

**In the Supreme Court-of-Law for the United States of America; & also  
in the Limited-Jurisdiction Civil/Municipal Supreme-Court of the U.S.A.**

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The People who Organically Constitute )  
 our Socially-Compacted Body-Politic, )  
 which is commonly known as )  
 our “United States of America”; )  
 & Proceeding as a “Private Attorney General”, )  
 & In the Service of the “Public-Interest”, )  
 & all U.S. American Nation/State Ex-Relatione; )  
 by & through Co-Plaintiff “Charles Stewart”; )

Plaintiffs/Accusers/Claimants; )

Vs: )

Various Powerful Private Individual )  
 ‘Deep-State Conspirators’, Including “Bill )  
Gates”, “Anthony Fauci”, “Alan Dershowitz”; )  
 & Various Individual ‘Holders of Public-Offices’ )  
 with-in the Private Legal-Fiction )  
 Limited-Liability Municipal-Corporation, )  
 which is functioning as the Militarized & )  
De-Facto Government of these: )  
“UNITED STATES OF AMERICA”; )  
 & various Agencies & Agents there-under; & )  
 including specifically: President Joseph Biden”; )  
 & VP & Senate-President “Kamala Harris”; )  
Health & Human Services Secretary ‘Xavier )  
Becerra’; All Current Members of the ‘Biden- )  
Harris Covid-19 Health Equity Task Force’; )  
 Homeland-Security Secretary “Alejandro )  
Mayorkas”; FEMA Administrator: “Deanne )  
Criswell”; Secretary of Treasury “Janet Yellen”; )  
 Attorney General “Merrick Garland”; & all )  
Federal Judges of the Municipal Government’s )  
 Supreme, Appellate, & District Courts, )  
 including Chief Judge ‘John Roberts’; )  
 & all U.S. Senators, including )  
 Pro-Tem Senate-President “Patty Murray”; )  
 & Past Administration Conspirators: )  
 “Donald Trump”; “William Barr”; )  
 “Mike Pence”; “Deborah Birx”; )  
 & all U.S. Representatives, including )  
 House Speaker “Kevin McCarthy”; )  
 & numerous others similarly situated, & )  
 & to be named more fully later, here-in, )  
 & in up-dated versions of this Complaint; )

Accused/Defendants. )

USA Supreme Court-of-Law:  
Case-Number: 2023-0001;  
 & Limited-Jurisdiction Civil/Municipal  
USA Supreme-Court Case #: \_\_\_\_\_;

Sworn Affidavit of Criminal Complaint;  
 & here-in Affirming Personal & Public Common  
 Knowledge among Well-Informed Qualified-Electors &  
 Constituents, that, certain “Deep-State Conspirators”  
are Fear-Mongering ‘Malicious Propaganda’  
in the form of Fraudulent Declarations of  
a Nation-Wide ‘Medical-Emergency’, allegedly  
because of a “Corona-Virus-19 Pandemic”; &  
 Further Affirming, that, the ‘Response’ made there-to  
 by certain Public-Servants in our American People’s  
 Federal Municipal/Civil Machinery-of-Government,  
 have Included: ‘Un-Lawful Usurpations’ of  
Constitutional-Rights of Local-Self-Governing,  
including Rights to Exercise Our Own Original &  
Exclusive Judicial & Executive Jurisdictions, in  
 manners which allow us to More Efficiently Respond to  
 All Emergencies, including this one, As We See Fit;  
 & here-under Further Affirming, that,  
 Physical “Treasonous Warfare” is knowingly,  
willfully, maliciously, & routinely, being  
Waged Against our Common American People,  
 by these Same “Deep State Conspirators”;  
 & here-under, Judicially Ordering the Organic  
Re-Organizing of the Machinery-of-Government  
 of that Private Statutory Civil/Municipal Corporation;  
 & here-under Further Demanding “Injunctions” &  
 “Restraining Orders”, all in such manners as  
Prohibits ‘Numerous Dangerous Acts’,  
 (which are being fraudulently proposed as Remedies);  
 & with “Warrant” for the Use of Force in  
Lawful Defense Against All Lawless Acts of Treasonous  
Aggression which may be related there-to;  
 & further here-under Judicially Ordering  
All Necessary & Reasonable Changes in Structure &  
Function of All Federal Economic-Policies,  
Governmental Offices, & Elections of Federal Office-  
Holders; & this including Meaningful & Immediate  
“Economic-Relief” for our Common American  
Working-Class People & Small-Businesses.

(Version-7. Up-Dated 2023-February.)

I, "Charles Stewart", do here-by Make Oath to Swear As "True", before all good people in the USA; & also as before the Supreme Judge of the Universe, aka: the God of Abraham, aka Yhvh, aka Jehovah of Armies; all here-under I am Swearing as "True", as follows:

I do presently reside, & maintain my "Qualified-Elector Status", in Precinct 1, of Coleman City & County, in the State of Texas. I am bringing this Complaint before this USA-National Supreme Court-of-Law, through this Motion & Sworn-True Affiant. In addition to my above described manners of proceeding; I am also proceeding in the Name of, & on the Behalf of, My Lord & Saviour Christ Jesus. And, as described earlier, I am also proceeding in the Name of, & on the Behalf of, the Common People of these United States of America, aka "Nation/State-Ex-Rel", as a Constituent-Member of our American National Organic Body-Politic; 7 there-under, also I am proceeding as what is known legalistically as a "Private Attorney General". I am capable of producing reputable law research sources which explain the nature of these legal concepts, if any parties related to this case might be inclined to dispute the rightfulness of my taking this liberty here to proceed in this manner.

I am Filing this document, as written record of My Own Sworn-as-True Criminal-Complaint and lawsuit, as against the Multiple Accused Criminal Conspirators, which are named, both above, & more fully later here-in, & perhaps also in future filings in amendment here-to. These Accused Criminal Conspirators include elected government officials, corporations, and individual persons.

I am sufficiently competent in Constitutional "Due Process of Law", to comprehend, that, in this sort of a complaint, applicable Law Requires that I Declare, that, some-how, I have been Personally Injured or Damaged by the Actions of the Criminals which I am here-in accusing. For the moment here, regarding this procedural point; I will only say that I have only suffered minimal personal damage; ... but, this is a damage of a general nature, which has affected every Constituent of our USA-National Organic Body-Politic. This damage includes emotional stress, & intense mental & spiritual frustration; all as directly related to the manner in which most of our nation's acting governmental office-holders are failing to respect the Constitutionally Guaranteed Rights & Liberties of our Common People, & of our Local & Spiritual/Religious/Political Communities.

All of this is described more fully in the first document web-linked here-in below, & which is entitled similarly as "Constructive Notice of Treason". And; moving in that direction; I do here-under open my complaint here, by focusing on these issues, as follows:

As the Direct Result of the Malicious Actions Taken by the Conspirators who are Fraudulently Proclaiming this Fake "Corona-Virus Pandemic"; I have been suffered at least some minor deprivations of my Peace, Safety, Happiness, Liberty & Rights; all just as have literally Multitudes of my fellow men & women with-in the USA, & throughout this world. This "Fake Corona-Virus Pandemic" has amounted to a Malicious Assault up-on not only my individual being, but also on the Economic & Physical Safety of All of Humanity in this Entire World.

The here-in Accused Criminal-Conspirators include all Elected and Employed Government Officials & Agents; at least in-so-far as there might exist at least Some Evidence to substantiate their knowing involvement in this malicious & evil scheme. Anyone in such a position & so participating should have known better than to so participate. They All Had Duties to Do Minimal-Levels of Research and Investigation, well before they so participated.

Here-under; & Regarding not only this 'Corona-Virus' issue, but also regarding a large number of other important issues; All Office-Holders in All Departments of the present Roman-Empire-Model of USA-National Statutory/Municipal/Civil-Government have 'Completely Failed' to Responsibly

Provide for Reasonable Dissemination of the ‘Truth, Justice, Safety, Peace, & Liberty’, which is Inherently “Necessary” in order for our Common-American People to “Responsibly Self-Govern”. This is a ‘Gross Failure’ of Inherent Governmental Duties; & it especially includes our American People’s Statutory/Municipal/Civil Government’s so-called ‘Supreme-Court’.

This modern desperate, ugly, & dysfunctional situation, has allowed for a Small Group of Powerful Individuals, in & out of Government Offices, to Routinely Pillage & Plunder our Common American People, all in manners which effectively amount to “Treason”. This is all explained in the first 20-page document, & the second & related 18-page document, as web-linked here:

**<https://ConstitutionalGov.us/SupremeCourtOfLaw/Treason-USA/1-TreasonComplaint-ConstructiveNotice-AllOfficers&Agents-V1.5.pdf>**

**<https://ConstitutionalGov.us/SupremeCourtOfLaw/Treason-USA/2-TreasonConstructvNtc-CitationsSupportive-V1.2.pdf>**

It is the belief, not-only of my-self, but also of multitudes of other reasonable Americans of good reputation, that, the Evils here-in being Complained of, will Never find any Effective “Remedy”, unless, proceeding Lawfully, & with Minimal-Trauma; All of these Federal Municipal Offices & Officers, are either Removed from the Public-Offices which they have been Entrusted to Hold; or else, some-how, & preferably, they become Converted in-to Active Supporters of a New American National Court System & Government, which is Fully Compliant with our Supreme Anglo/American Traditions of Constitutional “Due Process of Law”, & the “Rules of the Common Law”.

By & through the very Nature of this current Complaint about the Maliciously Fraudulent & Criminally Subversive “Corona-Virus Alarm”, we Complaining Parties have come to believe, that, in order for any Effective “Remedy” to be secured in this specific case, & eventually, it will become Necessary to address All of the general Issues Raised in the previously web-linked & referenced document entitled similarly as “Constructive Notice of Treason”.

The Effective “Remedy” here-under proposed, is presented in the related document entitled similarly as “Notice of the Formation of Responsibly Self-Governing Communities”, & the accompanying “Supportive Citations” document, both of which are 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>**

Here-under; this Complaint Stands in this Supreme Court-of-Law, to Accuse a clear majority of the Highest Officer-Holders in our USA Statutory/Municipal/Civil Federal-Government, along with a number of powerfully influential private people, of Failing to Maintain the ‘Minimal Standards of Behavior’ which are inherently Necessary in order for them to be recognized under the Common-Law Jurisdiction of their own Local Communities, as ‘Qualified Electors’. These Public Office holders & private individuals all here-by stand Accused of ‘Responding’ to these Declarations of Nation-Wide ‘Medical-Emergency’; in manners which, (in their most favorable light), represent “Gross Incompetence”; & which the available Evidence indicates much more likely to be, a form of “Institutionalized Corruption”.

Further here-under; these Complaining Parties, ex-rel, collectively; do respectfully suggest that this Court provide broad opportunity for these Corrupted Individuals, & especially the Accused Corrupted Public-Servants, to Publicly “Repent” & “Apologize” for their past participation in this self-evident & obvious evil Conspiracy to Enslave our American People. Here-under, these Complaining

Parties do seek to provide 'Non-Traumatic Path-Ways' for the here-in Accused Defendants to become respectable & honorable members of our Organic Confederation of Responsibly Self-Governing American Communities.

How-ever, for those Accused Defendants who Refuse to Admit to their Criminal Complicity, & to Repent there-of, & After they have been legitimately Convicted by the Twelve Constituent Elector Member Jurists who Constitute this Court, & as the 'Interests of Justice' might so require; here-under, this Affiant Moves this Court to 'Issue an Order & Warrant'; & there-in directing that, a clear majority of the here-in named & Accused Holders of Public-Offices be promptly 'Removed' from the 'Public Offices' which they hold; & this with full authorization & warrant to use 'what-ever force is necessary'.

As this Complaint is being processed before the Jurists who Constitute this Court; perhaps these Jurists might find, that, the Interests of Justice requires, that, some of these accused Public Office Holders should Not Only be Removed from the Public-Offices which they hold, but also, that, they should be Punished through some form of additional physical coercion, such as imprisonment. All of these possible scenarios here-under are acceptable for this Affiant & Complaining Party; at least so long as these Jurists Unanimously Adjudicate that the "Interests of Justice" are here-by being efficiently served.

If Any Qualified-Elector in these USA might honestly believe that they have Found Any sort of an "Error", in the Reasoning which has been presented in either this document, or in any of the here-in web-linked & external documents, regarding either the "Factual Evidence", or in my interpretation of applicable "Law"; then, these Complaining Parties here-by Demand that such Elector Promptly Notify the Officers of this Court, in order that all possible Merit to any such Critiques, might be promptly & lawfully Weighed for Merit; & there-under, as the "Interests of Justice" might so require, those Critiques may be brought in To Affect the Course of these Proceedings.

I here-under recognize, that, All Qualified-Electors in the USA have the Right to Demand that All Their Concerns related to this Complaint be Given Full & Fair Hearing, in the up-coming proceedings related to this Complaint. The process for becoming Certified as a Qualified Elector is quite simple; all Socially Responsible Americans can easily qualify; & the vast majority of this process can be completed by simply signing or verbally & publicly affirming an Oath to Assume the Duties of a Qualified-Elector, as set forth through the publicly available document web-linked here:

<https://ConstitutionalGov.us/Organizing-Townships&Precincts/OathOfOfficeForms/OathOfOffice1-QualifiedElectors-V4.pdf>

### **Preliminary Note About the Accused Parties:**

Many of the individuals accused here-in, & especially Holders of Public-Offices, are being Named & Accused as Criminal Conspirator Defendants, only because of their Capitulation & Surrendering of their Integrity to the Un-Natural & Perverted Public-Policies of the present De-Facto Statutory/Municipal/Civil Government. Here-under, it is Necessary to formally Name & Accuse these people, in order for this Court to Gain Jurisdiction over them, & there-by to provide some form of Effective Justice & Peace for our common American People. The first set of 2-web-links provided above, on page-2 here-in, connects to documents which explain these dynamics in greater detail.

Under the system of 'Higher Law', as described in the Seventh Amendment as the "Rules of the Common Law"; Procedure Duly Requires, that, All Parties Complicit be Named & Accused, in order that True "Justice" may be fully disseminated among the full body of the community. Here-under; these Ex-Rel Complaining-Parties are hopeful, that, once these accused individuals are presented with Judicially Legitimate Orders to Comply with these 'Higher Laws', that, those individuals will so Comply; & that, here-under, it will not be necessary to move against them with direct Criminal Conspiracy Accusations or Penalties.

## **Here-under; The Accused Parties Are:**

### **First Section: Private Individuals & Corporations:**

#### **“Bill Gates”,**

Much has been written about Mr Gates’s involvement in the Crimes which are generally complained of here-in; & we intend to provide more complete indictment against Mr Gates in the future; but, for now, the following two videos should serve as a good starting-point for introducing the nature of this Complaint against Mr Gates; as follows:

**“Bill Gates Depopulation Agenda - Depopulacni Agenda Billa Gatese”. Greg Reese: 6-minutes:**  
[https://odysee.com/@True\\_World:f/Bill-Gates-Depopulation-Agenda---Depopulacni-Agenda-Billa-Gatese:7](https://odysee.com/@True_World:f/Bill-Gates-Depopulation-Agenda---Depopulacni-Agenda-Billa-Gatese:7)

The above video provides also a basis for our indictment here-in as against Antony Fauci & Deborah Birx. Further Evidence is presented through the following web-links:

**“Bill Gates and the Population Control Grid & The "Better than cash Alliance”:**  
**Corbett Report: 37-minutes: ...** <https://www.youtube.com/watch?v=P4U6Lq4EBMo>  
<https://thejewishvoice.com/2020/05/gates-foundations-event-201-rockefeller-foundations-lock-step-simulations-eerily-resemble-current-events/>  
<https://jamesfetzner.org/2020/03/zero-hedge-event-201-unfolds-covid-19-action-platform-global-government/> (This Last Document is No Longer Available; & an Alternate-Links is desired.)

We intend to provide a more complete indictment & complaint against Mr Gates in the future; but, for now, the above videos & text-documents should serve as a good starting-point for introducing this Complaint against him.

#### **“Alan Dershowitz”;**

Alan Dershowitz is just one among many moral prostitutes who are also recognizable as “Bar Association Attorneys”; & Mr Dershowitz is particularly involved in the promotion of the despotic military police-state form of government which is here-in being complained of, as evidenced through the short video clip that is presented in the link here:

**Jason Goodman Interviewing Alan Dershowitz:**  
~~<https://www.youtube.com/watch?v=71-xFevn8Rk> 3-minute cut.~~  
~~[https://www.youtube.com/watch?v=1YENI\\_oLmQg](https://www.youtube.com/watch?v=1YENI_oLmQg) Full Interview.~~

**(Both of these Videos are No Longer Available; & Alternate-Links are Needed.)**

We intend to provide more complete indictment this significant conspirator in the future; but, for now, the above videos should serve as a good starting-point for introducing the nature of this Complaint against him.

Other Private Individuals & Corporations may be added here-in at a later date.

~\*~

### **Second Section: Public Office Holders, & Civil/Municipal Corporations:**

In addition to the Private Individual & Corporate Criminal-Conspirators named here-in above; there also exist Various Individual ‘Holders of Public-Offices’ with-in the Militarized Private Corporate De-Facto Statutory/Municipal/Civil Federal-Government, & which routinely proceeds under the all-capitalized name of these: “UNITED STATES OF AMERICA”; & this includes numerous Agents & Agencies there-under; & including specifically the following:

**“Xavier Becerra”; Secretary of US Department of Health & Human Services:**

Mr Becerra has allowed the Public-Office over which he presides to become Hi-Jacked & Commandeered by the general group of Treasonous Criminal Conspirators which are complained of here-in. Here-under; Mr Becerra has Given Endorsement to the “Bad Science”, up-on which the “Mass Hysteria” & “Military Police State” Agenda here-in complained of has gained a foot-hold, & through which the other more militaristic Federal Agency Leaders have gained Color-of-Legitimacy for Imposing the Tyrannical & Despotic “New World Order” which some here-in may honestly be mis-guided about, but concerning which clearly the vast majority are clearly knowing & willful Treasonous Co-Conspirators.

We expect to provide more detail about Mr Baceera’s Complicity in this Subversive Scheme of Tyranny & Despotism, in future versions of, or amendments to, this complaint.

**“Anthony Fauci”: Leading Corona-Virus Bad-Science Hysteria Promoter:**

Mr Fauci is one of the most significant promoters of the “Bad Science”, up-on which the “Mass Hysteria” & “Military Police State” Agenda here-in complained of has gained a foot-hold, & through which the other more militaristic Federal Agency Leaders have gained Color-of-Legitimacy for Imposing the Tyrannical & Despotic “New World Order”, which some here-in may honestly be mis-guided about, but concerning which clearly the vast majority are clearly knowing & willful Treasonous Co-Conspirators.

We expect to provide more detail about Mr Fauci’s Complicity in this Subversive Scheme of Tyranny & Despotism, in future versions of, or amendments to, this complaint.

**“Deborah Brix”, Leading Bad-Science & Hysteria Promoter:**

Ms Brix is Ex-Military, & she also is one of the most significant promoters of the “Bad Science”, up-on which the “Mass Hysteria” & “Military Police State” Agenda here-in complained of has gained a foot-hold, & through which the other more militaristic Federal Agency Leaders have gained Color-of-Legitimacy for Imposing the Tyrannical & Despotic “New World Order”, which some here-in may honestly be mis-guided about, but concerning which clearly the vast majority are clearly knowing & willful Treasonous Co-Conspirators. We expect to provide more detail about Ms Brix’s Complicity in this Subversive Scheme of Tyranny & Despotism, in future versions of, or amendments to, this complaint.

**“Alejandro Mayorkas”: Secretary of Homeland-Security:**

Mr Mayorkas has given Color-of-Legitimacy for Imposing the Tyrannical & Despotic “New World Order”, which some here-in may honestly be mis-guided about, but concerning which clearly the vast majority are clearly knowing & willful Treasonous Co-Conspirators. We expect to provide more detail about Mr Mayorkas’s Complicity in this Subversive Scheme of Tyranny & Despotism, in future versions of, or amendments to, this complaint.

**“Deanne Criswell”; Administrator of “FEMA”, aka:  
the US “Federal Emergency Management Agency”:**

MS Criswell has given Color-of-Legitimacy for Imposing the Tyrannical & Despotic “New World Order”, which some here-in may honestly be mis-guided about, but concerning which clearly the vast majority are clearly knowing & willful Treasonous Co-Conspirators. We expect to provide more detail about Mr Gaynor’s Complicity in this Subversive Scheme of Tyranny & Despotism, in future versions of, or amendments to, this complaint.

**“Janet Yellen”: Secretary of the United States Treasury:**

Ms Yellen is a significant Co-Conspirator in the Financial Crimes being committed against our American People, under the Color-of-Legitimacy which has emanated from previously named Co-Conspirators Gates, Dershowitz, Azar, Fauci, & Brix. Ms Yellen should be smart enough to know that this entire “Corona-Virus Alarm” is a False Alarm, all based on “Bad Science”; & all of which is being implemented by the here-in-named Treasonous Conspirators; & all of which is Giving Cover for the massive “Financial Crimes” which are here-under & routinely being Committed against our common American People.

We expect to provide more detail about Ms Yellen’s Complicity in this Subversive Scheme of Tyranny & Despotism, in future versions of, or amendments to, this complaint.

**“Merrick Garland”; Leader of the Militarized Municipal Executive Department’s “US Department of Justice”, & of the Office of the “US Attorney General”:**

Mr Garland is the Leader of this Un-Constitutional Office, from which routinely emanates a Claim of the Right to Monopolize All Criminal Prosecutions in all United States Federal Courts. Here-under; Mr Garland is routinely giving Color-of-Legitimacy to the Bad-Science up-on which is progressively being accomplished the Forcible Conversion of these United States of America in-to a Despotic Military-Police-State.

Mr Garland’s role in giving Color-of-Legitimacy to the Un-Invited & Un-Constitutional Deployment of Militarized Federal Executive Officers in Local Disturbances, has been Clearly Designed to Advance the Despotic & Tyrannical Military-Police-State Agenda which is here-in being complained of. We expect to provide more detail about Mr Garland’s Complicity in this Subversive Scheme of Tyranny & Despotism, in future versions of, or amendments to, this complaint.

**“William Barr”: Past Leader of the Militarized Municipal Executive Department’s “US Department of Justice”, & of the Office of the “US Attorney General”:**

Mr Barr is the Past Leader of this Un-Constitutional Office, from which routinely emanates a Claim the Right to Monopolize All Criminal Prosecutions in all United States Federal Courts. Here-under; Mr Barr is routinely giving Color-of-Legitimacy to the Bad-Science up-on which is progressively being accomplished the Forcible Conversion of these United States of America in-to a Despotic Military-Police-State.

Mr Barr’s role in giving Color-of-Legitimacy to the Un-Invited & Un-Constitutional Deployment of Militarized Federal Executive Officers in Local Disturbances, has been Clearly Designed to Advance the Despotic & Tyrannical Military-Police-State Agenda which is here-in being complained of. We expect to provide more detail about Mr Barr’s Complicity in this Subversive Scheme of Tyranny & Despotism, in future versions of, or amendments to, this complaint.

**“Joseph Biden”; is the Leader of the entire Executive Department of the Militarized Municipal DeFacto Government of the People of our United States of America.**

While Mr Biden has said & done some good things in efforts which seem intended to mitigate the damage being done to our entire society; Mr Biden has also effectively “Sold Out” to the Darker Levels of the more Inner-Core of the Evil Conspirators, & who are the true source of this Evil Agenda of Tyranny & Despotism. (Many of those more evil individuals are yet un-named &/or un-known.)

Mr Biden has Lent ‘Color of Legitimacy’ to the ‘Mass Hysteria’ that has consumed multitudes of Powerful Public-Servants at all levels of our American Government, along with Communications Media Corporation Officers who are relentlessly “Lying” to our common American People about this

Evil Conspiracy. Mr Biden has issued “Executive Orders” which perpetrate these Evils; & even now he could Revoke those despotic ‘Executive Orders’, but he refuses to do so, because, he has become Complicit in that evil scheme.

We Nation/State-Ex-Rel Complaining-Parties could here present volumes of detailed accusations & evidence against Mr Biden; but, in the interests of keeping this document short & simple, & to quickly move it in-to position to then Move this Court to Action; these volumes of detailed accusations & evidence are here abbreviated, but may be expanded at a later date.

We here do note, that, many Left-Wing & Liberal Voices have brought Credible Accusations against Mr Biden; but in our efforts here to provide a taste of the context from which this Accusation against Mr Biden is emanating, we suggest reviewing & keeping abreast of multitude of Videos & Text-Documents which are freely available on the internet.

(This Section Accusing Biden Needs to be Expanded.)

### **“Donald Trump”; is the Past Leader of the entire Executive Department of the Militarized Municipal DeFacto Government of the People of our United States of America.**

While Mr Trump has said & done some good things in efforts which seem intended to mitigate the damage being done to our entire society; Mr Trump has also effectively “Sold Out” to the Darker Levels of the more Inner-Core of the Evil Conspirators, & who are the true source of this Evil Agenda of Tyranny & Despotism. (Many of those more evil individuals are yet un-named &/or un-known.)

Mr Trump has Lent ‘Color of Legitimacy’ to the ‘Mass Hysteria’ that has consumed multitudes of Powerful Public-Servants at all levels of our American Government, along with Communications Media Corporation Officers who are relentlessly “Lying” to our common American People about this Evil Conspiracy. Mr Trump has issued “Executive Orders” which perpetrates these Evils; all of which Evidences his Complicity in this evil scheme.

We Nation/State-Ex-Rel Complaining-Parties could here present volumes of detailed accusations & evidence against Mr Trump; but in the interests of keeping this document short & simple, & to quickly move it in-to position to then Move this Court to Action; these volumes of detailed accusations & evidence are here-in abbreviated, but may be expanded later on.

We here do note, that, many Right-Wing & Conservative Voices have brought Credible Accusations against Mr Trump; but in our efforts here to provide a taste of the context from which this Accusation against Mr Trump is emanating, we suggest reviewing & keeping abreast of Videos from one “Roy Potter”, who has rock-solid ‘Right-Wing/Conservative Credentials’. In the following linked 7-minute Video; Mr Potter appropriately moves his accusation against Mr Trump (from the purely secular) to the Spiritual & Religious Domain/Realm, as he Chastises Mr Trump for Failing to Maintain ‘Minimal Christian Standards of Morality’, & for engaging in ‘Pharmaceutical Company Monopoly’ based ‘Black-Magic Sorcery’.

**“Trump, Covid, The Mark And Sorcery”**

<https://www.youtube.com/watch?v=vmAQKzSedoM&t=12s>

### **“John Roberts”: & All Other Holders of Judicial Offices in our Federal Municipal Government’s Supreme, Appellate, & District Courts:**

All of these Federal Municipal-Government’s Judicial Officers are being Named here-in, because, by simple virtue of their very powerful positions, the vast majority of them are surely aware of the “Bad Science” which is being used to lend Color-of-Legitimacy to the “Corona-Virus Emergency”, & which has so Fraudulently been Declared by the previously here-in named Co-Conspirators.

The first web-link presented on the second-page of this document, links to this document’s more foundational document, (entitled similarly as “Constructive Notice of Treason”); & on the third-page

there-in, is presented “Evidence”, which produces Probable Cause for Reasonable People to Suspect that ‘Federal District Court Judge John Roll’ was ‘Murdered’, by the Same Core Group of Rogue Executive Department Criminal Conspirators as being complained of here-in. We Complaining Parties do here-under recognize, that, many Federal Judicial Offices do have the Courage & Integrity to exercise their Judicial Power in manners which truly Defend the Rights of our Common American People, even to the point where they routinely Risk Becoming Murdered by their courageous actions.

But the more pressing concern here-in being presented, is that, the Same Group of Treasonous Criminal Conspirators who likely Murdered Judge John Roll, President Kennedy, & the multitudes of innocent others implied in that section of the other document, would not be capable of committing all of these egregious ‘Acts of War’ against our common American People, unless, they had some-how secured the knowing, willful, & complicit Support of a very large number of Federal Municipal-Government Judicial Officers. The Central Proposition of that same other document, is that, All Levels of Judicial-Offices in American Municipal Governments, are inherently Designed to ‘Create an Environment’ where-in the Judicial-Office-Holders there-in are routinely Pressured to Obstruct Actively Pursuing Criminal-Complaints as against the Same more powerful & connected of the Treasonous Conspirators as are being complained of there-in & here-in.

In the same section of the previously referenced “Constructive Notice of Treason” document, was described how past U.S. Supreme Court Chief Judge ‘Earl Warren’ was Pressured to become Complicit in the well-financed ‘Cover-Up of the Murder of President Kennedy’.

Here-under; we Complaining Parties have come to believe, that, the Evils here-in being Complained of, will Never find any Effective “Remedy”, unless, proceeding Lawfully, & with Minimal-Trauma, All of these Federal Municipal Judicial Offices & Officers, are, some-how, Either Removed From their Judicial-Offices, or else, preferably, they Convert to Supporting a New American National Court System, where-under must come to Reign our Supreme Anglo/American Organic-Constitutional Tradition & Concept of both “Due Process of Law”, & the “Rules of the Common Law”.

Further here-under, & by & through the very Nature of this current Complaint about the Criminally Subversive “Corona-Virus Alarm”; we Complaining Parties do here-in allege, that, in order for any Effective “Remedy” to be secured in this specific case, & eventually, it will become Necessary to address All of the general Issues Raised in the previously referenced & first two above web-linked documents, & entitled similarly as “Constructive Notice of Treason”.

The Effective “Remedy” here-under visualized & proposed, is presented in the related two & previously above web-linked documents, entitled similarly as “Notice of the Formation of Responsibly Self-Governing Communities”.

Here-under; & subject to the Unanimous Approval of the Twelve Politically-Sub-Divided Representative/Delegate Jurists who Constitute this Supreme Court of Law; a significant portion of the proposed Remedy of we Complaining Parties, is, that, a Complete “Common Law Judicial System” Must Be Implemented, in manners which are Harmonious with the Common Law Principles set forth in the last two above web-links. Here-under, this here-in complained of Federal Municipal Court System, is, Lawfully, & with Minimal Social Trauma, proposed to be “Dis-Mantled, & Re-Configured”, in manners which are monumentally More Efficient at producing Natural/Organic “Justice” for our common American People.

We comprehend that his is a bold proposition; but we also recognize, that, our American System of Constitutional Government, & the Federal Municipal Court System & it’s Judicial Officers, have all been purposefully & maliciously ‘Evading Critically Important Issues’ related here-to. The clear result, is that, we now have the here-in complained of Power-Lusting Conspirators having finally Positioned Them-Selves in such manners as cause to now manifest a “Clear & Present Danger”, that, a Tyrannical

& Despotical Military-Police-State form of Slave-Trading Government very likely will soon be Locked-Down over All of our common American People.

Here-under, & unless some seriously innovative proposal similar to this one is soon implemented; then, our common American People will be faced with the Brutal Choice between ‘Surrendering to Slavery’, or else ‘Taking Up Arms’ & ‘Going to War’ Against the here-in Complained of Treasonous Conspirators.

The much Less Traumatic “Path-Way of Peace”, is to ‘Seek Judicial Remedy’, through Naming the Judicial-Officers of the Federal Municipal Government’s Court-System, in a Complaint such as this; & there-by gaining legitimate Jurisdiction over them, & there-by, if unanimously so adjudicated by this Supreme Court of Law, Commanding Them, to either Non-Violently Convert to this much More Natural Organic Harmonious & Justified Judicial-System, as generally out-lined in the last two web-links presented here-in above; or else to Step-Down & Vacate the Public Offices which they presently hold.

We comprehend that these are boldly radical propositions; but we have researched the nature of the Treasonous Conspiracy complained of here-in extensively; & we see no long-term & sustainable Remedy to these evils other than to proceed in this manner.

**“Kamala Harris”, “Patty Murray”; & All Senators presently Holding Offices in our United States Municipal Government’s “Senate”.**

‘Kamala Harris’, is not only the Formally Official ‘President’ of our United States Municipal Government’s “Senate”; but, & as specified in that same Government’s Municipal “Constitution” document, she also is the ‘Vice-President’ of the entire Executive Municipal Government of these United States. Modern fashionable practice in that Senate, is that, Ms Harris does Not actually ‘Preside’ over the daily operations of the Senate; but rather, a ‘Pro-Tem President’ has been appointed to routinely preside there-in; & this similarly very powerful Senate Office is presently occupied by Senator ‘Patty Murray’.

Both of these people, along with all other ‘US Senators’, are being named as Defendants in this Criminal Complaint document, because, basically, for the Same Reasons for similarly Naming the Judicial Officers of this same Federal Municipal Government, as described on the immediately preceding pages. More specifically; there is a Pressing Necessity for Converting All Offices with-in our present American People’s Municipal Corporate Governmental System, in such manners as produces an American National Court System where-under our Supreme Anglo/American Organic-Constitutional Tradition & Concept of “Due Process of Law”, & the “Rules of the Common Law” are Respected & Complied with.

Backing-up here to provide Fuller Context; & as previously referenced; near the top of page-2 are the first two web-links presented in this complaint, both of which direct to two documents, where-in are present arguments & citations which support the rights of our American People to form our own “Responsibly Self-Governing Communities”; & although those arguments do not focus specifically on applying these Fundamental Principles of Accountable Government on an American-National Level; still, those documents provide useful context for this precise proposition. Those documents explain the “More Perfect” Nature of our Anglo/American Organic-Constitutional Tradition & Concept of the “Common Law Model of Government”. Another similar document exists, which is more lengthy, at 98-pages, & which contains more specific argument & citations supporting the Applying of these ‘Common-Law Principles’ to our American National System of Government; & that document is web-linked here:

<https://ConstitutionalGov.us/Archive/Charles/FundamentalsMemo/FundamentalsConstitutionalGov2.pdf>

Starting there-in at the very bottom of page-51, & proceeding to quote partially from page-52; is presented argument declaring that:

**“Examples of Conflicts with those "Fundamental-Laws" are to be found in the poorly reasoned adoption of the “Bi-Cameral Congressional-Assemblies” and the “Separation of Powers” Doctrine. Those doctrines can Not be shown to be any part of these "Pre-Existing Fundamental-Laws"; which formed the basis of our nations True Organic Anglo-American “Constitutional-Law”. ...**

**Under the "Articles of Confederation", the collective members of the General Congressional Assembly could exercise both the Judicial and Executive powers. They could form Juries, follow ancient common-law "Due Process of Law" to issue "Warrants of Arrest", and organize the "Peace Officers" and Executive Personnel necessary to directly march there-from, so-as-to Execute any and all such arrest warrants. This was obviously a very large amount of Power to be placed under the direct control of the peoples elected delegates.”**

Further; the Pre-Existing & “More Perfect” form of ‘Anglo/American Common-Law Tradition’ is most efficiently comprehended through studies of that clear historical Form of ‘National Assembly’ that existed in England, back in the times Prior to the ‘Norman Conquest’ of 1066-ad; & which is quoted from ‘Black’s Law Dictionary’ 5<sup>th</sup> edition, as follows:

**“Witenagemote: The assembly of wise men. This was the great national council or parliament of the Saxons in England, comprising noblemen, high ecclesiastics, and other great thanes of the kingdom, advising and aiding the king in the general administration of government.**

**It was the grand council of the kingdom, and was held generally in the open air, by public notice or particular summons, in or near some city or populace town. These notices or summonses were issued by the king's select council, or the body met without notice, when the throne was vacant, to elect a new king. Subsequently to the Norman Conquest it was called commune concilium regni, cura regis, and finally parliament; but it's character had become considerably changed. It was a court of last resort, more especially for determining disputes between the king and his thanes, and, ultimately, from all inferior tribunals. Great offenders, particularly those who were members of or might be summoned to the kings court, were tried. The casual loss of title-deeds was supplied and a very extensive equity jurisdiction exercised. 1 Bl.Comm. 147. It passed out of existence with the Norman Conquest, and the subsequent Parliament was a separate growth, and not a continuation of the Witenagemot.”**

Wikipedia, & numerous other sources, are easily available on the internet, & which present much more of this (purposefully & maliciously) Obscured History. Here-under; by Merging our First American National Model of Government under the “Articles of Confederation”, with that early Anglo/Saxon English Common-Law Model of “Witenagemote” Government; our American Constitutional Ideal of a “More Perfect Union” suddenly gains Tangible & Real-World Practical Meaning, & Potential for actual Achievement. The proposals advanced here-by, are not mere theoretical conjecture from intellectually-inbred eccentrics; but rather these are ‘Models of Government’, which have ‘Previously Existed & Functioned’ in Recorded History.

Here-under; the “Unites States Senate”, as it presently exists, is here-by Proposed & Motioned to be ‘Converted’, in-to a ‘Supreme Court of Law’, configured in manners which render the more honorable among the office-holders there-in, to Merge with This ‘Supreme Court of Law’, & also with the ‘United States House of Representatives’, & also with the entire ‘Judicial Department’ & ‘Supreme Court’, of our presently-existing Municipal form of Federal Government.

The document last web-linked here-in above, contains more argument & citations in support of these ideas: & these Complaining Parties are capable of producing modern scholars in these areas, who are quite capable of answering direct questions about how these (purposefully & maliciously) Hidden & Obscured Ideals of a “More Perfect” Model of Government, might ‘Quickly & Efficiently be Brought in-to Existence’ for the Organic Body-Politic of Common American People.

These Complaining Parties propose, that, our entire modern “U. S. Constitution” document has been

designed to be collapsed & re-configured along these “More Perfected” & Ancient Common-Law Rooted Ideals of Government; & that this “United States Senate” is likely the most efficient assembly of delegates from within our presently-existing government to Begin Pressing Forward with these bold but Seriously Necessary Changes in our present Form of American National Government.

Building now further on that fuller context, as follows:

**“Kevin McCarthy”; Speaker of the United States House of Representatives; & All of the other Representatives presently holding offices in that same House.**

Mr McCarthy, along with all other ‘US Representatives’, are being named as Defendants in this Criminal Complaint document, because, basically, for the Same Reasons for similarly Naming the Judicial Officers & Senators of this same Federal Municipal Government, as described on the immediately preceding pages. More specifically; there is a Pressing Necessity for Converting All Offices with-in our present American People’s Municipal Corporate Governmental System, in such manners as produces an American National Court System where-under our Supreme Anglo/American Organic-Constitutional Tradition & Concept of “Due Process of Law”, & the “Rules of the Common Law” are Respected & Complied with.

The general arguments presented in the previous pages, especially regarding the ‘US Senate’, are here-by referenced as support for this specific proposition & motion.

Again, we have scholars in these areas who are prepared to present more details concerning how all of these bold propositions might be accomplished in quick, efficient, & comparatively painless manners.

Numerous other people may become named more fully here-in, in up-dated & amended versions of this Complaint; or through separate documents in amendment to this complaint. Again; Liberal “Amnesty” will be sought for all Public-Servants & others who might Humble Them-Selves, & there-under Comply with the Supreme Requirements of Constitutional “Due Process of Law”, by Appearing & Participating in the Proceedings before this Court .

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**Relief Requested:**

Here-under; Motion & Petition is Submitted to our Assembly of Twelve/12 Supreme Court Jurists, to Unanimously Adjudicate, Declare, & Order, similarly as follows:

1: All American-National Municipal/Civil Government Officers should be Ordered by this Court, to Not Direct Any of Their Military Soldiers or Technology to Distribute Vaccines to our American People; & all Soldiers who might be given any such Lawless Orders should be Ordered to Refuse to Execute those Orders, based on the “Nuremberg Principles”, that, “Just Following Orders” is Not a Legitimate Excuse for participating in War-Crimes against Non-Combatant Populations.

1-a: The Evidence & Arguments presented in the web-linked documents, & which explains & presents the massive Evidence that there is a Conspiracy a-foot to Reduce our American People to Slavery under Despotic Military Government, through “Treason”, has caused this assembly of Jurists to Unanimously Declare, that, ...

... it is the Duty of Local County Sheriffs, their Deputies, & Local Police Officers, & State Police, & State National-Guard Soldiers, & County Posse-Comitatus Members; to “Resist”, with “What-Ever Force is Necessary”, including “Deadly Force”, Any Attempts by Any Individuals, Including Federal Military Officers, Soldiers, or Agents, to Trespass, or other-wise come stomping around, in any of Our Counties; & With-Out Invitation; & all under any bad-faith Pretense, that, their

presence here-in, is in pursuit of any sort of a Legitimate “Public Interest”.

1-b: All such concerns for Distribution of any & all Medical Remedies, including “Vaccinations”; as are being proposed by numerous American National Municipal/Civil Governmental Office-holders & Agents, may quite capably be handled by each of our Local County Government-Officers, in conjunction with already established & adequately functioning mail & merchandise delivery systems, such as the United-States Postal-Authorities, FedX, & UPS; thank you.

2: All American-National Municipal/Civil Government Officers should be Judicially Ordered by this Court, to Not Direct Any of Their Military Soldiers or Technology to Forcibly & Coercively “Vaccinate” Any of our American People; & all Soldiers who might be given any such Lawless Orders are here-by Ordered to Refuse to Execute those Orders, based on the “Nuremberg Principles”, that, “Just Following Orders” is Not a Legitimate Excuse for participating in War-Crimes against Non-Combatant Populations.

2-a: The Evidence & Arguments presented in the above web-linked documents, & which explains & presents the massive Evidence that there is a Conspiracy a-foot to Reduce our American People to Slavery under Despotic Military Government, through “Treason”, should caused this assembly of Jurists to Unanimously Declare, that, ...

... it is the Duty of Local County Sheriffs, their Deputies, & Local Police Officers, & State Police, & State National-Guard Soldiers, & County Posse-Comitatus Members; to “Resist”, with “What-Ever Force is Necessary”, including “Deadly Force”, Any Attempts by Any Individuals, Including Federal Military Officers, Soldiers, or Agents, to Forcibly “Vaccinate” Any of our common American People; even under their own other-wise mis-guided but personal good-faith belief, that, some-how, they are performing some sort of a Legitimate “Public Service”.

Unless A Specific American has Reasonably “Consented” to be Vaccinated; then, Any Individual who might Coercively & Forcibly Inject Any Individual with any such Vaccine, may be Immediately ‘Executed’, through Instantaneous ‘Death-Penalty’.

In his response to any subsequent Judicial Prosecutions which might manifest against any such Executioner, he may & should plead “Justifiable Homicide”; because any such a case of Execution as this (with-out further complexities), is here-by Declared by this Court, to be so “Justified”; & such an Executioner has the Right to Present This Supreme-Court Document in his defense.

3: In further Response to these Maliciously Fraudulent “Corona-Virus Alarms”, this Court’s Jurists should work towards a final ‘Consensus’, on whether or not the popularly advocated & precautionary “Remedies” of “Social Distancing” & “Mask Wearing”, are actually “Necessary”; & if so, then to further describe the specific “Reasons Why” such Remedies might be judicially legitimized.

3-a: All Executive & Judicial Officers, at All Levels of Government, should be Notified, that, they are “Not Justified” in executing any “Arrest” against any offenders; Unless there exists Evidence amounting to well-settled ‘Probable Cause’ to form the Belief that he/she has Committed some sort of a Common-Law & Breach-of-the-Peace Recognizable “Crime”. If No Common-Law Recognizable Crime has been Committed; then, the appropriate Procedure is to Inform the offending individual of the up-coming Complaint against his Qualified-Elector Status; & to wait until the Jury of proper Venue & Jurisdiction Unanimously Decides that issue.

3-b: Here-under, & unless probable-cause actually exists to believe that some form of a legitimate “Crime” has actually been committed; & when it is only these Social-Distancing or Mask-Wearing Guide-Lines that are being dis-regarded; then, all such efforts at effecting any such of an “Arrest”, Including people popularly identified as “Law Enforcement Officers”, may be construed as an attempt at Class-A Felony “Kidnapping”; & such Lawless Arrests may be Resisted with “What-Ever

Force is Necessary”, including “Deadly Force”.

In his/her response to any subsequent Prosecutions which might manifest against him/her, the Executioner may & should plead “Justifiable Homicide”; & such an Executioner may also Present This Supreme-Court Document in his defense.

4: The Jurists who Constitute this Court of Law should find, unanimously, that, the “Emergency” Alarm over this “Corona-Virus” is Vastly Over-Rated, & Over-Emphasized; & that, while some of the Remedies Prescribed in Response to this declaration of Emergency may generally be beneficial for promoting “Public Health”; a vast Majority of those Prescribed Remedies are actually “Detrimental” to the General Health & Welfare of our common American People.

5: The Jurists who Constitute this Court of Law, should find, unanimously, that, acting President Joseph Biden is “Incompetent”, at minimum, to Responsibly Direct the Actions of the Executive Department of the Statutory/Civil/Municipal Government of the USA; & that perhaps he is even Complicit in the Criminal Conspiracy complained of generally here-in. Here-under; Joseph Biden should be Judicially Ordered by this Court, to Vacate the Office of the Presidency. In efforts to Incentivize Joseph Biden to Voluntarily Comply with such Judicial Order as this, & there-by to Reduce the Possibility of Violence or other forms of Social-Trauma; this Court might here-under also wish to consider Ordering Joseph Biden to be Appointed to Some Other Position of governmental authority.

If Joseph Biden might Fail to so Voluntarily Vacate that Chief Executive Office; then, the Twelve Jurists Adjudicating this Case should Judicially Move the Presence of This Court’s Judicial-Assembly, to Assemble with Sufficient Numbers of Common-Law Compliant Qualified-Electors & Peace-Officers, in order to Forcibly Remove Joseph Biden from the Office of the Presidency of the USA.

Well before any of these steps are taken, how-ever; this Court should Judicially Adjudicate & Designate a De-Jure/Legitimate Replacement Holder of the Position of the Legitimate De-Jure Constitutional Office of the Presidency of the USA. Case-Law Precedent as related to these forms of State-Ex-Rel/Quo-Warranto Modes of Procedure, recognize the Legitimate Public-Interest & Judicial Efficiency of Motion, for the Complaining-Party in such a proceeding to be Judicially Adjudicated to be the Legitimate Replacement for the Challenged Person Holding the Public-Office in question.

In the event that this complaint might proceed to this juncture; then, this complaining party here-under signatory does formally affirm my availability to fill this needed Public-Service.

6: The Jurists who Constitute this Court of Law, should find, unanimously, that, acting Chief Judicial Officer of the Supreme Court of the Statutory/Municipal/Civil Government of the USA, John Roberts, is “Incompetent”, at minimum, to Responsibly Direct the Actions of the Judicial Department of the Statutory/Civil/Municipal Government of the USA; & that perhaps he is even Complicit in the Criminal Conspiracy complained of generally here-in. Here-under; John Roberts should be Judicially Ordered by this Court, to Vacate the Office of the Chief Judicial Officer of said Court. In efforts to Incentivize John Roberts to Voluntarily Comply with such Judicial Order as this, & there-by to Reduce the Possibility of Violence or other forms of Social-Trauma; this Court might here-under also wish to consider Ordering a Tenth Member to that Supreme Court, so that John Roberts may assume a lower position in that Court, & so that sufficient room will there-under be created for a New Judicial-Officer to be Judicially-Appointed as the New Chief Judicial-Officer there-in.

If John Roberts might Fail to so Voluntarily Vacate that Chief Judicial Office; then, the Twelve Jurists Adjudicating this Case should Judicially Move the Presence of This Court’s Judicial-Assembly, to Assemble with Sufficient Numbers of Common-Law Compliant Qualified-Electors & Peace-

Officers, in order to Forcibly Remove John Roberts from the Chief Judicial-Office of the USA.

Well before any of these steps are taken, how-ever; this Court should Judicially Adjudicate & Designate a De-Jure/Legitimate Replacement Holder of the Position of the Legitimate De-Jure Constitutional Judicial-Office of the USA. Case-Law Precedent as related to these forms of State-Ex-Rel/Quo-Warranto Modes of Procedure, recognize the Legitimate Public-Interest & Judicial Efficiency of Motion, for the Complaining-Party in such a proceeding to be Judicially Adjudicated to be the Legitimate Replacement for the Challenged Person Holding the Public-Office in question.

In the event that this complaint might proceed to this juncture; then, this complaining party here-under signatory does formally affirm my availability to fill this needed Public-Service.

7: The Jurists who Constitute this Court of Law, should find, unanimously, that, acting Vice-President of the Executive Department, & President of the US-Senate, Kamala Harris, is “Incompetent”, at minimum, to Responsibly Direct the Actions of the Senate & of the Office of the Vice-Presidency of the Statutory/Civil/Municipal Government of the USA; & that perhaps she is even Complicit in the Criminal Conspiracy complained of generally here-in. Here-under; Kamala Harris should be Judicially Ordered by this Court, to Vacate the Offices of the President of the Senate & of the Vice-Presidency of the Executive-Department. In efforts to Incentivize Kamala Harris to Voluntarily Comply with such Judicial Order as this, & there-by to Reduce the Possibility of Violence or other forms of Social-Trauma; this Court might here-under also wish to consider Ordering that Kamala Harris be Appointed to Some Other Position of governmental authority.

If Kamala Harris might Fail to so Voluntarily Vacate These Two Offices; then, the Twelve Jurists Adjudicating this Case should Judicially Move the Presence of This Court’s Judicial-Assembly, to Assemble with Sufficient Numbers of Common-Law Compliant Qualified-Electors & Peace-Officers, in order to Forcibly Remove Kamala Harris from these two Offices.

Similar steps as described above, should be invoked, in order to insure, that, a Legitimate Replacement is First Judicially Chosen as Designated Replacement for the Holder of the Positions which Ms Harris presently holds. Again, similarly as described above; this complaining party here-under signatory does formally affirm my availability to fill this needed Public-Service.

8: The Jurists who Constitute this Court of Law, should find, unanimously, that, acting Pro-Tem President of the US-Senate, Patty Murray, is “Incompetent”, at minimum, to Responsibly Direct the Actions of the Senate of the Statutory/Civil/Municipal Government of the USA; & that perhaps she is even Complicit in the Criminal Conspiracy complained of generally here-in. Here-under; Patty Murray should be Judicially Ordered by this Court, to Vacate the Office of the Pro-Tem President of the Senate.

Further here-under; the Office of “Pro-Tem President of the Senate”, should be Abolished, & it should be Judicially Ordered to become Merged with the Office of the Vice Presidency of the Executive Department of the Government of the USA, as was originally constitutionally designed.

If Patty Murray might Fail to so Voluntarily Vacate This Office; then, the Twelve Jurists Adjudicating this Case, should Judicially Move the Presence of This Court’s Judicial-Assembly, to Assemble with Sufficient Numbers of Common-Law Compliant Qualified-Electors & Peace-Officers, in order to Forcibly Remove Patty Murray from this Office.

Similar steps as described above, should be invoked, in order to insure, that, a Legitimate Replacement is First Judicially Chosen for the Positions which Ms Murray presently holds. Again, similarly as described above; this complaining party here-under signatory does formally affirm my availability to fill this needed Public-Service.

9: The Jurists who Constitute this Court of Law, should find, unanimously, that, acting Speaker of the US-House-of-Representatives, “Kevin McCarthy”, is “Incompetent”, at minimum, to Responsibly Direct the Actions of the House of the Representatives of the People under the Statutory/Civil/Municipal Government of the USA; & that perhaps he is even Complicit in the Criminal Conspiracy complained of generally here-in. Here-under; Kevin McCarthy should be Judicially Ordered by this Court, to Vacate the Office of the Speaker of the House of Representatives.

If Kevin McCarthy might Fail to so Voluntarily Vacate This Office; then, the Twelve Jurists Adjudicating this Case, should Judicially Move the Presence of This Court’s Judicial-Assembly, to Assemble with Sufficient Numbers of Common-Law Compliant Qualified-Electors & Peace-Officers, in order to Forcibly Remove Kevin McCarthy from this Office.

Similar steps as described above, should be invoked, in order to insure, that, a Legitimate Replacement is First Judicially Chosen for the Positions which Mr McCarthy presently holds. Again, similarly as described above; this complaining party here-under signatory does formally affirm my availability to fill this needed Public-Service.

10: When the Assembly of the Twelve Jurists of this Court-of-Law are considering the Potential Desirability & Practicality of the Remedies here-in Requested; they should take due note of the arguments & evidence presented in the documents web-linked here-in on Page-3, & which are entitled similarly as “Notice of the Formation of Responsibly Self-Governing Communities”, & the accompanying “Supportive Citations” document.

Here-under; the Jurists of this Court should carefully contemplate the Fundamental Principles of both Biblical Torah-Law & Traditional Anglo/American Common-Law, & How to effectively Harmonize there-with; & this all in manners which Minimize the Potentials for any Eruptions of Violence or any other forms of Social-Trauma.

More particularly, neither Biblical Torah-Law nor Traditional Anglo/American Common-Law Recognized Any Legitimacy for Any Doctrine of “Separation of Powers”. Here-under; & as opportunity might find convenient & efficient, especially in considering the various Remedies” here-in requested; this Court-of-Law might find that the Interests of Justice, & concerns for Efficiency in Fully-Accountable Government, might Mandate, the “Merger of the Offices” which are here-in requested to be subjected to “Leadership Changes”. This concern would take even greater priority, if &/or when considering, that, the Interests-of-Justice & Governmental-Efficiency, might adjudicate, that, Any Single Man or Woman should be Entitled to the Physical Possession of All of these Offices, At the Same Time.

These are just some considerations which this Complaining-Party thought might be worthy to game-out, & describe in detail, as concerning the Various Options which are here-in being presented to this respected Judicial Assembly.

11: At future dates; this Court’s Jury may find that the “Interests of Justice” are best Served through allowing Supplemental Documents to this one to be entered in-to this Court’s Record; & thereby Providing Greater Details about Specific Remedies which are either Beneficial or Detrimental to the General Health & Welfare of our common American People.

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I have studied the mass of available Evidence concerning this issue thoroughly; & I have come to the firm Conclusion, that, this Complaint represents a very pressing & desperate “Emergency”, largely because of the Profound ‘Social Changes’ that are being Lawlessly & Coercively Implemented in virtually All of our modern American Local Communities. This is all in Response to this Non-

Judicially Declared ‘Medical Emergency’, involving Fraudulent Declarations of a “Corona-Virus”.

Judicial “Due Process of Law” has Not Yet Adjudicated whether-or-not there is Any Legitimate Substance to this Executive Department’s ‘Declaration of Emergency’; & the screaming ‘Lack of ‘Judicial Over-Sight’’, regarding this entire matter, is precisely the ‘Reason Why’ such ‘Mass Hysteria’ is erupting all over our American Streets.

Here-under; Grass-Roots, People-Powered, & Consensus-Based “Due Process of Law”, is ‘Desperately Needed’; & this all in order that these evils might be promptly extinguished, as a Prioritized “Necessity of Justice”; & this all with vigilant efforts to Reduce All Social Trauma & Potential for Lawless Violence to an Absolute Minimum.

Here-under; I Swear, before God & before All Honorable Men, that, this Complaint is in the service of a very Highly Prioritized “Public Interest”. May the Supreme Natural-Laws of of Truth, Justice, Safety, & Peace; & of the God from whence they emanate, Come & Rule On This Earth, & in our American National Organic Body-Politic of Responsibly Self-Governing People.

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Charles Bruce, Stewart.

At: 1117 North Neches Street,

all in Precinct-1, of Coleman City & County, in the State Texas.

Charles@ConstitutionalGov.us / 325-603-0334.

Date of: 2023-February-27.