

Constructive & Public Notice: To:

**All Government Office-Holders**  
**at All Levels of Government**

with-in the Geographical Boundaries of  
our People's Constitutionally-Lawful & De-Jure

**“United States of America”,**

& including all Cities, Counties, & States; & All Agents & Franchisees there-of;

**Take Constructive-Notice of this Complaint**

that a singular & Powerfully Organized 'Criminal Racketeering Syndicate' is routinely  
**Terrorizing & Coercing many good Executive, Legislative, & Judicial-Officers of Our Nation;**  
all in such manners as empowers them to **Pillage & Plunder Our Common American People;**  
& that those Evils more specifically result not only in routine **“Obstruction of Justice”,**  
**but also in Literal Aggressive/Violent & Socially-Parasitical “Class Warfare”;**  
& that these Evils inherently result in what effectively amount to:

**“Treason”!**

Note please also, that,  
this document is here-by being presented to each & all of you  
by an Organized American National Assembly of Constituent Electors;  
each of whom are here-by partaking in the collective Sovereignty of our traditional  
American National Organic Body-Politic, as “Electors”, & “Constituents”;  
because: “All Power is Inherent in the People”.

We Intend to Organize & Deputize Multitudes of Patriotic American Qualified-Electors,  
to conduct constitutionally-legitimate “Judicial Investigations”;  
as to whether or not You are Personally Responding as a ‘Responsible Public-Servant’  
to the Accusations contained here-in about  
the Massive Criminal-Conspiracy which is Destroying our American Nation.

When you are so confronted; do Not Pretend to be Ignorant of the Accusations contained here-in.  
If you might find any accusations or assertions contained here-in to be “In Error”;  
then, in a timely manner, Notify Us of Your “Objection”.  
Contact information for our leaders is contained at the end of this & related documents.

Notice to the Agent, is Notice to the Principal.

Notice to the Principal, is Notice to the Agent.

<https://ConstitutionalGov.US/SupremeCourtOfLaw/Treason-USA/>

~~~~~ V-1.5; 2020-March. ~~~~~

## **Introductions:**

In the Name of, & on the Behalf of, both Almighty God, & the Common People who lawfully "Constitute" the Natural/Organic "Body-Politic" of these "United States of America"; this document is being presented to each of you, in our respectful but firm efforts at Seeking "PEACE".

Here-under, please note that an essential prerequisite for this sought-after "PEACE", is Naturally Conscionable & Reasonable "Justice", under the "Laws of Nature and Nature's God", as this phrase was used in America's "Declaration of Independence".

This is our primary motivation in presenting this document to each of you; where-under our basic message here-in is Positive, being firmly rooted in the "Hope" & "Faith" that our basic American Constitutional Mandate to Establish a "More Perfect Union", where-in the Cause of Truth, Justice, & Peace is Vigilantly Supported by All of our American People.

We have composed Additional Documents, which may be in accompaniment here-with; & which, along with this document, are available under the web-page linked on the front page of this document. One of these documents specifically presents an ordered List of "Supportive Citations" to this "Notice of Treason" document; & there-in, are assembled the vast majority of the Citations to quotes & web-links from reputable source documents, which support many of the arguments & accusations presented here-in. Readers of this document should especially strive to secure a copy of that "Supportive Citations" document, as they read this document.

Under that same web-link, & structured similarly, with its own "Supportive Citations" document, are is another critically important 'Second Document', which explains how the more honorable among America's Founders originally intended for the "Rules of the Common-Law", to be the Supreme "Law of the Land", as that former phrase was used in the Seventh Amendment to our 'U.S. Constitution' document. That phrase was clearly intended to work conjunction with the similarly judicially empowering mandates of the Fifth & Sixth Amendments. This critically important document is entitled similarly as "Solution & Remedy to Treason", & there-in is explained the same.

A Third Document Explains "Economic Policies" to here-under be implemented; all of which includes 'Alternative Banking' & 'Alternative Currency' provisions. Each The first Two of these Three Documents Has It's Own "Supportive Citations" document. All five of these documents are intuitively named & organized under the same web-page above linked.

The second mentioned document describing the "Remedy" for the Treason complained of here-in, provides positive larger-context for the generally negative complaints here-in. So, if & when the negativity of this document might become over-whelming for any of you; please just mark your spot here to return to later, & jump on over to reading our accompanying "Solution & Remedy to Treason" document.

But; we here-under feel inspired to present to all readers, of every ideological & religious persuasion, the Reasons Why we are here presenting our 'Notice & Complaint of Treason', as follows:

### **Specific Examples of our Complaints & Grievances related to "Treason":**

The "Federal Reserve Act" of 1913; as explained in numerous popular & well-researched videos & articles, as set forth in the following web-links:

<https://www.youtube.com/watch?v=juOhN0mQ1R0>

<https://www.youtube.com/watch?v=5IJeemTQ7Vk>

<https://www.youtube.com/watch?v=HBk5XV1ExoQ>

<https://famguardian.org/Subjects/MoneyBanking/FederalReserve/FRconspire/secret.htm>

The 1941 Attack on Pear Harbor; & the Complicity & Cover-Up by acting President Franklin Roosevelt; where-in Roosevelt & numerous others Knew of the looming Attack against the American ships & soldiers there-in, but purposefully Ignored Alarms so-as to Sacrifice American Lives in order that they could maliciously manipulate & miss-direct the low-consciousness & animalistic Rage of our American People against the People of Japan & Germany, in what resulted as “World War 2”.

The 1963 Assassination of John Fitzgerald Kennedy, & the malicious Cover-Up by the Warren Commission, directly involving the Chief Judge of the U.S. Supreme Court; & that all with the knowing Complicity of Vice-President Lyndon Johnson; & the immediately following, pre-planned, & well-orchestrated “Propaganda Campaign”, by powerful subversives from with-in the CIA, the morally compromised “News Media”, & powerful others; all to promptly Vilify all Criticism of that Obstruction of Justice & Act of War, through their well funded, well orchestrated, & hysterical accusations that all such critics were irrational & irresponsible “Conspiracy Theorists”.

The 1995 Bombing of the Federal Murdoch Building in Oklahoma City, & the brutal Murder of many good Federal Employees there-in; & the Cover-Up there-after, all mostly at the hands of Rogue & Criminally Lawless Federal Officials & Agents; including the fact that it was a physical impossibility for the Truck Bomb that was involved there-in to have actually caused that much destruction.

The 2001 Controlled Demolition of the World Trade Towers, & the Attack on the Pentagon; on 11-September; with the Mass-Murder of over 3,000 Americans there-in; & the Complicity of George Bush Sr & Jr, Richard Cheney, Donald Rumsfeld, many Military & Civilian Personnel; & the subsequent Cover-Up by the Commissioners who were assigned to investigate that evil event.

The 2011 Murder of Federal District Court Judge “John Roll”; who had then recently issued a court ruling where-in he had Refused to allow then US-Attorney-General Eric Holder to Abscond Funds related to Holder’s “Fast & Furious” Gun-Running scheme into Mexico, all of which there-by directly resulted the Murder of Federal Border Patrol Agent Brian Terry. The officially recognized Murderer, “Jared Lee Loughner”, exhibits all of the characteristics of an “MK-Ultra Mind-Control Slave”. This & the larger circumstances involving Second-Amendment Subversive “Gabby Giffords”, indicates that immense energies have been spent by numerous powerful but corrupted Government Officers & Agents surrounding Attorney-General Eric Holder in attempting to distract attention away from the powerful Evidence which indicates that this Federal Judge was Murdered almost immediately After he had courageously Ruled in manners which Threatened their Evil Conspiracy to reduce our American nation in-to a Military-Police-State.

The 2013 Cold Blooded Murder of Los-Angeles Police-Officer “Christopher Dorner”. The Evidence in this case indicates Dorner was merely attempting to Expose Epidemic Corruption with-in the L. A. Police-Department; but who was Criminally Obstructed there-from; & he was hunted-down & murdered like he was a rabid dog, by by Corrupted & Subversive Conspirators with-in & surrounding that same L.A. Police-Department by the same evil forces generally complained of here-in.

The historical context of the many events & issues surrounding the 2016 “Pizza-Gate” Conspiracy, with its historical connection to “Satan Worshipers”, the higher-levels of whom Evidence indicates do routinely & Brutally Rape Children, & then Murder them, in Satanic Human Ritual Blood-Sacrifices, involving the Drinking of the Children’s traumatized & adrenalin-laced Blood; & this in context of the accompanying Cover-Up of it all; & this all as well documented by ex-FBI-District-Supervisor “Ted Gunderson”, & as similarly exposed by Georgia State Senator “Nancy Schafer”; with available Evidence strongly indicating that both of these courageous whistle-blowing public-servants were Murdered by members of that same human blood-drinking & Satan-Worshipping cabal.

“**Ted Gunderson - The Great Conspiracy**”. ~~~ <https://www.youtube.com/watch?v=q4qWYv67XA4>

This Complaint is based on the proposition that all of the above Specific Criminal-Events are all "Related To Each Other", along with literally multitudes of other similar complaints. All of these reach back much further in-to our American History; even before America was first colonized, as will be explained here-in & in the accompanying documents.

It is important to note here another accompanying document, more directly related to this Treason Complaint, & which is entitled similarly as "Citations Supporting Treason Complaint". In efforts to keep this document as short & readable as possible, most of the larger citations related here-in have been separated in-to that accompanying document. Finding them should be self-explanatory. We proceed:

### **Fraudulent Declarations of "Emergency" which are Purposefully Designed to Subvert Constitutional Government:**

We, the Complaining Parties here-in, have come to know that certain Powerful "Private Interest Groups" have Usurped Authority to Bamboozle otherwise Honorable Public-Servants into capitulating to their subversive agenda, mostly, by way of numerous "Declarations of Emergency". These have been produced by our National Executive-Officers, Judicial-Courts, & Legislative-Assemblies. All of these give "Color of Legitimacy" to multitudes of Constitutionally Lawless Usurpations of Powers that were originally intended to be preserved to our States, Counties, & smaller communities of our common American People.

Multitudes of these Superficial "Declarations of Emergency" have been entered into America's various Public-Records, & they are fairly easy to find, even in smaller local community governments.

These purported "Emergencies" have been used as "Justification" to "Work-Around" the Constitutional Safe-Guards which have been Guaranteed to "We the People" of our American Nation. Here-under; compromised &/or corrupted Judicial & Executive Officers routinely gain just enough feelings of security in order for them to pretend that they are acting legitimately when they know that they are actually Abusing the Constitutionally-Guaranteed Rights of our Common American People.

This is all accomplished under conditions in which other intelligent & generally conscience-bound & honorable Public-Servants can frequently be bamboozled or threatened in-to going along with.

Here-under; our Common People's Judicial Environment has Diverted From Normal Constitutional Parameters, under "Rule of Law"; & here-under, a Breeding-Ground now Exists in the Courts of our American Nation, for the Agents of the above-described Powerful Criminal-Syndicate to Routinely Obliterate Constitutionally-Guaranteed "Rights" of our Common American People.

The fact that these "Declarations of Emergency" are so epidemically wide-spread as-to be profoundly & detrimentally affecting the Lives of our Common American People, is reflected by a 1973 Federal-Level "United States Senate Report", quoted partially in the accompanying "Citations" document under:

#### **Citations Group 1.**

That United States Senate document Clearly Shows, that, the Constitutionally-Guaranteed Rights & Liberties of every Patriotic American are being "Abridged" through numerous official governmental declarations, which, collectively, add-up to a "Permanent State of National Emergency". That document clearly references a supposed "Prerogative" of "him who has the Executive Power" to implement this Constitutionally Foreign "Mode of Governing". The Logic & Reasoning behind these Changes, is that, the "Legislature" is "Too Slow", & contains "Too Numerous" of an Amount of People in order to

"Provide for all Accidents and Necessities which may Concern the Public". It also mentions the common Problem that "the Law-Making Power is Not Always in Being".

We slightly digress here to mention one very powerful & scholarly text which well documents how the Constitutional Rights of the Organic Body-Politic of our American People are routinely being "Abridged" by our present Model of American "Federal Government". This proposition is explained in lengthy detail, mostly focusing judicially, & in a document which is incorporated here-in by way of this reference to it; & which is entitled as "The Federal Zone"; & of which the full text is available through the web-link, here:

<http://www.supremelaw.org/fedzone11/pdf/fedzone11.pdf>

Returning to our general complaint here-in; the afore-referenced "Fraudulent Declarations of Emergency" are providing a "Breeding Ground for Corruption" at every level of government, all across the USA. The "Remedy" for these evils, is constitutionally specified in our American State & National Constitutions, particularly in the Bills of Rights; and, at the National level, specifically in the "Seventh, Sixth, Fifth, Second, First, Tenth, & Ninth Amendments". All of these amendments either strongly imply or specifically Mandate a massive "De-Centralization of Judicial-Power". The Sixth Amendment specifically judicially empowers "Local Governmental Jurisdictions"; & because, at its root, the very word "Juris-diction" merely describes an ability to "Speak Law"; here-under, the "Freedom of Speech" provision of the "First Amendment" strongly infers a Right of Any Private Community (which might reasonably be presumed to include a hundred qualified-electors or more), to exercise this very powerful "Judicial Power"; & that especially includes the communities of "Religion", which are so prominently referenced there-in.

Further; each of the "Judicial Officers" in each of these "Private Jurisdictions" are fully constitutionally authorized to Issue "Arrest Warrants" against Any Person who exercises Any Governmental Office Beyond the Constitutional Limitations of that Office; & that especially includes Issuing such Arrest-Warrants against All Federal & State Public-Servants who are routinely acting in corrupted manners to effect the pillage & plunder of our Common American People.

Please see the accompanying document entitled similarly as "Remedy for Treason", to explore this powerful issue further.

### **Fundamental Constitutional Problems:**

The above-referenced documents clearly indicate, that, there are significant "Problems" with the Written "Constitution" Documents of the USA & of most of the States in this Union of States. While the "Bill of Rights" Provisions in these documents do deserve admiration & respect; this basic scheme of relying blindly on the provisions of specific pre-written texts, as though they were handed down by Moses from Mount Sinai, is a mechanism of the "Roman Empire" form of Government. These Written Constitutions, & similarly with Statutory enactments, are all here-under known in Latin as "Lex Scripta".

In stark contrast there-with, is our much more Natural & Organic Republican & Democratic heritage of English "Common-Law" Model of Government; which relied on "Judicial Precedents", which were more organically known in Latin as "Lex Non Scripta", or the "Un-Written Law". Even though it was a "written document", our American Nation's "Articles of Confederation" were of this Natural/Organic "Common-Law Model of Government"; & at least a few early State Governments constitution documents were very similar.

But under the Roman-Empire Model-of-Government; the basic modern American "scheme" of "checks and balances", with its bi-camera/two-house Separated Legislative-Assemblies, is Grossly "In-Effective" at actually serving the natural/organic needs of America's common-people. The previously

referenced "U.S. Senate Report" document illustrates this point well; & another good citation which supports this point, is presented in the accompanying Citations document, from the federal level, where US Supreme Court Judge Thurgood Marshal has declared, in essence, that he considers the 1789 Written U.S.-Constitution to be "Not a particularly Profound Document". Please review that text here:

### Citations Group 2.

While Judge Marshals words here do not specifically address most of the issues raised here; still, his points about Slavery are quite objectively "True". For much of human history, the afore-mentioned "Illuminati Types" have been the Real "Criminal-Class", all of whom have profited much from the tradition of "Slave Trading". These are the same general class of Aristocratic/Wealthy Individuals who have had a powerful hand in Engineering the written "Constitutions" of the Civil Governments of the U.S.A., & of most of our American States.

But as Judge Marshal also declared, there have always been (even at the 1787 convention) many voices seeking to include the More Profound Moral-Principles in our American Constitutional System. The afore-mentioned Illuminati-Types knew this well. They knew that, if an Efficient "Legislative Assembly" was allowed to exist, that such an assembly would naturally seek to form a more historically & spiritually "Enlightened Collective Consciousness"; & that they would there-under promptly Revert Back to the older "Common-Law Model of Government". This series of events would happen because their members would come to comprehend the power of the legal concept of a "Constituent Assembly", as described more fully in a different "Citations" document in accompaniment with & specifically supportive of the accompanying "Treason Remedy" document.

Here-under; any such legislative-assembly would naturally rush to assume the the real power of one of these "Constituent Assemblies"; & there-under also to promptly begin exercising also the "Judicial Power"; & further there-by to begin exercising socially responsible control & consistently justified discipline over all "Executive Officers".

They would rush to assume this power because they would become aware of the 'historical precedent' for its responsible exercise under at least two historical instances; those being first under the Model of the Government in ancient Israel, including in the "Sanhedrin"; & also the Model of Government in England, prior to the "Norman-Conquest of 1066-ad", where-in the supreme legislative & judicial powers were combined in the "Assembly of the Wise-Men", aka the "Witenagemot".

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

Here-under; delegates to such a 'Constituent Assembly', would quickly comprehend how their empowerment only flows from the grass-roots, up; from their constituents; & they there-under would speak-law so-as-to affirm the Rights of all patriotic Americans to immediately begin seeking "Justice" & "Peace" through directly Fileing & Prosecuteing "Their Own Criminal Complaints", in the Courts of General Jurisdiction, as Against the Aristocratic Parasite-Classes.

Here-under; the continuing ability of all Treasonous-Conspirators, aka Illuminati-Types, to Pillage & Plunder our Working-Class American People, would naturally & promptly be Put to an End. Those Conspirators knew that these Constitutional Right of our common American People to Organize our own smaller 'Responsibly Self-Governing Communities' would naturally result in their Criminal Parasite Class becoming "Purged" from each & every such smaller Community; & here-under, they Conspired to Obstruct the Justice that would other-wise naturally begin flowing & spreading from those smaller Communities.

But we need to gain a "Border Picture" of the social-dynamic here un-folding, a "More Objective Picture", which can there-under more legitimately lay claim to be providing a more "Public Interest". This would be a good juncture at which to stop reading this document, & to shift the reader's

focus over to the accompanying “Remedy to Treason document”, at least for a quick skimm of its general contents. But here-under; we now shift general ficus to the subject of:

**“Foreign Laws”, & “Conflict of Laws”;  
as Legal Concepts deeply involved in  
the History of the Treasonous-Conspiracy:**

In direct Conflict with our Traditional Organic Constitutional Anglo/American “Common-Law”, there also exists another very ancient but Opposing Body of so-called "Foreign Law". Those are derived from the very powerful & ancient Roman System of so-called "Civil-Law", & which is more accurately also referred to as "Municipal-Law". From behind the scenes; the modern powerful supporters of that ancient & secretively proceeding system, are continuously scheming as to how most efficiently to wage low-intensity (& effectively silent) Warfare; all in such manners as will avoid causing any alarm which might there-by interfere with their ability to continue their traditional practice of parasitically Pillaging & Plundering of our Common American People.

This entire subject relates to a specialized field of study called "Conflict of Laws". This “Conflict” reaches back in time, literally thousands of years; & it has Profoundly Influenced our modern American concepts of "Constitutional-Law". Modern supporters of the Roman-Model of Government like to declare that legitimate Definitions of this phrase “Constitutional-Law” is actually a sub-set of a larger body of law called “Public-Law”. This author believes that our Anglo/American common-law tradition would define them as being equivalent, because both phrases would describe a body of laws which would apply equally, to every American.

We can return to the technicalities of why this goofy situation exists in the first place, later.

We need here to remain focused on this historically relentless “Conflict of Laws”; & a bit of ground-work needs to first be laid before introducing the main scholarly text that this author here-in relies on. Our first Citation here is given from the accompanying document entitled similarly as “Citations Supporting Treason Accusation”. There-in readers here please briefly focus your attention on a number of texts, entitled as:

**Citations Group 3.**

This section continues on to show that there does exist such things as “Provisional Governments”, which are designed to cope with the same “Emergency” conditions which were referenced in the previously-quoted “U.S. Senate Report”. The third citation here-in clearly implies, that, declarations of these sorts of “Emergencies” are Routinely Used by Government Officials to Circumvent ‘Normal Constitutional Procedures’; & there-under to lend ‘Color of Legitimacy’ to invoke some form of other-wise Constitutionally-Lawless “Provisional Remedy”.

In the larger-context of the above-referenced “U.S. Senate Report”, & the specific Complaints of Cases listed at the beginning of this document, & the constantly Expanding Military-Policies of our nation’s Local Law-Enforcement procedures; these sots of Constitutionally-Lawless “Provisional Remedies” would reasonably seem to be being Used “Routinely”.

Notice please also how the Fourth Citation here entitled as “National Emergency”, clearly declares how the United States Congress has made “little or No Distinction between between a State of national Emergency and a State of War”. Please refresh memories here from that same “U.S. Senate Report”, where-in was declared, that:

**“A majority of the people of the United States have lived all of their lives under emergency rule. For 40 years, freedoms and governmental procedures guaranteed by the Constitution have ... been abridged by ... states of national emergency. ... in the United States, actions taken by the Government**

**... from, at least, the Civil War ... shaped the present phenomenon of a permanent state of national emergency.**

When these portions are considered closely along with the previously referenced quotation defining “National Emergency”; it is reasonable to assume, that, “from at least the Civil War”, our American People have been constantly kept under a form of government, which may, at any time that it is convenient for them, engage in Acts of War against our common American People. This author believes that these Conclusions, drawn from these texts, are “Reasonable”.

Further here-under; this author suggests, that, the available Evidence indicates strongly, that, almost every single governmental jurisdiction in modern America is of this “Provisional Governmental” sort; with their only Color-of-Legitimacy Excuse for their even existing, being that, the local communities of common People have been Presumed by Government Officials to be ‘Too Incompetent’ to form & operate their own “Responsibly Self-Governing Communities”. These are the clear implications of these previously-quoted texts, including especially the “U.S. Senate Report”.

Note please also the linkages in the later citations between these Provisional Remedies & various forms of “Military Authorities” & jurisdictions, such as that of a “Provost Marshal”.

Note please next how this entire super-structure of militaristic “Provisional Government” is based on what is referred in legalistic mumbo-jumbo as a “Presumption of Law”; all of which is described in the accompanying document under:

#### **Citations Group 4.**

While the earlier citations here-in merely document the cold & hard reality, that, these mind-bending mechanisms-of-confusion do actually exist; the latter citation in this section defining “Due Process of Law”, confirms categorically, that, at a fundamental constitutional level, these sorts of “Presumptions” are “Constitutionally Lawless”; & that they are routinely being used to colorably Authorize Executive Officers to Point Guns in the Faces of our American People, & then & there, to either coerce them to submitting to long-term Militaristic Prison-Camp Conditions, or else, then & there, to lawlessly & brutally Murder them.

If we Americans can not access our Constitutionally Guaranteed “Due Process of Law” before we are sent to prison under threats of deadly force by governmental authorities; then we truly are living under a despotic military-police-state. And any-one who says differently is a pathological liar, & he deserves to burn in hell.

To build a bit further on this same general theme; please next review our next section of Citations which take the serious ‘conspiracy theorist’ even deeper down the rabbit-hole of legalistic mumbo-jumbo; where-in we encounter the certifiably insane proposition of the use by the Judicial-Officers presiding in the modern Courts of our American nation, the concept of the “Legal Fiction”; as generally described in:

#### **Citations Group 5.**

Please note especially here, as the very last Citation in this section specifically references, the very tiny baby-step, from this “Legal Fiction” terminology, across a very thin legalistic dividing-line, & over in-to the obviously Criminal activity of “Legal Fraud”. That tiny baby-step clearly amounts to a “Criminal Trespass” against the Constitutionally-Guaranteed Rights of our common American People. Here-under the essence of this “Constructive Notice of Treason” document is even more powerfully supported.

To build even further on this same theme; please next review our next section of Citations which define the modernly popular “Police Power”, as exercised by municipal governments of local



& larger jurisdictions, in the texts quoted under:

**Citations Group 6.**

Note please here-under the first citation, where-in this “Police Power” is admitted to be “Delegated to Local Governments”, through their own jurisdictions convoluted interpretation of the “Tenth Amendment” to the ‘U.S. Constitution’ document. Please note further here, how all of that flows in a Top/Down & Authoritarian manner, all of which are entirely Contrary to the Common-Law & Torah-Law Grass-Roots & Bottom-Up Governmental Model, as described more fully in our accompanying “Remedies for Treason” document.

Note please further here-under, how all of those citations lay a conceptual foundation for what is known as “De-Facto Government”; as described more fully in the accompanying documents section entitled as:

**Citations Group 7.**

This entire insanely complicated super-structure of ‘De-Facto Government’, is merely a more clearly-defined & confrontational phrase for more accurately describing what was previously referenced as “Provisional Government”. Under either of these two phrases for describing constitutionally-lawless & brutally authoritarian forms of government, is given ‘Color of Legitimacy’ for the exercise of the Top/Down & Authoritarian Model of Executive Power, which was also earlier referenced here-in as the “Police Power”. All three of these constitutionally-lawless legalistic phrases apply accurately to the form of government which presently exists in probably every jurisdiction at all levels of government in our entire American Nation. Clearly. Reasonable minds should have no difficulty in comprehending how these legalistic mumbo-jumbo picture-puzzle pieces actually fit together to form a very enlightening larger-picture of the essential nature of the Treasonous Conspiracy generally complained of here-in.

Here-under; legalistic foundational ground-work has been firmly laid for the introduction & explanation of the essence of this legalistic “Conflict of Laws” discussion; & to how all of this relates to the proposition that the multitude of Different ‘Communities of Government’ in America, may accurately & legitimately be considered as being “Foreign” to each other. Here-under; readers should now be primed to digest the earth-shaking & larger scholarly text quoted from a document entitled similarly as: “Of the Civil-Law and the Common-Law”, by “Samuel Tyler II,D”; & with this specific textual citation being indexed there-in as:

**Citations Group 8.**

Note-worthy points to summarize there-from, are that: “Common-Law” is said to produce a process where “rights and property may be Stable and Certain, and not involved in perpetual doubts and controversies”; and that the opposing Roman-based “Civil-Law” seems Purposefully Designed to generate “Confusion” and “Despotism”.

In efforts to provide a more Clear Focus; the powerful & secretive Criminal Syndicate complained of generally here-in, does routinely hire well-paid Attorneys who repeatedly use Obscure Legal Technicalities in their efforts to “Create Confusion”. Those powerful Criminal Conspirators, including both those of the “Money Power”; & their bar-association “Attorneys”, have been getting their way in the Public Courts of this Nation, through their routine Coercion & Bribery of the Judicial & Executive Officers of our Nation. They so move in this manner by “Mis-Prioritizing” their Civil/Municipal Court Process, & to there-under Exclude & Obstruct the Constitutionally-Guaranteed Rights of our Common American People, including our prioritized right to access “Due Process of Law”, aka the “Common-Law”.

Multitudes of acting Attorneys, Judges, & Executive Officers, have been Coerced or Bribed in-to

participating in these Crimes; & the largest Evidence in support of this accusation, is that, those Judicial-Officers do Routinely “Refuse to Answer” the multitudes of good-faith Questions & Challenges to their Lawful-Authority to proceed with force against “We”, the Common-People of this Nation.

Most common Working-Class American men are well aware of these institutionalized & malicious Deceptions, all of which create the conditions of “Confusion” which are described by Mr Tyler. In stark raving contrast with “common knowledge” among American working-class men of this maliciously produced “Confusion”; multitudes of college-educated men are genuinely surprised when they finally awaken to these evils. Here-under, the proposition of this author, is, that, “college-educations” are more objectively to be described as “college-indoctrinations”, which are purposefully designed to channel all hi-paying jobs & positions of governmental-power to weak-minded people who have been subjected to malicious lies, where-under they have become “confused” about how our American system of Constitutional Government was really designed to operate.

In efforts to summarize Mr Tyler’s earth-shakingly powerful work, with only slight editorial changes being inserted for emphasis; our American Seventh-Amendment Constitutional system of “Common-Law” is there-in said to produce a process where “Rights ... may be Stable & Certain, & not involved in perpetual Doubts & Controversies”; & that the Opposing Roman-based “Civil-Law” seems Purposefully Designed to generate “Confusion” and “Despotism”.

To summarize & slightly editorialize even further; “Common-Law” Provides a Governmental Environment in which the “Rights” of our American People are “Stable & Certain”; & the Opposing Roman-based “Civil-Law” is Designed to Produce a Governmental Environment where-under “Confusion” and “Despotism” reign supreme.

This is the essence of Mr Tyler’s words. If any readers have lingering doubts about this summary of his testimony; then, please review the multitude of quotes from even more ancient scholars of law as presented there-in.

Here-under; a number of similarly powerful citations need to be brought to bear in this author’s efforts ‘shore-up’ & support Mr Tyler’s work even further. Here-by this powerful engine which Mr Tyler has created can gain some meaningful modern traction; as his words are expanded on in manners which allow for the full breadth & depth of this “Notice of Treason” document to be fully comprehended. Please here review in our accompanying supportive document’s section entitled as:

### **Citations Group 9.**

Note please here especially the first quote from ‘Black’s Law Dictionary’, where-in is insightfully declared that “Civil law: (is) ... more properly called Municipal law”. Although multitudes of citations lead to this same conclusion; this quote is a rare instance of wording clarity which is extremely powerful & beneficial. These words are true, because, multitudes of very powerful texts, including those previously-quoted from Mr Tyler, all use exclusively (in their descriptions of this same body-of-law), the overly simplified word “Civil”.

This ‘Linkage’ between these entangled legal terms is critically important, because, as the other citations in this section show, the word ‘Municipal’ is directly related to the concept of ‘Slavery’, & the practice of ‘Slave Trading’. This is the ‘Reason Why’ ‘Baron’s Law Dictionary’, (as quoted there-in) clearly affirms that this body of ‘Civil law’, is legitimately viewed as being “Opposed To Natural Law”; & with ‘Black’s Law Dictionary’ similarly affirming that same body of Civil/Municipal law’ to be ‘Distinguished from’ the superior mandates of ‘Natural Law’.

The serious student & activist seeking lawful Justice will promptly find open to him a literal multitude of previously closed doors, when he contemplates these cited words in connection with the last citation of this section, which there-in affirms, that, our present ‘United States Government’ is merely

another one of these Private “Municipal Corporations”; as are also literally all governments of our 50 American States.

The remaining Citations in this section contain many other insights which powerfully support this pivotal section of this document.

**All “Legislative Officers”; at National, State, County, & City Levels;  
Take Constructive-Notice that you are Not true “Law Makers”;  
because of “Legal Fictions” which amount to “Constitutional Fraud”:**

Note please in the last section previously cited, that, the entire body of Municipal/Civil Law is recognized by ‘Baron’s Law Dictionary’ as being “Opposed to Common Law”, with terminology again affirming similarly through the quote there-in from ‘Black’s Law Dictionary’. This brings the serious student to contemplate the implication of this Polar Opposite Model of Government to that Roman-Empire Slave-Traders Model of ‘Municipal/Civil Government’. Here-under; readers are next here directed to look at a group of Citations which clearly Differentiates that entire body of ‘Slave-Traders Law’ from the Higher & More True & Legitimate form of “Law” up-on which these United States of America were actually founded; as described in:

**Citations Group 10:**

These citations are best contemplated in the ‘larger context’ of the time when our nation’s founding fathers, were infiltrated by powerfully influential aristocratic bankers & attorneys, who “Subversively Conspired”, largely from with-in “Secret Societies”; for the express purpose of destroying that basically very good quality & common-law rooted National Governing Document, which was called the “Articles of Confederation”. That original supreme national governing document facilitated a very empowering & natural/organic “Assembly of Constituents”; as more fully explained in the previously-referenced & accompanying “Remedy for Treason” document.

Those powerfully influential Conspirators then lusted for an “Un-Accountable” form of “Centralized Power”; all similar to that exercised by the more ancient “Roman Emperors”; the later of whom built & maintained their power over the Common-People whom they conquered, through a “Military Police-State” form of Government. That ancient Roman system was largely Economically-Supported & Financed through the Labor of multitudes of Innocent People who were Sold as “Slaves”, to a multitude of Parasite-Class “Slave-Traders”; the later of whom thrived & became “successful”, there-under.

While fully aware of that evil ancient slave-trading Roman Municipal Model of Government, a small but Powerful Minority of our early American founding fathers Conspired to Feed their Lust for Power through re-establishing the Same basic slave-trading Roman-Empire Model-of-Government, so that they could there-under gain color-of-legitimacy for Pillaging & Plundering our Common American People.

They then Conspired to Hi-Jack the Delegation-of-Authority that was colorably granted to them, to “Amend” the “Articles of Confederation”. In complete Bad-Faith Breach of their Limited “Delegation-of-Authority”, they formed a “Secret Constitutional Convention”, which was “Closed” to all out-side observers. Their records of those meetings were not made available to our American People; & they there-under established a “Roman-Empire” Model of “Municipal Government”; all of which is more objectively & legalistically recognizable as a “Private Municipal Corporation”. That Private Municipal Corporation form of Government was specifically Designed to “Disenfranchise our Common American People” from exercising any mechanisms of “Accountability” over the office-holders in that Municipal form of Government; as referenced in previously here-in referred-to citations.

Note please in the previously referred-to at 'Citations Group 10' section, the first citation which quotes the 'Seventh Amendment'; & how this Wording clearly Infers, that, the 'Federal Courts' may adjudicate multitudes of cases & facts under a very large body of law which might be termed as 'Lower Level Law'; but that, if any 'Fact' has been legitimately adjudicated by a 'Jury' in any other Court of any other jurisdiction, then, those 'Federal Courts' are there-by Restricted to either following the "Rules of the Common Law" in any of their attempts to 'Re-Examine' the 'Facts' of that case, or else to allow the other Court's Jury-Verdict to stand as the 'Final Judgement' of that entire case.

All of this Wording clearly Infers, that, those 'Federal Courts' may adjudicate multitudes of cases under a very large body of 'Lower Level Law'; but that, they can be constrained to following a body of 'Higher Level Law', which is known as the "Rules of the Common Law", if the more grass-roots & common People Powered Courts can follow those same 'Common-Law Rules' in manners which produces legitimately recognizable "Jury Verdicts".

The important point to glean from this examination of these details of the wording of the 'Seventh Amendment', is that, by way of the 'Constitution' document which created them, the Judicial Officers of the Federal Courts are colorably Authorized to Destroy Multitudes of American Peoples Lives by way of Perverted Judicial-Process which does Not Follow the 'Higher Law' Principles which are also referenced in that same 'Constitution' document.

Note please also the second citation in that same 'group 10', also references & builds on that same 'Seventh Amendment'; & how the citations following in this same section all illustrate that all Statutes & Codes Enacted by all Legislative Assemblies of our National & State Governments are all a part of that same body of 'Lower-Level Law'; & that only the similar phrases of "Due Process of Law" & the "Common Law", may accurately be construed as real, true, & legitimate "Law".

This all supports with nice clarity the other-wise perhaps perplexing or audacious statements made here-in, & the previous citations given; all of which propose, that, 'Civil Law' & 'Municipal Law' are Being Routinely Used by Corrupted Public-Servants to wage a form of 'Low-Intensity-Warfare' against our common American People; all of which amounts to the Conspiracy to commit the high-crime of 'Treason', as generally complained of here-in.

Here-under; serious students of these fundamental concepts of organic social Peace & Justice, will gain significant court-related empowerment, when they come to fully comprehend, that, Properly Defined "Law" can Not come through any form of "Municipal/Civil Law"; because, (as above referenced), such Municipal/Civil Law is diametrically "Opposed to Natural Law". This means, that, all "Civil/Municipal Forms of Government, from whence those "Municipal Laws" emanate; have No Lawful Right to Control the Actions of the Members of our smaller American Communities.

These are the well-reasoned conclusions directly derived from the texts quoted & presented in the accompanying documents.

Here-under; logic naturally leads serious students of optimal governmental engineering models, to the bold conclusion, that, all so-called "Law-Makers" & "Legislators", holding office at any level of our modern American governments, are Not True "Law-Makers". Rather; they are merely either being "Played for Fools", or else they are knowingly "Complicit" in the Fraud & accompanying Plunder of our common American People. In the light of the previous citations which showed how "Municipal/Civil Law" is "Opposed to Natural-Law", & the Blackstone quote which is referenced in the accompanying "Remedies" document, where-in is clearly declared the widely-accepted doctrine, in essence, that, "All Laws what Violate Natural-Law are Null & Void".

All presently popularly recognized Governments at both our American National Level & in All States are of this “Municipal/Civil Model”. Our National and State “Legislative Assemblies” there-under suffer from this same Fundamentally Rooted & Malicious Deception. All “County Supervisors” & “County Commissioners”; & likely all “City Counsels” suffer from the precise same “Constitutional Fraud”, aka: “Municipal/Civil Fraud”. None of the holders of the Public-Offices there-in, are True “Law-Makers”. Specific Citations which expose this massive & insanely deep-rooted & long-lasting “Fraud Problem”, are presented in numerous sections of the accompanying “Citations” document, with specific reference here to groups 3, 4, 5, & 7.

Here-under becomes self-evident, that, Real “Law” is made “Judicially”, by way of “Due Process of Law” & the “Rules of the Common-Law” (same thing); & all of which requires proceeding through the Unanimous Judgements of Twelve Person Juries. Such “Unanimous Jury-Verdicts” as these, are the Ancient & True Source all legitimate “Case-Law Precedent”; which, there-under, quickly becomes totally harmonious with True “Law”; which, again, is “Natural Law”. This bold proposition, that, Constitutional “Due Process” Requires “Juries”, is illustrated in “Citations Group 10” in the accompanying & supportive “Citations” document.

Once Reasonable Minds have come to comprehend the natural & organic law based social-justice beauty of this ancient & well-settled Right of “Trial by Jury”, with mandated “Unanimous Verdicts” which reflect the “Conscience of the Community”, all under Constitutional “Due Process of Law”; then, those same Reasonable Minds will quickly comprehend the complete Insanity of the modernly fashionable but Arbitrary ‘Majority-Rule based’ Municipal/Civil Roman-Empire Model of Governing.

Another important point here, is that, the “Constitution” documents which established these Roman-Empire Modeled Municipal/Civil forms of Government for our Nation, States, Counties, & Cities; are Not “Constitutions of the People”. Those so-called “Constitutions”, have Nothing to do with “Organic Law”, because they are Not from our American “Organic Body-Politic” Communities. Rather, they are Crooked Attorney Engineered & Twisted & Morphed Interpretations of this basically honorable word “Constitution”. These Corrupted Attorneys & Judicial Officers do here-under routinely mis-use this basically honorable word “Constitution”, because, it is only through their creation of these documents, that, their private Municipal/Civil Assembly of Governmental Officers gain ‘Color of Legitimacy’ for their brutally insensitive & basically despotic mode of governing our common American People. In their most favorable light, those documents are only “Constitutions” of the “Private Municipal Corporate Franchise”, which there-under & there-by gains “Color of Legitimacy” to Posture as a True Traditional & Natural/Organic Common-Law based Form of Government. (Citations to prove this precise claim are not presently available to this author; but I know that I have seen them; & I am sure that diligent researchers who press the issue will discover that this claim is true.)

These are summaries of the depth of the problems which our nation faces, & for which honorable Americans must Organize & Mobilize to provide fully enforced “Judicial Remedy”. The here-in complained of powerful aristocratic parasite-class will not be removed from our larger American Organic Body-Politic through any process other than this sort of a “Grass-Roots Empowerment Strategy”. Only here-by might our American People realistically expect to return to the more ancient & purified forms of “Responsible Self-Governing”, through our responsible and vigilant exercise of the “Judicial Power”, as clearly implied under the Fifth, Sixth, Seventh, & other Amendments to our U.S. Constitution document.

Here-under; the ancient legacy of the Treasonous Conspirators here-in generally complained of, have, over time, influenced our Nation’s Public Courts & Judicial Offices, to routinely Violate our

traditional & organic Anglo/American Constitutional & Common-Law rooted concept of Judicial “Due Process of Law”. The here-in complained of Criminal “Parasite Class” has developed an embedded “Modus Operandi” of traditional characteristics, all of which relentlessly “Subvert” these Core-Principles of Common-Law Due-Process.

These words are true, because, when these “Common Law Principles” are strictly followed, they Empower every Common American to Participate Directly in our American Organic Body-Politic “Immune-System”. These issues are touched on in other text here-in, & in the previously referenced Supportive Citation of Section 8, from Mr Tyler, & referencing ‘the Civil & the Common Law’.

But readers who are seriously perplexed by the proposition, that, there do exist Other ‘Models of Government’ than that Municipal/Civil Governmental-Model under which the multitude of problems explained here-in are erupting, should likely best stop reading here, mark your place; & begin reading instead the there-in explained “Remedy” for the evils complained of here-in, as set forth in the accompanying document entitled similarly as “Solution & Remedy to Treason”; along with that document’s “Supportive Citations” document, in accompaniment there-with.

That accompanying document dives much more deeply in-to explanations of the Natural ‘Conflict’ between True/Legitimate “Law”, & the modernly routine Enforcement of Despotism & Tyrannical Governmental Policies by the Judicial Officers who presently preside in the Courts of our nation. Discussions here of this ‘Conflict’, must inherently reference the obscured history of the more ancient “More Perfect Union” Model of Government, as existed in the relatively pure Common-Law Societies which existed Prior to the Norman Conquest of England in 1066-ad, & as existed under various governments presiding over the people in ancient Israel.

As those two accompanying documents more fully explain, under those ancient & “More Perfect Union” Models of Government, there was “No Separate Legislative-Assembly”; but rather, the Supreme “Judicial Tribunal” was also the “Law-Making Tribunal”. The modern American doctrine of “Separation of Powers”, is merely another legal-fiction ‘Invention’, by the Slave-Traders who Conspired to Promote the ‘Municipal/Civil Model of Government. That ‘Separation of Powers’ doctrine, as fashionably applied, accomplishes nothing more than to create an environment in which statutory codes are routinely used by corrupted Judicial-Officers to Give Color-of-Legitimacy to Fraudulent Judicial Acts where-under our common American People are routinely treated as dis-obedient Slaves.

This document’s previous section of text has discussed the quagmire-of-confusion under which our modern American Judicial Process is being routinely mis-used by corrupted public-servants to facilitate the ‘Treasonous Conspiracy’ which is generally complained of here-in. That subject is here & now built up-on even further, as the reader is here directed to jump in-to another rather lengthy citation from our accompanying supportive citations document; all of which nicely places these separated citations & arguments in-to a fairly easily digestible larger-context. Here-under, readers are now directed to examine excerpts from an article entitled similarly as “Administrative Justice and the Supremacy of Law in the United States”; by John Dickenson; as those excerpts are quoted in the accompanying document’s:

#### **Citations Group 11:**

This author believes that rather lengthy citation is fairly ‘self explanatory’, in its relevance to the basic ‘Treason Complaint’ as generally set-forth here-in; & thus, at this time, & in this version of this document, no further summary or explanation of that powerful citation will here-in be presented. (Perhaps, in a future & amended version of this complaint, this section of commentary might dive more deeply in-to the specific points presented there-in.)

~~~~~

## The Evil Conspirator's Attempts to Privately Monopolize the Public-Right to Prosecute "Crimes" in America's Public-Courts.

Once the student fully comprehends the technically "Foreign" concept of Roman-Empire based so-called "Law", then the student can further comprehend how immense Judicial-Power has been Stolen from our common American People through the recruiting of Incompetent &/or Morally-Compromized People, who are there-under directed to Lawlessly 'Monopolize the Prosecution of Crimes' in our Nation's "Public Courts"'. This is all accomplished through the legalistically Foreign Roman Municipal Governmental Offices of National & State "Attorneys-General", & more local "District-Attorneys"'.

This entire structure is designed to establish an un-accountable & un-natural social-engineering scheme which allows for a multitude of mostly small & municipal-law based "Private Interest Groups", to secretly net-work together in manners which "Monopolize Criminal Prosecutions", & Alienates our common American People from any Meaningful Involvement there-in. This further allows the members of that small community of People to form their own "Private Community" of "Municipal Corporations"; the officers & agents of whom are effectively "Immune from all Criminal Prosecutions"'.

Multitudes of Criminal Complaints are routinely filed in our nations "Public Courts" by our Common American People; but those Criminal Complaints are Routinely Dismissed & effectively thrown in the waste-basket by court personnel, because the Common American who is bringing the Criminal Complaint is not a part of that "Private/Special Interest Group" of "Prosecuting Attorneys", who, effectively, have been granted a Monopoly over Prosecuting Crimes the "Public Courts" of our Nation, States, & Counties.

This policy effectively Excludes the vast majority of our American People who are Not Attorney-Generals or District-Attorneys from bringing Criminal Complaints in our Nation's supposedly "Public Courts". This Monopoly is being exercised by what amounts to a "Private Interest Group", aka a "Special Interest Group"; all of which are Prohibited by "State Constitutional Provisions" which almost universally mandate the general common-law principle, that No "Special or Local Laws" shall be enacted by the Law-Making Authority of the Legislative-Assembly. Some of the most advanced & detailed versions of this prohibition are set forth in Oregon's Constitution at Article 3 Section 23, and in Colorado's Constitution at Article 5 Section 25. As previously discussed in this document; since the State's Legislative Assembly is universally recognized as being the singular body entrusted with "Making Laws" for the larger collective of the People of the State, all Rules of Courts, & all Rules from the Executive Departments, are, in cold/hard reality: "Not Law". Rather, they are only a very thin form of "Public Policy", which will only stand in place until it is formally challenged in some Court of competent jurisdiction.

This unconscionable reality, is a precise Repetition of the Evils Complained Of in our American 1776 document entitled as our "Declaration of Independence"; where-in our Nation's Founding Fathers Complained that the Emperor/King/Executive of England had "erected a multitude of New Offices, and sent hither Swarms of New Officers to Harass Our People and to Eat-Out their Substance". In order to review this precise section of, please see the accompanying "Citations" document's section entitled as:

### **Citations Group 12:**

When our Common American People are routinely Refused their Right to bring Criminal-Complaints in the Public-Courts of our nation; then, this inherently provides "Insulation" for Corrupted People acting under Color of Governmental Authority, to not only Pillage & Plunder for their own Selfish Interests, but also to continue Feeding the Aristocratic Parasite-Class, which is Inherent in their Foreign "Roman-Empire Model-of-Government"'. That purposeful promotion of that "Roman Empire

Model of Government” has resulted in the establishment of a a mirror-image/copy of the exact Problems complained of in our above referenced 1776 American “Declaration”.

Note please the wording there-in, where the British Tyrant was then accused of having “combined with others to subject us to a Jurisdiction Foreign to our Constitution ...”.

This “Constructive Notice of Treason” document, is concerned with the modern American reality of this precise Same “Jurisdiction Foreign”; which is inherently hostile to the American Organic Constitutional Jurisdiction which Guarantees Protection of the Rights & Liberties of our common American People. While many differing words & phrases may be used to describe this Roman Municipal Law based “Foreign Jurisdiction”; the concept can efficiently be summarized in the ancient Roman-Empire concept of “Malum Prohibitum”. This area of judicial thought is well recognized by judicial officers; & it is explained in the following web-link:

[https://en.wikipedia.org/wiki/Malum\\_prohibitum](https://en.wikipedia.org/wiki/Malum_prohibitum)

In glaring contrast with the above referenced “Free System of English Laws”; this “Malum Prohibitum” Jurisdiction is “Lawless”; mostly because, it does Not Require a natural/real person “Victim”. It prosecutes “Victimless Crimes”. It Requires No “Corpus Delicti”, aka: an actual/real/ /physical “Body-Harmed”. It also Requires No “Mens Rea”, aka: “Malicious Intent”. It also Requires No “Actus Reus”, or “Actual Physical Act”. These are Three Essential Prerequisites of Anglo/American “Due Process of Law”. Because of this precise “Lack of Restraint” on both the Judicial & the Executive Powers there-in; the Juris-diction there-under being routinely enforced against our common American People, is “Foreign” to us.

Further problems with that Romanistic “Foreign Jurisdiction”, are that it Requires No “Unanimous Twelve-Person Jury”; in order to Render Lawful & Final Judgement against Accused Criminals. All of these are “Necessary Elements” of American Constitutional “Due Process of Law”; before any American can lawfully be sentenced to jail or prison. These due-process protections of law flow directly from the more ancient versions of the “Common-Laws of England”; all of which are “Foreign” to that “Malum-Prohibitum” based Roman-Empire Municipal/Civil Model of Government

The vert nature of that Roman-Empire Model of Government inherently provides a “Breeding Ground” for the Social Parasite-Class of Treasonous Criminal Conspirators which are here-in being complained of. That “Malum-Prohibitum Jurisdiction” is inherently designed to produce a social structure which is legitimately recognizable as a “Military/Police-State”. The parasite-class which finds empowerment there-in, uses that Foreign Jurisdiction in such manners as Lawlessly Forces Multitudes of innocent Americans in-to the over-crowded Prisons of our nation.

Because of the imperative to closely & deeply examine this obscured but critically-important research; we do here next present Citations of Ominous Historical Implication; again, from even more ancient times past; as quoted in the accompanying ‘Citations’ document, there-in at

### **Citations Group 13:**

There-in; is explained how, the more modern phenomenon of invoking Contracts for the Delivery of Slaves, were derived from the Slave-Trading Codes of the ancient Babylonian Empire. These insightful historical linkages are made clear through the previous citations. Note please the last sentence of the Citation in Group 13, declares, with reference to these “Slave Trading Practices”, that: “Of ... these Rome was ... possessed from the earliest period ... ”.

Here-under; readers please contemplate the historically commonly & correctly recognized fact, that, Rome was an Aggressively Warring & Conquering nation. This is in the Nature of “Empires”; as distinguishable from the Less-Centralized, & More Republican, Democratic, Natural, & Organic forms of our Traditional Anglo/American systems of Constitutional Governing. History well recognizes that



Many of the peoples conquered by Rome were reduced to Slaves. The Roman merchants engaged in much Slave Trade. They established Slave-Markets. There-in; Contracts, for the delivery of Slaves, routinely exchanged hands among merchants in ancient Rome. No reputable scholar on this subject contests these propositions.

By contemplating how all of this research can be construed as being accurate; the responsible jurist & qualified elector can reasonably conclude that the Roman Municipal/Civil Model of Government & Law-Making is Derived from the even more ancient Model of Slave-Trading Government, which came from ancient Babylon.

These deeper historical insights have significant implication for all good public servants; including especially those who have any respect for such Biblical passages as is set forth in the accompanying Citation quoted in the accompanying document, as:

**Citations Group 14:**

Collectively; these citations indicate that modern Municipal/Civil Law is in bold-faced Conflict with the much more spiritually righteous Anglo/American Common-Law up-on which our American system of Government has been firmly established. From the above citations, sufficient Evidence is shown for Reasonable Jurists to conclude, that, the complete system of Municipal Law is designed from its roots to facilitate a modernly obscured version of "Slave-Trading". Here-under, & in light of modern common knowledge of American Court Process; Jurists have "Probable Cause" to Conclude that the here-in accused powerful Criminal Racketeering Syndicate is purposefully Mis-Using Municipal/Civil Law to Pillage & Plunder the economic & literal Life-Blood of our American People.

Further here-under; applicable "Law" & the "Interests of Justice" Require that these Deceptions from these Modern Slave-Traders should rightfully be Purged from each & every County in America; so that our common People may live healthy & parasite-free lives.

Objectively; over-whelming "Proof Beyond Reasonable Doubt" Does Exist, that, the here-in complained of "Criminal Syndicate" is essentially a "Parasite Class"; & that, the leading members there-in are constantly scheming as to how most efficiently to Pillage and Plunder the Organic Body-Politic of our Honest Working-Class People. Here-under; the Detrimental Impact on our Common American People by the said Criminal-Syndicate has been significantly Exacerbated by the fact that they have effectively Insulated Them-Selves from the Constitutional-Right of "We the People" to Bring Criminal-Complaints in the Courts of our Precincts, Counties, States, & Nation, Against those Individual Members of their Criminal-Syndicate.

However, the core of this Cancer on our American organic body-politic, is organized by the more Aristocratic and Wealthy "Illuminati" Types of the people who are residing in our Nation, many of whom are Corporate Executives and share-holders involved in Insurance, Banking, & the News-Media. These Conspirators scheme relentlessly to either directly Compromise or Coerce the members of America's Judiciary to directly "Obstruct Justice", by Subverting our People's Constitutionally-Guaranteed Right to promptly access Constitutional "Due Process of Law". There-by; our American People are Obstructed from our Rights to directly File & Prosecute Our Own Criminal-Complaints against Corrupted Government Office-Holders; all of which, in turn, effectively insulates from Criminal Prosecutions that entire aristocratic Parasite-Class.

Modern American "Rules of Civil Procedure", (which effectively are the only procedures available in our modern Courts for our common People); are purposefully engineered by the Conspirators here-in complained of, as a 'Series of Traps and Pit-Falls', & which have been purposefully

& lawlessly placed there-in for nothing less than an “Obstructing Justice”. In the larger context of how ‘Common Law’ has become Adulterated by ‘Civil Procedure’, & speaking to the ‘American Bar Association, in 1896, Sir Montague Crackenthorpe referred to this Adulterated & Civilized version of ‘Common Law’, in precisely these terms, as shown in:

**Citations Group 15:**

That last citation clearly illustrates the Intensity of the Ideological Battle between those who desire the pure & un-adulterated version of Common-Law based “Justice”; as opposed to the Adulterated & Civilized version of the same. While many of the more honorable Judges with-in that municipal/civil court system would naturally be inclined to stand-up & protect the Rights of our Common American People; the sad reality is that any such honorably inclined Judges are routinely suffering under intensely Coercive Threats &/or Seductive Bribes, in order that they there-under facilitate the Pillage & Plunder of our American People by the same Criminal Syndicate here-in complained of, & this especially including Rogue & Corrupted Executive Office-Holders.

The more honorable members of our Nation's “Legislative Assembly” are similarly afflicted; with many of the less honorable Legislators there-in knowingly & willfully embracing & supporting the Violent Schemes of that Criminal Syndicate. Every-where in America’s National, State, County, & Municipal/City levels of Government, Rogue & Corrupted “Executive Officers” are Routinely Providing Support for this same “Treasonous Conspiracy”. While this author & associates recognize that there are many basically Good Executive & Judicial Officers; the Rogue & Corrupted Officers there-in are very “Well Paid”, in Reward for their ability to strategically Mis-Use the Executive Force-Administering Powers which they control.

\*\*\*\*\*

**What You, as a ‘Public Servant’, are now Duty-Bound to Do.**

Further here-under; Take Constructive Notice that we do Here-By Invoke Constitutional "Due Process of Law" to "State a Complaint" Before All of You, about these “Criminal Acts of War” which are being Routinely Waged Against “We the People” of the U.S.A. These “Acts of War” are Routinely being Committed by this same Powerful Group of Criminally-Syndicated Treasonous Conspirators, all of whom have Infiltrated the Highest-Levels of our American National, State, & Local Government Juris-dictions.

Take Further Constructive Notice here-under, that, with regard to this Complaint now before you; that, As one of Our "Public Servants", You have a "Constitutional Duty" to Do Every-Thing In Your Power to Assist Us in our collective Pursuit of Constitutional "Due Process of Law" to obtain our Lawful Remedy.

Further, please note that All Public-Servants who have here-to-fore been involved in the here-in referenced “Treasonous Conspiracy”, but who Render Assistance to the People of our American Nation by Assisting in this effort at Eradicating the Parasitically Treasonous Conspirators from our organic Body-Politic, & in Restoring Constitutional Government here-in; these previously Complicit People will now receive liberally dispensed “Amnesty”, or significantly Reduced Sentences, in response to their past Crimes.

Take even further Constructive Notice, that, now that You Have Now Been Served with This Legal Constructive-Notice Document, and that You Now Have Three Choices, which we here list as follows:

1: Your First Option, is that, you can show some Courage & Honor by Doing Everything In Your Power, as an Honorable "Public-Servant", to Insure that Constitutional "Due Process of Law" is actually, faithfully, and completely Followed; and that Full Accountability & Justice is actually Rendered, in response to not only this Criminal Complaint, but also to any other Criminal Complaints in accompaniment here-with.

In these preliminary stages, this will include your exhaustively exploring the possibility that we complaining parties are completely Delusional. However, if you pursue that angle; then we expect you to fully Explain to us, in Reasonable manners, Why and How Our Propositions & Arguments as presented here-in, regarding both situational 'Facts', and related "Law", are some-how "In Error". If you seek to escape the Full Lawful Resolution of this Criminal Complaint by so counter-accusing we Complaining Parties of being 'Incompetent'; then, you had better be very sure of the chips which you are gambling with; because, "Treason" is likely the very most very serious of Criminal Charges possible; & our supreme God of all of the Natural Universe, frequently responds with Flames Wrath against people who present superficial Obstructions to the Lawful Remedies to which We the People are lawfully entitled. And we are His 'Humble & Obedient Servants'; & we have the Constitutional Right to "Keep the Peace" for our common American People, by applying 'Force', so-as-to cause the 'Arrest' of people who Conspire to 'Breach the Peace' of our common American People.

This first option, of your faithfully "Following Due Process of Law", Will Require some "Courage" from you, because the parasite-class which America's Organic Body-Politic is here-by confronting, is indeed very Powerful. However; you will have the un-dying Loyalty, Support, and Affection of our American People; & the leadership of this effort will do every-thing in our power to protect you from harm. And, in the worst case scenario, & whether in the distant-future, or soon; your place in a beautiful spiritual realm, (however you might conceive that place), is quite solidly assured. (The the source-consciousness of the intelligent-design of the universe, does not forget the people who have shown the courage to stand up & speak out in support of the natural/organic Rights of our Common People. These words are true.)

2: Your Second-Option, is that, You Can RESIGN the Public-Office which you presently hold. This will allow for an individual with more courage and/or patriotic-loyalty to our Organic Constitutional United States of America than you, to have a reasonable chance at gaining access to the Public Office which you presently hold, and there-by to assume the Constitutional Duties of which you are not capable of exercising. We comprehend that serious Conflicts like this were not explained to you when you entered in-to your intellectually & spiritually Bankrupt Institutions of 'Higher Education', & that you may have then been quite 'naive' about what "Constitutional Duties" were going to be imposed up-on you when you entered your 'Public Office'. How-ever; your Duties have now been explained to you in such idiot-proof manners as to strip you of any reasonable 'Plausible Deniability' of 'Criminal Intent', if you might choose to entrench there-in.

We are sorry that you have experienced such a traumatic rude-awakening. We comprehend, that, in your presently traumatized condition, that, you here-under are not capable of defending the Constitutionally Guaranteed Rights of our common American People. You need time to heal from your recently experienced trauma. We will do all in our power to secure paid leave-of-absence & psychological & spiritual counseling for you. But you now need to Step Down from the Public Office which you hold, & to Go your way 'In Peace'.

3: Your Third-Option You can Entrench as a "Criminal Co-Conspirator" in the Treasonous Conspiracy, as described generally in this document; & where-under we will likely Name You as such a Co-Conspirator, in an Amended Version of this "Criminal Complaint of Treason". We sincerely hope that you will not choose this very seriously confrontational option. However, we have done the math;

and copies of this "Constructive Notice" document are now being distributed among a very large number of "Public-Servants"; and, because the influence of the treasonous conspirators among us is so Powerful and pervasive, we realize that the chances are fairly strong that many Corrupted Public-Servants, possibly including your-self, may, unfortunately, choose this evil option.

Again, we sincerely hope that you do not choose that path. However, if you do so; then please note that our door remains open to you whenever you might see fit to change your mind, but that the Criminal Penalties which our American Nation/State will seek against you, will be Proportional to Your Over-All Involvement in this Treasonous Conspiracy. Here-under; 'Late Conversions' will be rewarded in the manners which the Supreme Jury Judging the matter might Unanimously Decide to be harmonious with the "Interests of Justice" of the Jurisdiction which your Public-Office serves; all of which may even include the death-penalty.

Again, and please, do not choose this final, third, & more evil option.

\*\*\*\*\*

Again; all parties please communicate, in a timely manner, any of your possible "Objections" to our common American People moving to curtail the Treason here-in complained of, similarly as a "Social Immune-System" process; or else be Presumed to have "Admitted by Default" that we do legitimately have these Rights.

---

'Charles Bruce, Stewart';  
Pro-Tem: Chief United States Supreme Court of Law Judicial-Officer.  
Co: 1117 North Neches Street; Coleman Texas [76834].  
325-232-0241. EMail: <Charles@ConstitutionalGov.us>

~~~~~