-Draw Boundary-Lines for Any of their Precincts, & even for Their Entire County, if neighboring Countys have no objection.

These Assemblies of Ten "Captains of Hundreds" Also have Lawful Authority, At Any Moment, for Any Member of Their Assembly to Call for a "Vote Confidence" on the Occupant of Their

"Office of County Sheriff"; &, (if the Ten-Member Assembly so approves), institute "Immediate Recall & Replacement" of the Holder & Occupant of that Sheriff's Office.

It is important to comprehend, that, the Power & Authority of the "County Sheriff", does Not Come from the "County Sheriff", him-self, as an individual; but rather, from the "Office" of the County-Sheriff, which that individual is merely temporarily En-Trusted to Occupy & Hold.

These insights are "Game Changers". Virtually Zero Modern "County Governing Bodies", are Constructed Harmoniously with the Mandates of our "Exodus-18 Model"; & This Exodus-18 Model Is the Legitimate Historical-Context for Properly Interpreting our Modern American-Constitutional-Concept of the "Right of Local Self-Government".

Our Modern American Constitutional Precinct & County Level Courts Have "Original & Exclusive Jurisdiction", to Try All Criminal Complaints/Accusations that allege that the Crime was Committed With-In Their Geographical Boundaries.

Here-under, State & Federal Statutory-Codes are Entirely "Irrelevant". The Singular Obligation for these Courts, is to Assemble Proper Common-Law "Trial Juries", & to Secure "Unanimous Judgements", all as from with-in the frame-work of Fifth-Amendment "Due Process of Law", & Seventh-Amendment "Rules of the Common-Law".

That Is All That Is Needed.

And, as the Sixth-Amendment Clearly Affirms, These Local Community-Courts Have "Criminal-Jurisdiction", which, again, is "Original & Exclusive Jurisdiction". Aka: These Local Community-Courts Have "Original & Exclusive Criminal-Jurisdiction".

Here-under; when-ever any Sworn Criminal-Complaint might be manifesting, in any County, to the effect, that, the "County Sheriff" there-in, is Not "Filling his Duties" Properly; Then; the Complaining Parties, & all of his/her supporters, have the Right to Go Marching In-To County-Governing-Body Meetings; & to Begin Throwing Screaming Temper-Tantrums, Until, "Adequate Changes" are Made, to Secure More Efficient & Speedy Delivery of "Justice", to the common people of that county.

Again; These insights are "Game Changers". A Few Secondary Documents which Charles desires here to include in this presentation, are weblinked here:

https://ConstitutionalGov.us/Citations-Short/BlacksLawDictionary-5th/Right-Justice-Duty-ControlingState&Others-Blacks5th.pdf https://ConstitutionalGov.us/Citations-Short/Right-JurisprudenceOnlyConcern-ControlingOthersThruForceOfTheState-WJonesFootnote-Blackstone1915.pdf

And more important in all of this, than merely "Throwing Temper Tantrums", is our Common-Law Right to Force Compliance with Common-Law Rules by County Sheriffs & County Governing Bodies; &, If they Refuse to Comply, then we need to prepare to Exercise our Constitutional Right to invoke Judicial "Criminal-Conspiracy Complaint" Against Them, & there-by to Force their Removal from the Public-Office which they presently hold, by & through our use of "What-Ever Force is Necessary", to accomplish this. It is Only Through "The Courts", that Optimal "Non-Violent Path-Ways" may become "Exhausted"; Fully; & After which, All Patriotic Americans are not only "Lawfully Authorized", but also "Duty-Bound", to "Take Up Arms", as might be Necessary, in order to effectively "Enforce the Judicial Warrants", that Our Common-Law Compliant Judicial-Officers have Legitimately Adjudicated to be "Warranted".

Under our American Constitutional System of Government, (National, State, & Local); There Is "No Other Path-Way" which so Powerfully "Minimizes the Chances of Violent Conflict", while, at the same time, Vigilantly Pursues Judicial-Remedy of "Arrest of Socially-Powerful Criminal-Conspirators".

Unless we Organize, some-how, to Confront & Arrest these "Socially-Powerful Criminal-Conspirators"; then, Our American Nation & God's Kingdom on this Earth is Doomed to Extinction.

We Must "Organize" to Proceed in this Judicially-Authorized Manner. There Is "No Other Game In Town". "This Is It".

For modern good Americans, who are serious about trying to Salvage the Essential Principles of our American Constitutional System of Government their Clear Comprehension of This Cold & Hard Reality, of Focus on "The Courts", will Empower Them, to Further Comprehend, how, all of the other Picture-Puzzle Pieces should Fit Together; all where-under they may even further come to Comprehend the Full Nature of the Spiritual-Warfare Chess-Board of Cosmic-Conflict, in which all good Americans are presently involved.

More specifically; the Profoundly Empowering Lawful-Authority of our Common-Law Jurisdiction "Judicial-Officers", Is Constitutionally-Preserved in our Precinct-Level "Hundred-Courts".

The "Judicial-Officers" of these Profoundly-Empowered Common-Law Jurisdiction Courts, are known both anciently & modernly as "Justices of the Peace"; &, the "Oath of Office" document which explains much of their empowerments & duties, is available through the web-link here:

https://ConstitutionalGov.us/Organizing-Townships&Precincts/OathOfOfficeForms/ OathOfOffice3-JoP&PrecinctCaptain-V3.pdf

That "JoP-Oath" document, is just back-ground information. In most situations, Any Modern Serious Patriot Activist, who is Seriously Concerned about Any Issue of "In-Justice", May Assume This Precinct-Level General-Jurisdiction "Judicial-Power", which Is Inherent in This "Judicial-Office"; & here-under, when Any Second Person of Good-Reputation, from any jurisdiction, might Place a Well-Supported Criminal-Complaint Before His "Court of Justice", with "Probable-Cause" Shown; then, here-under, This JoP-Judicial-Officer has Lawful-Authority to Issue "Arrest Warrants", as against "Any Person" who might be so formally "Accused", in the Complaint which has been presented before his Court.

By traditionally well-settled "Operation of Law"; the Holder of this Judicial-Office is Inherently Empowered to Issue "Arrest Warrants"; as against Any Individual, for whom "Probable-Cause to Form the Belief" Exists, that: such "Targeted Individual", has been, or presently is, Participating-In, Commission of: Felony-level & Peace-Breaching Common-Law "Crimes". In our modern "USA"; there Presently Exists Approximately 300,000 of these Precinct-Level "Judicial-Offices"; the Vast Majority of which are presently "Vacant Offices".

That Means: Any Good-Faith Claimant to That Particular Precinct-Level "JoP-Judicial-Office", May Immediately Begin Exercising This Extremely Potent "General-Jurisdiction Judicial-Power".

Only, Through a Proper Criminal-Complaint, being Placed Before one of these Precinct-Level "Courts of Justice", may the Officers of such a Court begin Exercising their Traditionally-Inherent Common-Law Jurisdiction Authority to "Compel Obedience" To the "Judgements & Orders" of Our Courts; &, there-under, to "Control ... the conduct of ... All Other Persons in Any Manner Connected with a Proceeding Before It, In Every Matter Appertaining There-To".

These are the "Rules of the Common-Law", as generally refered to in the Seventh-Amendment; & the above specific wording so empowering the grass-roots precinct-level Officers of such Courts, is so Well-Settled, that, it has been codified in many state statutes, such as at Sections 4 & 5 of the Oregon State Statute, of: "ORS-1.010", as web-linked here:

https://ConstitutionalGov.us/sub/PoliticalSubdivisions-Local/11-PacificNWSS/Oregon/ Citations/ORS/1.010&1.020-PowersOfCourtsOfJustice&Contempt.pdf

This is "General-Jurisdiction Judicial-Power"; & it is so Extremely Powerful, that, it deserves the most careful scrutiny by all people seriously dedicated to the Godly & Rightous Battle Against the Forces of Tyranny, Despotism, In-Justice, & Evil.

Through These Sorts of "Judicial-Orders", Our Judicial-Officers have Constitutionally-Lawful-Authority to Change All Public-Servants From All Public-Offices which they might hold; & further also, to Dismantle & Re-Engineer the Entire Structure & Function of virtually All Levels of County, State, & USA-Federal Government.

The Men or Women Sufficiently Courageous to Occupy & Exercise This Immensely Powerful "Judicial-Office", will need to be Prayerful & Strategic about How they might Actually Implement this Power, Case by Case; but, here-by, We Can "Take the Battle To the Enemy", & we can Force the Removal from Our Public-Offices of Any & All Lawfully Adjudicated "Corrupted Public-Servants".

A bit of historical-support for these bold statements, is, that: Under both Common-Law, & Biblical Torah-Law Jurisdictions, There Is No "Separation of Powers" Doctrine.

As Explained in the above Citation to the Oregon-Statute related to this issue; This "Judicial Power", may accurately be described as that of a "Common-Law Monarch". It may also be described as that of a "Biblical/Torah-Law Monarch".

And a bit more historical-support, is, that: this Immense Precinct-Level Hundred-Court "Judicial-Power", is Accompanied by Nine Other Similarly-Empowered Precinct-Level "Hundred-Courts", to Make-Up & Constitute the Larger County-Level "County-Court", aka, the "Shire-Court", of the "Shire-Reve", aka the "Sheriff". Under Common-Law Election Procedure; This County-Level Shire-Reve/Sheriff Is Chosen by Unanimous Election from the Ten Similarly-Elected Precinct-Level JoP-Judicial-Officers, each of whom Lawfully Constitute the County Governing-Body, Assembly, & County-Court; & each of whom Derive Their Authority from the Constituents of Each of their Separate Ten Precincts.

All of this is explained more fully in our "Organic Hierarchies" document, as web-linked above.

Only here-under, may the Good "County Sheriffs" of the USA, Gain the Support They Desperately Need to "Lawfully Resist With Force" the Evil-Empire New-World-Order Conspirators who are Maliciously Engineering Larger-Society to Destroy Traditional Self-Governing County-Government.

Here-by, we may Organize Support for Common-Law Compliant "County Sheriffs"; in order that they will Have Sufficient Armed Men In Order to Maintain Organized "Posse Comitatus"; & there-under to successfully Arrest & Imprison Any & All Lawfully Adjudicated "Criminals"; & this including such Socially-Powerful Criminals as Corrupted Public-Servants.

Proper "County Sheriffs" have Duties to Organize & Maintain "Posse Comitatus", as "Thousand Man Armies" of Able-Bodied Men, as the Exodus-18 text so affirms.

And if they might Refuse that Duty, Then, that,, in its-self, is Grounds to bring Criminal Complaint Against them, Judicially; & there-under, to Force their Removal from the Public-Office which they hold.

And we need to be getting in the faces of local County Sheriffs about this precise issue.

Charles likely will Not articulate all points contained in this description of his presentation. But, following his presentation; Open Discussion will be encouraged, as time allows; & especially later on, after our more pressing agenda-items & court-cases are fully reviewed.

Note please, virtually No Other Patriot Group in the USA, is at all Discussing these very Extreme Grass-Roots Community-Empowering "Principles", as derived from both Biblical Torah-Law, Anglo/American Common-Law.

Charles-Presentation Possibilities, & Notes 2: "Corona-Virus Militarism, Case, & Jury-Verdict":

All documents related to this case, including numerous Evidence Files; are available here:

https://ConstitutionalGov.us/SupremeCourtOfLaw/Cases/USAExRel-Stewart-Vs-Gates&Fauci-CoronaVirus/

Some very brief "Explanatory Notes" of how all of this is proceeding, is available in a document here:

https://ConstitutionalGov.us/SupremeCourtOfLaw/Cases/CoronaVirus-MilitaerismComplaint-USAExRel-Stewart-Vs-Gates&Fauci/Explanatory-UpDates&Notes-CoronaVirusJuryVerdict-Document.pdf

Charles will Prosecute His Nation/State-Ex-Rel Criminal-Complaint, Directly, similarly as a "Private Attorney-General".

Pastor Daniel Johns has agreed to Preside as the Chief-Judicial-Officer & Jury-Foreman in these proceedings.

~~~

Because our Larger & Official "Model Jury-Verdict" Document, consumes a full Thirteen-Pages, (13); & it does take a bit of time & effort for Patriotics to gain a complete comprehension of; we have composed also a Much Shorter & Easier to Read Three-Page (3) "Abbreviated & Transcribed Summary of Model Jury-Verdict" Document, which is available thru our web-link here:

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

Here-under; we now present a number of important "Explanatory Notes & Up-Dates", concerning both this "Criminal Complaint" Document, & our "Model Jury-Verdict" Document, as: both of those later 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:

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

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.

Our earlier 3-page "Explanatory-Notes" Document, well Out-Lines this entire project; &, in my presentation here, I, Charles, expects to generally proceed, as follows:

Our Court's main Larger-13-Page "Model Jury-Verdict" 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 this important issue. Presently; we only have Ten People affirming their willingness to act here-under as responsible Jurists; & all of them have recently been checked-in with, & have re-affirmed their willingness to so act.

I, Charles, am 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 Highly-Motivated & Willing to Fill our present short-fall, in our efforts to secure a Full & Proper Common-Law Compliant "Twelve Jurors".

We intend to Serve Copies of our Complaints & Summonses & on Numerous Officers & Agents in & of the Defacto/Statutory/Municipal/Civil US-Federal-Government; & this including All Nine of their "Supreme Court Judges"; & also including Defacto US-Attorney-General Merrick Garland.

Here-under; & as our assembly so develops consensus around optimal-strategy, we have the tools here to "Ratchet Up" the Level of our "Confrontationalism"; through our public presentation of these documents, & accompanying videos; Until Our Court Gains Sufficient National/Public Attention, as Necessary, in order to "Secure Justice", in response to the Criminal-Complaint here-by being presented before our Court.

**Remaining Procedural Steps Include:** 

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 Schedule an Official "Court-Hearing Date", for our First Formal "Open & Public Court-Hearing" to begin. We will host our Court Hearings via "Video-Conferencing", on the Internet, likely continuing under our present computing-program called "Zoom".

We Expect to "Broadcast Live" these Court-Hearings, At least on our "Odysee" Channel; & likely on at least a few others, possibly even including Youtube.

If "More Time is Reasonably Need" to Fully Hear All Possibly Reasonable Arguments being presented; then, we will Schedule Additional Court-Hearing Video-Conferences, as needed. We will Not Proceed to Any "Final Judgement", until After All Possibly Reasonable-Arguments have been Fully Herd & Reviewed, by All Twelve of our Jurists.

Also; We Will Invite Opposing-Parties, to "Bring Their Own Witnesses", even also to "Act as Jurists", & to Participate as Jury-Members, 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, if any of their possible witnesses/jurists make arguments that are either un-reasonable or un-lawful, (as Our Core-Group Members So Define "Reasonable"); & they Refuse to Correct their Obvious Errors-of-Judgement here; then, those Opposing Jurists/Witnesses May Be Added to the Complaint as Criminal Co-Conspirators. We really do think it Not 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 a very Powerful Point in Our Procedures, which Will Appeal very Broadly To Common-Americans, 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; here-under, 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 this one, likely; "Common-Law Due-Process", is Really "Quite Simple".

3: Once our First Court-Hearing Date is Scheduled, with allowing plenty of time in advance; then, our Court Will Issue "Summons's", to the Opposing Parties, at least to their core-members, & this With Broad & Public Advertising, which is designed to be Sufficient for Reasonable People to Recognize, that, All Opposing Parties Did Receive Reasonable Notice of these Official Court-Hearings.

"Notice to the Principle, is Notice to the Agent; & Notice to the Agent, is Notice to the Principal". Maxim of Law.

4: Once our Court Video-Conference Hearings Have been Completed; Then, our Jurors Listed thus-far, & all those agreeing to be listed in the near future; Will Be Consulted, & Asked to Make Any "Final Alterations", to our Court's "Model Jury-Verdict" document.

Here-under; Each Jurist Will Have an Equal-Voice & Vote In their "Final Approval" of our Court's "Final Judgement" document. Only Then Will Our Court Publicly 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 (Less-Confrontational & Less-Inflammatory) Issues Adjudicated In This "Final Judgement" Document; & that Other "Final Judgement" Documents likely will follow hereafter; & that, some of them may even include such more confrontational & inflammatory issues, as: "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; we still need our Jurists to Review our Full "Jury Verdict" Document, Sufficiently, to either:

1: Agree to Affirm Your Verification of the Truthfulness & Justification for that document; or: 2: Edit specific Portions of that document, 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 individual Jurists might submit in this manner. Building Consensus & Unanimity on this important issue is Our Most Important Prioritized-Concern.

Through this "Corona-Virus Case"; people can see a Vehicle, for "Showing by Example", How All Individual Activists can Construct & Prosecute "Their Own Criminal Complaints"; & File & Prosecute Them in literally Any of the Multitude of Common-Law Jurisdiction Courts which are Originally Constitutionally-Intended to still Exist, All Across our entire USA.

Charles-Presentation Possibilities, & Notes 3: Confronting Subversives:

Because our group's subject-matter is inherently more appealing to Right-Wingers; our group easily comprehends the Problems Inherent with most Power-Centralizing & Tyrannical Left-Wingers, including for Mr Biden, his regime; & also including currently popular presidential-candidate Robert Kennedy.

How-ever; a more difficult problem inherently arises, when we attempt to Confront Subversive Right-Wingers. Likely; the greatest concern here, would be with Specifically; "Ron De-Santes"; whom a number among us have defended. But, a close examination of his track-record, shows him to be merely a carry-on of the same Evils that were perpetrated under the Bush-Cheney Regime; That Assembly of Evil Conspirators Purposefully, Subversively, & Treasonously Engineered the 2001-September Destruction of the US-Pentagon & the World-Trade Towers. And, "Credit Where It Is Due", & Thankfully, "Donald Trump" has Provided Us with an "Alternative Right-Wing Model of USA-Government"; that has Broken Away from that Absolutely Completely Evil "Bush/Cheney Model of USA-Government".

But; the Circle of Supporters of "Donald Trump", largely includes "Ashkenazi/Pharisee Jews", who are clearly Committing Mass-Murder among the Palestinian People; & who are Presenting a "New Set of Very Serious Problems" to our Constitutional Common-Law & Biblical Torah-Law Compliant Community.

More Specifically; "Q-Annon" type anonymous-people working closely with those "Pharisee Jews", to Promote the brain-dead "Trust the Plan" Propaganda; where-under, they are further Promoting "Military Tribunals", with "Judge Advocate Generals", aka "JAG" Officers, being Empowered, to Make Life & Death Decisions, among our common American People.

They even chatt gleefully about how some evil subversives like Hillary Clinton have been secretively kidnapped & drug-off to Guantanamo-Bay to suffer torture &/or execution, at the hands of the same evil-military-people who are torturing & murdering multitudes of innocent Palestinians.

That is Exactly the "Opposite Direction", that, both: Common-Law & Biblical Torah-Law Mandates for Our Communities to follow; & it is a Pile of Horse-Shit; & It Must be Confronted & Vanquished From among All God-Fearing & Rightously Self-Governing People On This Earth.