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**[Insert The Below Specific Unanimous Judicial Judgements  
in-to the Larger Jury Verdict Document.]**  
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Here-under, our Supreme Court's Assembly of Twelve/12 Jurists, Declare our Unanimously Sworn True Judgement to be as follows:

1: All American-National Municipal/Civil Government Officers are here-by Judicially Ordered 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 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.

1-a: The Evidence & Arguments presented in the second above section of two 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 our 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.

The Only Exception to this rule, is when a Peace-Officer from another jurisdiction are in legitimate "Hot-Pursuit" of a person who has committed a Common-Law Recognizable "Crime". This Exception is contingent on such such Peace Officer making reasonable good-faith efforts to Contact the Common-Law Jurisdiction Peace-Officer who has authority over that geography, & obtaining at least a verbal approval for his "Hot Pursuit" there-in. All bad-faith Pretenses, that, any such un-authorized presence in any foreign County, Precinct, or Township Jurisdiction, are here-by declared to be "Criminal Trespass"; & such may be promptly responded to by local Peace-Officers with "What-Ever Force is Necessary".

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 are here-by Judicially Ordered 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 second above section of two 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 our 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”.

(And we do not care whether or not these individual Americans have signed-up for ‘social-security’, or ‘drivers-licenses’, or any of a multitude of other legal-fiction legal-nexus/minimal-contact presumptions through which the modern epidemically corrupted municipal judicial authorities routinely & secretively Presume that these innocent Americans have some-how “Contracted-Away their Constitutionally-Guaranteed Rights”.)

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 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 “Corona-Virus Alarms”, our Assembly of Jurists is still working towards a final ‘Consensus’, on whether or not the popularly advocated & precautionary “Remedies” of “Social Distancing” & “Mask Wearing”, are actually “Necessary”; how-ever; we do Unanimously Agree, that:

3-a: When-ever Any newly arriving Individual, willfully Refuses to Respect any reasonable ‘Request to Wear a Mask’, or a ‘Request to Leave’; then, a ‘Complaint’ may be Filed against the belligerent, in any previously geographically mapped & defined Local “Precinct”, in the USA; & there-in Challenging the belligerent’s ‘Qualified-Elector Status’; & also there-in suggesting any such Punishments as might seem Reasonable & Justified.

Our assembly of Jurists is inclined to believe, that, there are approximately 300,000 such previously Precinct-Like Polling-Stations in the USA; & that Each of these have the Constitutionally Guaranteed Right to Establish Their Own ‘Court of Justice’, which is also known as the “Hundred Court”; & these Courts are also referenced in the Sixth-Amendment as “Districts”; & the Officer-Holders there-in have the Right to Exercise “Criminal Jurisdiction”; & in order that they may “Enforce” Their Legitimate Judgements, they have the Right to Deputize & Organize Their Own ‘Hundred-Man Army’.

All of this is explained in much greater detail, in the above first web-linked document which explains about “Self-Governing Communities”.

3-b: Here-under; & in order for our American Organic Body-Politic to effectively “Fight-Back”, Against the “Invading Corona-Virus Emergency”, & to Quickly & Efficiently bring Socially-Responsible ‘Accountability’, as against All Anarchist-like Individuals who might Refuse to Comply with ‘Minimal-Standards of Acceptable Behavior’, in the Larger Context of these ‘Emergency’ Concerns for General & Public Health & Welfare; we further declare, as follows:

3-b-1: When-ever Any Individual might Willfully Refuse to Respect “Reasonable Social-Distancing” Requirements, which are clearly ‘Necessary’, in order for our American People to Maintain ‘Public Health’; then he may be Formally Accused of Not Maintaining ‘Qualified-Elector Status’, & he may quickly & efficiently be brought to “Justice”. Here-under; Any Unanimous Twelve Qualified-Electors who are present in any such Court, & who follow traditional ‘Due-Process of Law’, may Unanimously Adjudicate that any such offender may immediately be Arrested, & he may also be

Punished, in Any Manner in which those Twelve Jurists might Unanimously Agree to be in the “Interests of Justice”.

If the offending party is an “Incompetent”, then, the person who has custody over him should be similarly accused; & if the Jury so agreed with the Complaint; then, that custodian should loose his ‘Qualified-Elector Status’; & they should both be punished in such manners as the Jury might Unanimously declare to be in the “Interests of Justice”.

3-c: All Executive & Judicial Officers, at All Levels of Government, are here-by Notified, that, you are “Not Justified” in executing any “Arrest” against any such offender as described in the section immediately above; Unless there exists Evidence amounting to well-settled ‘Probable Cause’ to form the Belief that he 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 Unanimously Decides whether-or-not “Force” or even “Arrest” is “Justified” in being used against the offending individual.

3-d: 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”, may be construed as an attempt at Class-A Felony “Kidnapping”; & such Arrests may be Resisted with “What-Ever Force is Necessary”, including “Deadly Force”.

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

4: We find unanimously, that, the “Emergency” Alarm over this “Corona-Virus” is Vastly Over-Rated, & Over-Emphasized; & that, while many of the Remedies Prescribed in Response to this declaration of Emergency are generally 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.