

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

The People who Organically Constitute)
our Socially-Compacted Body-Politic,)
which is commonly known as our)
“United States of America”; & Proceeding)
U.S. American Nation/State Ex-Relatione;)
by & through Co-Plaintiff “Abraham Duran”;)
Plaintiffs/Accusers/Claimants;)

Vs:)

Various Powerful Private Individual ‘Deep-State)
Conspirators’, Including “Bill Gates”, “Alan)
Dershowitz”; & 12 Federal-Reserve-Bank)
Presidents, & Chairman “Jerome Powell”; &)
other Private Individuals to be named later; &)
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 Agents & Agencies there-under;)
& including specifically: Health & Human)
Services Secretary ‘Alex Azar’; ‘White-house)
Corona-Virus Task-Force Members:)
“Anthony Fauci” & “Deborah Birx”;)
Homeland-Security Secretary “Chad Wolf”;)
FEMA Administrator: “Pete Gaynor”;)
Secretary of Treasury “Steven Mnuchin”;)
Attorney General “William Barr”;)
President “Donald Trump”;)
& all Federal Judges of the Municipal)
Government’s Supreme, Appellate, & District)
Courts, including Chief Judge John Roberts’;)
& all ‘U.S. Senators’, including)
Senate President “Mike Pence”; &)
Pro-Tem President “Chuck Grassley”;)
& all U.S. Representatives,)
including House Speaker “Nancy Pelosi”;)
& numerous others similarly situated, & to be)
named more fully later, here-in, & in)
regularly up-dated versions of this Complaint;)
Accused/Defendants.)

USA Supreme Court-of-Law:
Case-Number: 2020-0003;
USA Supreme Municipal Court
of Limited-Jurisdiction Case #: _____;

Affidavit of True & Accurate 7th Amendment
Organic Constitutional Common-Law Jurisdiction
“Jury Verdict” & “Judicial Judgement”; &
here-in Affirming Our Court’s “Finding as Fact”,
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’ there-to
by certain Public-Servants in our Body-Politic’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 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”; & that a Major Portion of that Treason)
involves what amount to Acts of ‘Economic Warfare’;)
& here-under Judicially “Ordering”, that,)
Elastic Social-Credit be Immediately Distributed,)
in Proportionately-Balanced Manners,)
so-as-to provide Meaningful “Economic-Relief”)
to the Grass-Roots Constituency of our Common American People;)
with All Necessary Accompanying Changes; & including, but not)
limited to: the Organic Re-Organizing of the Municipal Corporate)
Machinery-of-Government, in such manners as are described in)
greater detail further here-in;)
& here-under Further Demanding)
Judicially Legitimate “Restraining Orders”)
& “Injunctions”, in such manners as)
Prohibits ‘Numerous Dangerous Acts’,)
(which are being popularly 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.

(Rough-Draft; Version-11.)

Twelve Volunteer Pro-Tem Super-State Constituent-Jurists
Need to Affirm Consent to Their Names & Contact-Info
being Listed here-in as Solemnly Affirming “Jurists”.)

This USA-National Supreme Court-of-Law has been Formed & Organized under the Natural & Organic Constitutional Authority of our Common American People to 'Establish Our Own Responsibly Self-Governing Communities', as explained in more detail, in the first 15-page document, & the second 16-page supportive 'Citations' document, as web-linked, here:

<https://ConstitutionalGov.us/SupremeCourtOfLaw/Treason-USA/3-TreasonRemedy-BuildingSelfGoverningCommonlawCommunities-V4.pdf>

<https://ConstitutionalGov.us/SupremeCourtOfLaw/Treason-USA/4-TreasonRemedy-Building-Communities-Citations-V1.3.pdf>

This Court's Jurists have Consensus that the "Interests of Justice" are Best Served if we Address the Issues Raised in the Complaint before us in 'Two or more Jury-Verdicts'; & with this Verdict here Only Addressing only the General Issues relating to the Defending our Common American People against the Aggressively-Warring & Treasonous Actions which are here-in alleged. This policy will Postpone, for the time-being, discussions of Who are Actually Committing Criminal Acts, & also the Issue of Who are the Corrupted Holders of Public-Offices who Must Be Judicially Ordered to be Removed from those Public Offices, by our jurisdiction's 'Peace-Officers', & with 'What-Every Force is Necessary'. This policy will likely require those later-issued Judicial Orders to also Include our Issuing "Arrest Warrants" against those Corrupted Public-Office Holders, & it also may include 'Sentences of Imprisonment', or other punishments as yet un-known, all at the unanimously affirmed discretion & inspiration of our Supreme Court's Jury. We intend to contemplate these issues at later dates, & well after we have fully Exhausted the 'Path-way-of-Peace' with those Corrupted Public-Office holders.

This Complaint, has been brought before this USA-National Supreme Court-of-Law, through the Complaint, & up-on the Motion, of, one: 'Abraham Duran'; who maintains his Qualified-Elector Status in the Republican State of Nevada, at a specific location to be detailed at a later time; & who's further contact information is presented at the end of this document.

In his pursuit of the Lawful Adjudication of his Complaint, concerning the manner in which our USA Municipal/Civil-Federal-Government has 'Responded' to their Declarations of Nation-Wide 'Medical-Emergency'; Abraham Duran has here-by made Motion before this Court, to assemble this Organic Body-Politic Common People's Jury, in Order that actual Due-Process-of-Law based "Justice", can finally be brought to bear, as a More Well-Reasoned Response to the Mass Hysteria, Despotism, & Economic Destruction, which has been the Response from the Leadership of our American Nation's present Roman-Empire Modeled Municipal/Civil Government.

Our Twelve Supreme-Court Jurists have here-under formed our Unanimous Judgement, that, the issues being raised through the related Complaint of Abraham Duran, are of a very Highly Prioritized "Public Interest"; & that, so far as is reasonable & practical, we Twelve Jurists of this Supreme Court of Law, are Responding to Mr Duran's Complaint by way of Respecting & Following the Well-Settled & Traditional "Principles" of both "Due Process of Law", & the "Rules of the Common Law".

We Twelve Jurists of this Court do Unanimously Affirm the very pressing & desperate "Emergency" Nature, of the Issues being Raised through this Complaint; & we especially note the Profound Social Changes that are presently being Engineered & Implemented in our modern American society, all in Response to this Non-Judicially Declared 'Medical Emergency', all allegedly based on a "Corona-Virus". We Unanimously Adjudicate that Judicial "Due Process of Law" is now 'Desperately Needed', in order that the afore-referenced 'Mass Hysteria' Response to these 'Declarations of Emergency' might finally be brought under some form of Well-Reasoned & Judicially-Accountable Control.

Building further here-under; each & all Twelve of we Jurists, as referenced here-in below, do solemnly Affirm, that, each of us have become Sufficiently Familiar with our fellow Jurists, in order to form our own separate & Well-Reasoned Beliefs, that, each & every one of us, is Responsibly Maintaining his or her “Good and Lawful Reputation”, in our larger American National & smaller Jural Assembly & Jural Society Communities; & that, so far as we are Reasonably able to ascertain, Each of our Members is legitimately Maintaining his or her own “Qualified-Elector Status”; & here-under, that, we are all “Qualified according to Law” to participate as in this Jury, as legitimate “Jurists”.

We each & all similarly solemnly Affirm, that, each & all of us are here-in attempting to do our best in securing Harmony with the “Laws of Nature & of Nature’s God”, as that phrase was used & originally-intended in America’s ‘Declaration of Independence’; & here-under, & in the light of the Well-Settled Tradition of the Common-Law, each of us is sincerely & humbly seeking to do our best in securing the Well-Reasoned & Collective “Conscience of the Community”, of the People who Organically Constitute the Body-Politic of these “United States of America”.

We each & all similarly solemnly Affirm, that, each of us have Sufficiently Investigated the Factual Evidence & Merits of this Dispute, in order for Each of us to Confidently & Solemnly Affirm the “Truth” of Each Item in the Judgement which we are here-in rendering. This Investigation includes Sufficient Communication with the Parties & Witnesses related to this Case, in order that each of us may Responsibly Judge Who is speaking Truthfully, & Who is Not Speaking Truthfully.

We each & all similarly solemnly Affirm, that, each of us will remain “Open”, to any New Evidence, including any New Witness Testimony, regarding the Events of this case; & here-under, that, if, at any-time in the future, any such Witness Testimony or other Evidence might logically & reasonably establish “Probable Cause to Form the Belief”, that, this Judgement is: “In Error”; then, each of us affirm that we will, Publicly, With-draw, Recant, & Vacate this Judgement.

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

We each & all similarly solemnly Affirm, that, if any or all among us might knowingly & willfully “Speak Falsely” concerning any material fact here-in, that each such such among us should not only suffer Ostracism & Dis-Honor up-on his or her Reputation in our Larger Community; but also that individual should suffer what-ever “Penalty of Perjury” that any conscience-bound & reasonable twelve Jurists, might unanimously adjudicate to be Justified as punishment.

We each & all similarly solemnly Affirm, that, each & all of us are Not of any Kin-Relation to either the Complaining Parties, nor to the Accused Parties, in this case.

Further here-under; this USA-National Supreme-Court-of-Law finds confidently, that, there has been a ‘Complete Failure’ by the entirety of the present Roman-Empire Model of Municipal/Civil USA-National Government, including especially it’s so-called ‘Supreme-Court’, to Responsibly Provide for any reasonable Dissemination of the Social Necessity for Truth, Justice, Safety, Peace, & Liberty, for our Common-American People.

This modern ugly & desperate situation has allowed for a Small Group of Powerful Individuals, to now Routinely Pillage & Plunder our Common American People; all in manners which effectively amount to “Treason”; & this all as explained in the first 20-page document, entitled similarly as ‘Constructive Notice of Treason’, & the second related 18-page document, which presents ‘Citations’ to reputable sources, in support of the first document, both of which are web-linked here:

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

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

If Any Governmental Office-Holder, or Law Scholar, or Any Other American might honestly believe that they have Found Any sort of an “Error”, in the Reasoning which we have applied in Any of these documents; (either in our viewing of the “Factual Evidence” related to this or related cases, or in our interpretations of applicable “Law” for this or related cases); then, we Demand that you Promptly Contact at least one & preferably all of the Jurists adjudicating this matter; & make them aware of the merits of your concern.

Here-under; All Qualified-Electors in the USA have the Right to Demand that your concern be immediately Scheduled to be Heard in a Reasonably Prioritized & Soon Up-Coming Court-Hearing.

Communicating such ‘Constructive Criticisms’ through written-text is especially effective in these instances; & email communication is particularly efficient & appreciated. We encourage all such individuals to do advance-work in shoring-up their argumentative positions, through securing as many as possible “Second Witnesses” whom they have been able to convince of the merits of their critique, & whom are effectively maintaining “Qualified-Elector Status”. All such Complaints will be placed on Our Court’s Schedule, List, &/or Docket, related to the Cases which Require New or Re-Visited Judicial-Scrutiny; & they will promptly be Scheduled to be Heard as Soon as is Reasonable under all of the circumstances.

The process for becoming Certified as a Qualified Elector is quite simple; & 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 publicly available through the web-link here:

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

A copy of this document, & other documents & files reasonably related to this case, may be found & printed, from under the directory web-linked, here:

<https://ConstitutionalGov.us/SupremeCourtOfLaw/Cases/USA-Duran-ExRel-Vs-Gates&Fauci-CoronaVirus/>

Here-under, & in response to this specific Complaint before us, our Supreme Court’s Assembly of Twelve/12 Jurists, Unanimously Declare our Sworn True ‘Judgements’, to be as follows:

Specific Unanimous Judicial Judgements Listed Here.

Here-under, & after our Supreme Court’s Assembly of Twelve/12 Jurists have exhaustively reviewed & considered the available “Evidence” which is related to this “Corona-Virus” Issue; our Supreme Assembly of Jurists do here-under Unanimously Declare our Sworn True Findings, Judgements, & Orders, to be as follows:

1, Finding of Fact: The people who are in Leadership Positions for Propagating this ‘Corona-Virus Alarm’, are actually Serving Only a “Private Interest”, for empowering & enriching private people who are invested in Powerful Pharmaceutical Drug Corporations, &/or Military Institutions; & that these Alarmists are Not Serving any True “Public Interest”, for our common American People.

2, Finding of Fact: The Minimal-Standards of Anglo/American Constitutional “Due Process of Law” Inherently Require ‘Proof’ that such an “Emergency” actually Exists, & that the “Emergency Response” being militaristically implemented there-under, is “Warranted”, (in light of the totality of the

Evidence which might be presented before the Assembly of the Jurists who Constitute any such Court as might be inclined to assume such Jurisdiction). These are ‘Essential Pre-Requisites’ for Legitimate Governmental Officers to Follow, Before they ‘Set in Motion’ any such a vast array of Media-Alarm-Sounding Machinery & US-Federal Municipal-Governmental Militarized-Emergency- Response Machinery as presently has been brought to bear in response here-to.

The individuals declaring this “Emergency Alarm”, have Vast Quantities of Un-Justified Political, Economic, & Military-Power at their ready disposal, and they certainly have sufficient resources to ‘Prove’ any ‘Causation’ of the Disease & Death which they are Claiming is being produced by this ‘Corona-Virus’. There does presently exist, Well-Settled ‘Scientific Methods & Standards’ for Producing such “Scientific Medical Proof”, as Could ‘Settle’ this entire Controversy, if those powerful Pharmaceutical-Corporation related People were so inclined. The main well-settled process for producing such ‘Scientific Medical Proof’, has become known as “Koch’s Postulates”. The merits of this process is presented through such reputable sources as may be reviewed through the following web-links:

“Koch's Postulates”: 6-minutes:

<https://www.youtube.com/watch?v=xhLmZ3WMCt0>

“Dr. Thomas Cowan: Covid19 Fails Koch's Postulates”: 86-minutes:

<https://www.youtube.com/watch?v=m3LgrcDAIJs>

Here-under; & with-out their presenting any such Scientific Proof; these same powerful Leaders in our Roman-Modeled US-Military & wealthy Pharmaceutical-Corporations, have Refused to Present Any Scientific ‘Evidence’, that this ‘Corona-Virus’ is Actually ‘Causing’, Any Sickness, Disease, or Death.

Further, & actually even more alarming; is that, those same Leaders completely Fail to Explain Why they are Not Using such Well-Settled Scientific Medical Process; but rather they just Ratchet-Up-the Volume of their Hysterical Propaganda Campaign to Paint All others Who Question Them as being ‘Socially-Irresponsible’ & ‘Un-Caring’ about the welfare of our common people. This amounts to Powerful Evidence of “Malicious Intent” on their part, aka “Mens Rea”, which is frequently the Single ‘Most Difficult Element to Prove’ in any Criminal Complaint against any individual or group of people; (& as is of primary concern in both this Verdict document, & the Complaint which has prompted it).

Here-under; our Court’s Judicial Investigations have concluded, that, these same powerful & seemingly Malicious Leaders have apparently Convinced weak-minded people in powerful positions in News-Media & Governmental Organizations, of the Credibility of this “Emergency Alarm”. Further; our Court’s closer Investigations, have concluded, that, these Malicious People, are Lusting after Wealth & Controlling-Military-Power over our American People; & that, here-under; they have frequently Bribed, Threatened, or Black-Mailed, multitudes of other-wise presumably good people into Morally Prostituting their Positions of Public-Trust. Here-under; Communications & News Media Leaders frequently become ‘Not Concerned’ about Propagating ‘Fraudulent Emergency Alarms’, as is the case here-in; but rather, their Primary Concern is to Please their Terrorist Slave-Masters who are so Maliciously Scheming to Fill their Lust for Total Despotic Control over our American People.

Our Court has firmly found, that, this is the Only Rational Explanation for this other-wise Certifiably ‘Insane Behavior’. The following web-linked & recently released Video, from the reputable German Lawyer ‘Reiner Fuellmich’, accurately summarizes the larger Body of ‘Evidence’, up-on which these Judgements from this Supreme Court of Law have been made.

Even though much of Mr Fullmich’s focus is from his similar situation in Germany; the larger issues involved here transcend all national boundary-lines; & they clearly illustrate how this ‘Corona-

Virus Alarm’ is all emanating from the exact Same Collective-Community of Evil-Spirited & Criminally-Malicious Private-Individuals, who are following their Collective-Lust to Secure Despotic-Control over All Nations, including especially our ‘United States of America’.

As described here-in, the First Stage in this Criminal & Evil Agenda, is their Strategic Plan to Propagate Fear & Mass-Hysteria among the common People of all nations. As Mr Fullmich well illustrates, the entire Foundation for this International & Criminally Evil Scheme, is based on the Purposefully Corrupted & Fraudulent Use of the ‘PCR-Tests’, which are routinely Used to Mis-Identify the ‘Corona-Virus’ in individual people.

Following the web-links to this video, immediately below; are transcribed notes from specific sections of greater importance there-from; all as follows:

“Crimes Against Humanity”

<https://www.youtube.com/channel/UCJB8ANhWVhgQf9Rw-KJo26Q>

15:40: “The so-called ‘Panic Paper’ was released, which was written by the ‘German Department of the Interior’. It’s ‘Classified Content’ Shows, beyond a shadow of a doubt, that, in fact, the Population was Deliberately Driven to Panic by Politicians & Main-Stream Media.

28:40: “Positive Test-Results, contrary to all other claims by Drustin, Taylor, or the WHO, Mean NOTHING, with respect to Infection, as even the CDC knows, as quoted above. Mean-while, a number of highly-respected scientists world-wide, have assumed, that, there has Never been a ‘Corona Pandemic’, but only a ‘PCR-Test Pandemic’.

36:24: “More & more scientists, but also Lawyers, recognize, that, as the result of the ‘Deliberate Panic-Mongering’, & the Corona Measures enabled by this panic; Democracy is in grave Danger of being Replaced by a ‘Fascist Totalitarian Model’.

39:27: “A number of German Law Professors ... have stated ... these Corona Measures are With-Out a Sufficient Factual Basis (No Evidence), & also With-Out a Sufficient Legal Basis; & are there-fore ‘Un-Constitutional’; & Must Be Repealed Immediately. Very recently, a Judge, ... declared publicly, that the German Judiciary, just like the general public, has been ‘So Panic-Stricken’, that it was No Longer Able to Administer Justice Properly. ...”

41:05: “What about ‘Fraud’, ‘Intentional Infliction of Damage’, & ‘Crimes Against Humanity’. Based on the Rules of ‘Criminal-Law’, asserting ‘False Facts’ concerning the PCR-Tests, or ‘Intentional Mis-Representation’, ... can only be accessed as ‘Fraud’. ... this translates in-to ‘Intentional Infliction of Damage’. Msrs Drustin, Wheeler, & Tedras, of the WHO, all Knew, ... that the PCR-Tests can Not Provide any Information about ‘Infection’; but asserted over & over again, to the general public, that they can, ...”

43:10: “... the Anti-Corona-Measures, have caused, & continue to cause, such devastating Damage to the World Population Health & Economy, that the Crimes Committed by Msrs Drustin, Wheeler, & the WHO, must be ‘Legally Qualified’ as Actual ‘Crimes Against Humanity’, as defined in Section Seven of the ‘International Criminal Code’.”

Additional Evidence Does Exist, in the form of literally Hundreds of Videos & Documents similar to the one web-linked & quoted-from here; but concerns for brevity in this document prohibit our citing or quoting from them here. Under the web-link to the main Web-Page for this Supreme-

Court-of-Law, as presented at both page-4 & near the end of this document, we do intend to soon post Another Document, where-in are presented a More Extensive List of Citations & Web-Links to Evidence, mostly in the form of Documents & Videos, all of which are well-focused on this issue.

3. Finding of Fact: Advocates of the Declaration of Medical Emergency here-in complained of, have Not even Scientifically Proven that Viruses or Germs actually Cause Disease or Death. Numerous reputable sources have presented Evidence & Arguments which powerfully support this proposition; & their opponents have largely fell silent. We expect to expand this section of this verdict document, as we gather more such Evidence & reputable Testimony; but the following web-links present reputable Testimony on this important & fundamental point of concern:

“Viruses and the Germ Theory - How your Immune System Works to Protect You 2020”:

Dr. John Bergman:

<https://www.youtube.com/watch?v=vtKHwBWD1Wc&t=1833s>

“What Really Makes You Ill?: World Peace Diet Conversation with David Parker & Dawn Lester”:

<https://www.youtube.com/watch?v=O55qDaJWQKo>

4. Finding of Fact: Under the Possibility that Viruses Might actually Cause Diseases & Death; there does exist Large Bodies of Evidence, that, Defendant Antony Fauci Purposefully Circumvented Government Legal Prohibitions on using US-Military Laboratories to Engineer this Corona-19 Virus as a “Bio-Weapon”; & that he Exported US-Military Bio-Weapons Research to Wuhan China, for the specific Purpose of Evading US-Legal Prohibitions on such Dangerous Military Bio-Weapons Research.

5. Judicial Order: 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.

The Evidence & Arguments presented in the two documents which are web-linked near the bottom of page-3 above, & which present massive amounts of Evidence & Argument, 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”.

6, Judicial Order: All concerns for Distribution of any & all Medical Remedies, including “Vaccinations”; as are being proposed by numerous American National Municipal/Civil Governmental Office-holders & Agents, are here-by Ordered to be Distributed by Non-Military People, to local County or Super-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.

7, Judicial Order: 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.

8, Judicial Order: The two documents which are web-linked near the bottom of page-3 above, & which presents massive Evidence & Arguments, that, there does presently Exist, a Conspiracy to Reduce our American People to Slavery, all under a Despotism & Roman-Empire Model of Government, through “Treason”, has caused our assembly of Jurists to further Unanimously Declare, that, ...

... it is the Duty of All 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 & secretly 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’, aka ‘Shot’, through Instantaneous ‘Death-Penalty’.

Any such individual who might Execute any such International War Criminal, & who might be caught to proceed in response to any subsequent Prosecution which might be brought against him, 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”. Further; such an Executioner has the Right to Present This Supreme-Court Document in his defense.

9, Judicial Order: While our Assembly of Jurists is still working towards a final ‘Consensus’, on whether or not the popularly advocated & precautionary “Remedies” such as “Social Distancing” (& related “Mask Wearing”), are actually “Necessary Responses” to these “Corona-Virus Alarms”; we do Unanimously Agree & Declare, that, 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’. Here-under; & in the Larger Context of these ‘Emergency’ Concerns for ‘General & Public Health & Welfare’; we further declare, as follows:

9-1: Traditional “Rules of Common-Law”, specifically “Trespass”, Require, that, any small Community of People who are Peaceably Occupying Public Ground, have the Right to Insist that newly arriving Individuals Comply with reasonable & pre-established Rules of that small community, & which rules do have some plausible Relevancy to any Fear that Contagious Disease Might Be Transmitted if those rules are not strictly observed & enforced.

Here-under; when-ever Any Individual or Community might Willfully Refuse to Respect “Social-Distancing” Rules of Any Other Community, & which rules are intended to assist our American People to Maintain ‘Public Health’; then, that newly-arriving individual may be Formally Accused of NOT Maintaining his or her ‘Qualified-Elector Status’, & his Status there-under may be formally “Challenged”; & he may quickly & efficiently be brought to “Justice”, through formal ‘Complaint’ filed against him, in any General-Jurisdiction ‘Court of Justice’, aka ‘Court of Law’, in any venue-proper Local ‘Precinct’, (or else-where), in our USA. Here-under; Any Unanimous Twelve Qualified-Electors, who are responsibly acting as ‘Jurists’ in any such Court, & who follow traditional ‘Due-Process of Law’, may Unanimously Adjudicate that any such Trespassing Offender may immediately be Stripped of his ‘Qualified-Elector Status’, &/or that he may be Arrested, &/or that he may be Punished in Any Manner in which those Twelve Jurists might Unanimously Agree to be so “Justified”. The Accusing Party may Suggest Appropriate Punishments to the assembly of the Jurists.

(If the Trespassing & 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”.)

9-2: The Object of this ‘Common-Law Public-Policy’, is to provide Respect for Concerns of Individuals who are concerned about Catching Diseases from other people, so that All in the Community may Reside In Peace there-in. Here-under; whether or not people voicing such concerns are actually delusional &/or irrational in their concerns for becoming so infected, is ‘Irrelevant’; & every-one needs to Respect All Concerns for maintaining Private Community Organizing & Communications, even when such is being conducted on “Public Ground”.

Here-under; All Executive & Judicial Officers, at All Levels of Government, are here-by Notified, that, 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”; then, until After a Jury Trial has been Completed; you are “NOT Justified” in executing any “Arrest” against any such Offender, as described in the section immediately above. If No such 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.

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”.

This ‘Common-Law Public-Policy’, is in place; because, there are entirely Way Too Many ‘False Arrests’ being Made, under ‘Color of Law’, & more Nuremberg-Principles Violating & Stupid &/or Corrupted Public-Office Holders Need to be ‘Resisted with Force’, when they are actually

Committing Crimes of ‘Breach of the Peace’, & ‘Kidnapping’, & ‘Assault’, against our common American people. If any individual actually executes such Deadly Force in this lawful manner, (as against any other individual, whether a ‘public-office holder’ or not); & he gets brought before any Court in these /united States of America; then, in his response to the Prosecutions being brought against him, he may & should plead “Justifiable Homicide”; & such an Executioner may also Present This Judgement & Order from This Supreme-Court in his defense.

9-3: The previously referenced ‘Courts of Justice’, aka ‘Courts of Law’, where-in these Complaints against Trespassers might be brought, are presently unanimously considered by our assembly of Jurists to potentially number approximately 300,000, as they are lawfully capable of being formed in every Precinct & Precinct-Like Polling-Station in the USA. Each of these Precinct Communities have the Constitutionally Guaranteed Right to Establish Their Own ‘Court of Justice’, aka ‘Court of Law’, aka “Hundred Court”. These same Precincts, are referenced in the Sixth-Amendment as “Districts”; & the Justice-of-the-Peace Judicial-Office Holders in the Courts of these Precincts, have the Right to Exercise “Original & Exclusive Criminal Jurisdiction” there-from. This allows them to effectively “Enforce” their legitimate Judgements, as Their Juries might so adjudicate.

Further here-under; these same Precinct-level Judicial-Officers have the Organic Constitutional Right to Organize & Deputize Their Own ‘Hundred-Man Army’ of ‘Peace-Officers’, & ‘Deputy Peace-Officers’, all under the related concept of the County-level “Posse-Comitatus”.

This ‘Organic Community Public-Policy’ of ‘Local Community Empowerment’, not only addresses this Issue of ‘Challenging Qualified-Elector Status’; but it also provides the solid Constitutional Support for Resorting to ‘Armed Resistance’, against Corrupted Federal, State, or County Office-Holders, who might Conspire to Trespass & Make Aggressive-Warfare as against these Local & ‘Responsibly Self-Governing’ Communities. This Public-Policy especially addresses the very ‘Clear & Present Danger’, that, there presently is very likely a Conspiracy in motion, to ‘Forcibly Vaccinate’ many non-consenting Americans. Here-under; this Same Local Community Empowerment is absolutely ‘Necessary’, in order that the ‘Immune System’ of these Local ‘Organic Body-Politic’ Communities, may effectively Purge the Infection of Un-Scientific Lies & Mass Hysteria from Their Own Locally Sovereign & Responsibly Self-Governing Communities.

All of this is explained in much greater detail, in this document’s above first two web-linked documents, near the top of page-2, & which there-in explains about “Organizing Self-Governing Communities”.

9-4: We further find, 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. Here-under; all Local & ‘Responsibly Self-Governing Communities’, who are Compliant with the ‘Rules of the Common-Law’, should ‘Decide For Them-Selves’ Which ‘Health-Care Rules’ they will Embrace or Reject in the Sovereign Governance of Their Local Communities.

A copy of this document, & other documents & files reasonably related to this case, may be found & printed, from under the directory web-linked, here:

<https://ConstitutionalGov.us/SupremeCourtOfLaw/Cases/USA-Duran-ExRel-Vs-Gates&Fauci-CoronaVirus/>

At future dates; our Court's Jury may issue Supplemental Documents to this one, & there-in providing greater details about Specific Remedies which are either Beneficial or Detrimental to the General Health & Welfare of our common American People.

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

Jurors Listed:

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

These Twelve Jurists Do Unanimously Affirm & Witness that This Document is Truly & Accurately Composed & Published in manners which Accurately Reflects the Unanimous Judgement of Each of us; & that Each or All of us May Be Contacted Directly & Personally by Any Responsible-Adult in the USA, if they have any Good-Faith Critique or Complaint about the inherent "Justice & Fairness" of our Collective Unanimous "Judgement" here.

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

Jurist 1, & Representing the Organic 'Super-State of Texas'; & proceeding as the Pro-Tem Jury-Foreman, & as the Presiding Judicial Officer: 'Charles Bruce Stewart'; on the Land, at: 1117 North Neches Street, & in Precinct-1, of Coleman County & City, in the Republican Super-State of Texas [76834]. Charles@ConstitutionalGov.us / 325-603-0334.

Jurist 2:

Jurist 3:

Jurist 4:

Jurist 5:

Jurist 6:

Jurist 7:

Jurist 8:

Jurist 9:

Jurist 10:

Jurist 11:

Jurist 12:

Done; on this date of ____ October, 2020.

Pro-Tem 'Presiding Judicial-Officer: Charles Bruce Stewart.

All Correspondence, including objections & critiques of this Judicial Process, may be sent in writing, to the Home/Office of Charles Stewart; which is located on the Land, at 1117 North Neches Street, & in Precinct-1, of Coleman County & City, in the Republican Super-State of Texas [76834].

Telephone & EMail Communications are frequently Much More Efficient at promptly & honorably resolving these sorts of concerns; & Charles Stewart may be contacted in these manners, as follows: 325-603-0334, Home/Office / 325-232-0241, Cell / Charles@ConstitutionalGov.us .

Court Seal: