

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

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Proceeding In the “Public-Interest”, as: )  
The People, who Organically Constitute )  
our Socially-Compacted Body-Politic of these )  
“United States of America”; & here-under )  
Proceeding as a “Private Attorney General”, )  
but also In the Nature of Quo-Warranto, & )  
also U.S. American Nation/State Ex-Relatione; )  
by & through Co-Plaintiff “Charles Stewart”; )  
Plaintiffs/Accusers/Claimants; )  
Versus: )  
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 the Speaker of the House; )  
& 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/Statutory )  
US-Supreme-Court Case #: \_\_\_\_\_; )  
Affidavit of Fully Justified True & Accurate )  
“Jury Verdict”, & “Partial Final-Judgement”; )  
as recognizable under Organic Constitutional-Law, & )  
) Traditional 7<sup>th</sup> Amendment Common-Law Jurisdiction; )  
) & here-in Affirming Our Court’s Judicial “Finding of )  
) Fact & Law”, 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/Statutory )  
) Machinery-of-Government, have Included: )  
) ‘Un-Lawful Usurpations’ of Our Local Community )  
) Rights of Exercising Judicial-Powers of Self-Governing; )  
) & there-by, for Our Own Local 6<sup>th</sup> Amendment )  
) Jurisdictions to More Objectively Adjudicate For )  
) Our-Selves the True Merits of These Alarms; )  
) & here-under Further Affirming, that, Physical )  
) “Treasonous Warfare” is routinely, knowingly, & )  
) maliciously being Waged Against our Common )  
) American People; & that a Major Portion of this )  
) involves Acts of ‘Economic Warfare’; & here-under )  
) Judicially “Ordering”, that, Meaningful “Economic- )  
) Relief” be Immediately Provided for the Grass-Roots )  
) Constituency of our Common American People; )  
) & this with All Accompanying Changes in Federal )  
) Governmental Policies & Personnel as might be )  
) Reasonably Necessary; & further here-under, )  
) Judicially Issuing all such “Restraining Orders” & )  
) “Injunctions”, as Justified, in order to Prohibit )  
) Numerous ‘Dangerous Acts’, (which are popularly but )  
) falsely being proposed as Remedies); )  
) & this with “Warrant” for the Use of Force in )  
) Lawful Defense Against All Lawless Acts of Treasonous )  
) Aggression which might be related here-to. )  
) (Twelve Courageous Patriots Have Authorized Their Names & )  
) Contact-Info being Listed here-in as Volunteer “Jurists”.) )  
) (Version-6. Up-Dated 2024-July.) )

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>

The Complaint which has Set In Motion the Actions of this USA-National Supreme Court-of-Law, has been brought through the Motion, of, one: 'Charles Stewart'; who maintains his Qualified-Elector Status in the De-Jure/Constitutional-Republic of the State of Texas, in Coleman County; & his more full contact info & location are all described more fully in his main Complaint document. That Complaint document, as with All Files reasonably Related to This Case, are being kept Publicly Available, under the Open Records of our Court's Web-Page, as related to this case, here:

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

Building further here-under; each & all Twelve of we Jurists, as referenced here-in below, do solemnly Affirm, our sincere believe, 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'); & also in the light of the Well-Settled Tradition of the Common-Law, each of us is sincerely & humbly seeking to Secure the Collective "Conscience of the Community", of the Well-Informed & Socially-Reasonable 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. Our Investigation here includes Sufficient Communication with the Parties & Witnesses related to this Case, in order that each of us may Responsibly Judge Between Those Among Them is Communicating Truthfully, & Who among them is Not Communicating Truthfully.

Further here-under; we each & all similarly solemnly Affirm, that, each of us will consistently 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 further & 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.

Here-under; & with regard to this case concerned with specific “Corona-Virus Issues”; this USA-National Supreme-Court-of-Law, Finds, confidently, that, there has been a ‘Complete Failure’ by All Public-Servants & Agents under the present USA-National Statutory/Municipal/Civil Government, to Responsibly Full Their Constitutional “Duties”, to Reasonably Assist in the Public-Dissemination of Vital Truthful-Information. This Failure of Duties Especially Includes Public-Servants & Agents under the US-Executive-Department’s “Department of Justice”, & also under the Judicial-Department’s Entire Court Structure, including specifically the so-called ‘US-Supreme-Court’, & also the Federal “District Courts”, & the “Appellate Courts” .

Further here-under; Our Court Finds, that, this modern desperate situation is Much Broader than as applicable to just this specific “Corona-Virus Case”; & that, a literal Multitude of Cases of National Significance are Not Being Properly Adjudicated pursuant to Fifth-Amendment-Mandated Constitutional “Due-Process-of-Law”. This ugly situation not only routinely results in Multitudes of Innocent People being Lawlessly Railroaded In-To Prison; but, it also has been used to give Color-of-Legitimacy to Allowing Many Obviously Guilty but Socially-Influential Criminals to Escape Justice.

More specifically, this Institutionalized “Failure of Justice”, is the Direct-Result of a Massive “Criminal-Conspiracy”; all of which is Purposefully Designed to Allow for a Small Group of Powerful Individuals, to Routinely Pillage & Plunder our Common American People. Thus ugly & desperate situation for our American People effectively Amounts To “Treason”. This all as explained in our community’s first supportive 20-page document, entitled similarly as ‘Constructive Notice of Treason’, & also in our second related 18-page document, which presents ‘Citations’, to reputable sources, in support there-of, 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 our Chief Judicial-Officer & Jury-Foreman; & preferably all of the Jurists involved in the adjudication of this case; & make us aware of the merits of your concern, in order that, if your words seem Reasonable to us, we may have Opportunity To Correct Any Such Errors.

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**Constitutional “Due Process of Law” Concerns.**

The Minimal-Standards of Anglo/American Constitutional “Due Process of Law” Inherently Require ‘Proof’, that, Any True “Emergency” might Actually Exist, well Before any such “Public-Emergency-Declaration” might become Reasonably & Legitimately “Warranted”. These “Due-Process Requirements” are Especially Prioritized, when-ever, (as the result of such non-judicial declarations), Any Public-Servants or Agents might be seriously Considering the Application of “Militarily Enforcement” there-under, as Against Any of our Common American People.

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 Governmental Militarized-Emergency-Response Machinery as presently has been brought to bear in this case.

Please note here, that, many of the here-in Accused Parties, are very Aristocratic; & there-under, they consistently Maintain Obstructions Against direct & open good-faith Communications with our common American People. Here-under, our above wording of “Sufficient Communications” with them, in actually, amounts to Them Only Talking To Us.

But, please note further, that, the Arguments & Evidence Presented in the Original Complaint & this Jury Verdict Documents, have been circulating in the Open “Court of Public Opinion” for literally years, &, under the totality of the circumstances, those Accused Parties Have Had Reasonable Opportunities To Respond to the Arguments Opposing Their “Emergency Corona-Virus Alarms”, & they have Failed to Respond Convincingly to the Merits of the Multitudes of Counter-Accusations Against Them, that Their Alarms are Not Truly “Scientific-Evidence Based”, & they are “False Alarms”, & they are “Fraudulent Science”, & they are “Fraudulent Emergency Alarms”.

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:

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**Case-Specific, & Unanimously Affirmed: “Judgements”;  
concerning: “Findings”, of Situational “Facts”; Listed, as follows:**

Each of Our Court’s Twelve Reputable Jurist’s Assembly Members have Sufficiently Reviewed the Available “Evidence” which is related to this “Corona-Virus” Issue; to here-under Unanimously Declare our Sworn True “Findings” of Situational “Facts”, to be as follows:

**1.0: General Findings of Situational Facts:**

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 & Military-Industrial Corporation related People were so inclined. These same 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’; If Such Causation Actually Existed.

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-Empire Modeled US-Military & wealthy Pharmaceutical-Corporations, have Refused to Present Any such 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 Mass-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). Readers new to these legal concepts may find reputable & generally accurate explanation for them, here:

[https://www.law.cornell.edu/wex/mens\\_rea](https://www.law.cornell.edu/wex/mens_rea)

[https://en.wikipedia.org/wiki/Mens\\_rea](https://en.wikipedia.org/wiki/Mens_rea)

Here-under; our Court’s Judicial Investigations have concluded, that, these same Powerful Community Leaders, as Accused here-in, have, apparently, Pressured Many weak-minded People in Powerful Positions in News-Media & Governmental Corporations, to Mindlessly Support their Maliciously Fraudulent “Emergency Corona-Virus Alarm”.

Further; our Court’s closer Investigations have concluded, that, Those here-in Accused People are Maliciously & Criminally 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, in-to Morally Prostituting their Governmental or Corporate Positions of Public-Trust. Here-under; Communications & News Media Corporation Leaders frequently become ‘Not Concerned’ about Propagating ‘Fraudulent Emergency Alarms’, as is the case here-in. 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.

All Twelve Jurists Constituting Our Supreme Court have Unanimously Found as Fact, that, this is the Only Rational Explanation for those Accused Parties 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 Fuellmich'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 there-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 Fuellmich 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"; Reiner Fuellmich; 49-minutes:**

<https://odysee.com/@DidYaKnow:0/RF-Crimes-Against-Humanity:7>

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 immediately above; but our 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 Corona-Virus Case, as being adjudicated by this Supreme-Court-of-Law, & as presented in both page-2, & near the end of this document, we do expect, soon, to 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 & directly relevant to this issue.

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**2.0: More Specific “Findings of Situational Facts”:**

**2.1: Findings of Fact, Only a “Private Interest” is being Served:** The People who are the Leading Advocates & Supporters of this ‘Corona-Virus Alarm’, are Serving Only Their own “Private-Interest”, all of which is Maliciously Designed to Enrich & Empower the here-in Accused People, who are heavily Invested in Powerful Private Pharmaceutical-Drug Corporations, &/or Private Military Institutions, (& perhaps a few other Private-Interest Groups); but, they are Not Serving any True “Public Interest”, for our common American People.

**3.0: Findings of Fact, Obstruction:** There presently Does Exist a “Criminal Conspiracy”, among at least a clear majority of the here-in Accused Parties, to Mis-Use Their Powerfully Influential Social-Positions, to Brutally & Maliciously “Obstruct” the the Open & Public Sharing of Truly Objective “Scientific-Research”, Concerning the Legitimacy, or the lack there-of, of All Accusations From Both Sides of This Dispute. The Courageously Patriotic People who are so Heroically Sharing this Our Side’s More “Truly Objective Scientific-Research”, are routinely & Maliciously Vilified, as some sort of implicitly irresponsible “Conspiracy Theorists”; as opposed to the More Honorable Response of Inviting Open & Public Debate, On the actual Merits of the Issues In Dispute.

**3.1: Obstructing Evidence, Alleged Corona-Virus Danger:** Most or all of the here-in Accused & Socially-Powerful Parties Are Actively Conspiring to Maliciously “Obstruct” the Open & Public Sharing of Legitimate Scientific Research which Evidences the “Falsity” of Their Un-Proven & Theoretical Proposition, that, some form of a “Corona-Virus” is Actually Causing a Legitimate Danger to the Health & Safety of our common American People.

**3.2: Obstructing Evidence Against Vaccines:** Most or all of these same here-in Accused & Socially-Powerful Parties, Are Maliciously “Obstructing” the Public Dissemination of Legitimate Scientific “Evidence”, which weighs Against, what they describe as, their: “Vaccines”; & which “Vaccines” they further Maliciously & Subversively Promote as the Only Scientifically-Legitimate “Remedy” for their alleged “Corona-Virus Danger”.

**3.3: Obstructing Evidence, Vaccines Contain Poisons:** Large-Volumes of Publicly-Available “Evidence”, Indicates, that, these Same “Vaccines” consist of Secretively Formulated & Manufactured “Liquids”, & that, such “Liquids” Contain what amounts to Numerous “Toxic Poisons”; & that, here-under, said Accused Parties are Maliciously “Obstructing” the Socially Responsible Dissemination of Large Volumes of (Dissenting but) Objectively Legitimate Scientific “Evidence”, which Powerfully Indicates, that, there Does Exist Seriously “Life-Threatening Dangers” from Injecting these said “Vaccines” in-to common People.

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**4.0: Finding of Fact, Falsification of Evidence:** There presently Does Exist a “Criminal Conspiracy”, among at least a clear majority of the here-in Accused Parties, to Knowingly, Maliciously, & Brutally, “Falsify Evidence”; Concerning the Legitimacy, or the lack there-of, of the Following Accusations:

**4.1: Falsification of Evidence Designed to Promote Un-Proven & Hysterical Alarms of Alleged “Corona-Virus Danger”:** There presently Does Exist a “Criminal Conspiracy”, among a clear majority of the here-in Accused Parties, to “Falsify Evidence” Concerning the Lack of Legitimacy of Their Accusation, that, some form of a “Corona-Virus” is Causing a Legitimate “Danger” to the Health & Safety of our common American People.

**4.2: Falsification of Evidence Designed to Promote Vaccines:** Most or all of these same here-in Accused & Socially-Powerful Parties, Are Actively & Maliciously Promoting “Falsified- Evidence”, which is Supportive of “Their Private Remedy” (for the afore-said & theoretical “Corona-Virus Danger”), which includes what they describe as Injecting “Vaccines” In-to Common People.

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**5.1: Evidence of Conspiracy To Murder Multitudes of Innocent American People:**

Massive Amounts of Freely-Available “Evidence”, indicates, that, these same here-in Accused Parties are Fully Aware of the Massive Amounts of Commonly-Available “Evidence”, that, Their Entire Agenda, is Promoting Mass Vaccinations which may be Reasonably Expected to Cause Way More Deaths Than the Number of Deaths which might Reasonably be Expected from any “Corona-Virus”.

These here-in Accused Conspirators Are Intelligent People, they are Not Stupid-People; & They Know of this Commonly-Available Evidence. Here-under; the Only Remaining Reasonable Explanation for their actions, is, that, They Are Maliciously Conspiring to Murder & En-Slave Multitudes of our Innocent American People.

**5.2: Evidence of Conspiracy To Obstruct Judicial Process & Avoid Accountability For Massive Murder of Multitudes of Innocent American People:**

These here-in Accused Parties are Conspiratorially “Hiding” Behind, the “Limited-Liability” Legal-Fiction Privileges, of their Large & Powerful Pharmaceutical & Military-Contracting Corporations; as have been lawlessly but colorably issued to them, based on their Individual Memberships there-in. These Lawless Privileges have been colorably bestowed on them, from our even Larger Problem, that, All Levels of Modern American Government are Designed Based On the Roman-Empire Model of Statutory Municipal/Civil Government, which is Inherently Designed to Avoid Accountability From the People who have been Conquered By Such Roman-Empire Model of Government.

**6.1: Evidence of Conspiracy to Use Economic Coercion to Criminally Intimidate Larger Numbers of Americans to Submit To Poisonous Vaccine Injections:**

These same Accused Powerful-Parties are Maliciously Conspiring to Promote Maximum Death Body-Count through Murdering Clear-Thinking Americans, all Through their Malicious Threats of Firing these Americans, or Breaking Contracts with them; all of which is Maliciously Designed to Threaten Clear-Thinking Americans with Loss of their Employment, & Jobs, & Economic Security.



**6.2: Evidence of Conspiracy to Use Economic Coercion to Criminally Intimidate Larger Numbers of Americans to Submit To Socially Destructive & Economically Disruptive Policies:**

We further find, that, a vast Majority of the Remedies Prescribed for this alleged “Corona-Virus Emergency”, are actually “Detrimental” to the General Health & Welfare of our common American People. This includes specifically, such alleged Remedies as “Mask Wearing”, & “Social Distancing”, &, again, “Vaccine Injections”.

**7.0: Finding of Fact: Anthony Fauci Maliciously Engaged in Criminally Subversive Usages of U.S. Government Laboratories & Research Data:**

There does exist Large Bodies of Evidence, that, Defendant Antony Fauci Purposefully Circumvented Government Legal Prohibitions on using US-Military Laboratories to Engineer such apparently Dangerous Concoctions as this Corona-19 Virus, & to Use such Concoctions as “Weapons”, or perhaps as “Bio-Weapons”; & that Fauci Exported This US-Military Weaponry &/or Bio-Weaponry & Research to Wuhan China; & this all for the specific Purpose of Evading US-Legal Prohibitions on such Dangerous Military Weaponry Research; & here-under to Artificially Create the Massive Hysteria & Panic which has Consumed the Consciousness of the vast majority of our Good People of the USA & of this entire Earth.

**8.0: Finding of Fact: “Germ & Virus Theories Are Not Proven Scientifically”:**

The here-in complained of People Declaring this “Medical Emergency”, 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 future versions of Our Courts Jury-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:

“”**True Health; Viruses & the Germ theory, how your immune system works to protect you 2022.**”  
**John Bergman: 37-minutes:**  
<https://www.youtube.com/watch?v=b9Z4516Lco4>

“**What Really Makes You Ill?: World Peace Diet Conversation with David Parker & Dawn Lester**”:  
<https://www.youtube.com/watch?v=O55qDaJWQKo>

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**Specific Unanimous Judicial Judgements, Orders, & Warrants, 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 Court’s Jurists Sworn As Legitimate & Justified Judgements, Orders, & Warrants, as follows:

**1, 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. This Order is 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, 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”. This brutally cold & hard reality 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 is in legitimate “Hot-Pursuit” of a person who may be Reasonably Presumed to have 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”.

**2, 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 Only by Non-Military People, to Local Offices of County Sheriffs; & this all in conjunction with already established & adequately functioning local community mail & merchandise delivery systems, such as the United-States Postal-Authorities, FedEx, & UPS.

**3, 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; all of which is based on the “Nuremberg Principles”, that, “Just Following Orders” is Not a Legitimate Excuse for participating in War-Crimes against Non-Combatant Populations.

**4, Judicial Order:** Proceeding under the light of the two documents which are web-linked near the center 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 Despotic & Roman-Empire Model of Government, through “Treason”.

Here-under; our assembly of Jurists have been further prompted to Unanimously Judicially Order, 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 may have become entangled under any of a literal multitude of documents, (such as birth-certificates, Social-Security applications, IRS-forms, Passports); all through which municipal/civil governmental Judicial-Officers do routinely & secretly & corruptedly take “Silent Judicial-Notice”, that, such Americans have there-by Contracted to Alienate Them-Selves from their Constitutionally-Guaranteed & “Un-Ailenable Rights”; as pursuant to such Legal-Fiction Concepts, as: “Legal-Nexus”, & “Minimal-Contacts”.)

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’.

In response to any such Execution of any such International-War-Criminal; If the Executioner might be brought to any subsequent Prosecution against him; then, 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”. Further; such an Executioner has the Right to Present This Supreme-Court Document in his defense.

**5, Judicial Order:** All American-National, State, & Local Governmental Officers & Agents; You are here-by Judicially Ordered to Abandon All Actions (Including All Writings & Verbal Wordings) which tend in any way to Promote such “Remedies” as “Vaccines”, “Social Distancing”, &/or “Mask Wearing”; Because, There are “No Legitimate Alarms” Concerning Any Legitimately-Identified Danger to our Common American People; & here-under, those supposed “Remedies” of “Vaccines”, “Mask-Wearing”, & “Social Distancing”, are “Not Legitimate Remedies” for “Any Legitimate Danger”; & they Trespass Against the Rights & Liberties of our common people.

All USA-Public-Servants need to find tasks which actually produce some Meaningful Benefit for our Common American People; & to Quit Wasting the Resources of the Public Office or Franchise which You have been Privileged to hold on such Hysterical & Fraudulent Alarms as are here-in adjudicated against. If you might Act in manners to Resist the Intent of This Judicial Order, then, Motion Will likely Be Brought in Our American People’s Courts, to Remove You from the Governmental Office or Agency which you presently hold.

5.1: All American-National, State, & Local Governmental Officers & Agents; You are here-by Judicially Ordered to Not Take Any Action to Forcibly Violate the Fundamental Principles of True “Law”, which are here-in being cited; & especially here-under to effect Any “Arrest” of the Liberty of Motion of Any Constituent Member of the Organic Body-Politic of Our American People. If you might so act, then, in that instant, such Action lawfully Amounts to a Lawlessly Violent “Act of War”, & a Criminally Violent “Assault”, as Against Our American People; & if such “Un-Lawful Arrest” might become exacerbated through Forcibly Coerced Transportation of Any Common American, then, such actions should properly & legitimately be further construed as Class-A Felony “Kidnapping”.

Here-under; & All such “False Arrests” & “Kidnappings” may be “Resisted”, with “What-Ever Force is Necessary”, including “Deadly Force”. This ‘Common-Law Public-Policy’, has Long Been Constitutionally In Place in these American States. While those well-settled Public-Policies have frequently been Violated by Corrupted or Incompetent Public-Servants; these proceedings in this USA Supreme Court-of-Law are intended to Remedy that evil. Our Jurists Unanimously Affirm there are entirely Way Too Many ‘False Arrests’ being Made, under ‘Color of Law’ in these American States, especially by Stupid &/or Corrupted Governmental Executive Office Holders, many of whom are actually & routinely Committing Crimes of ‘Breach of the Peace’, ‘Assault’, & ‘Kidnapping’; as against our common American People.

If any common American actually Proceeds to Execute His Own Responsive Deadly-Force, in his own Self-Defense, or Defense of Another, & gets brought on any Charges related there-to, & before Any Court in these United States of America; then, he/she may & should plead “Justifiable Homicide”; & such an Executioner may also Call Any Officer of This USA-Supreme-Court-of-Law to Testify On His Behalf, & he/she also May Present This Judgement in his/her defense.

5.2: All American Local Governmental Officers & Agents; as concerning Any Health-Related Alarms similar to this “Corona-Virus Alarm”, & as might reasonably become necessary; You are here-by Judicially Ordered to Host Open & Public “Local Community Discussions”, in order that Your Local Community may ‘Decide For Your-Selves’ Which ‘Health-Care Rules’ Your Local Community Will Embrace or Reject.

Such Policies as this are Essential in Your Local Community Rights & Duties to Protect the Health & Welfare of Your Local Community Members. Here-under; Each Of You have Duties to Conduct Your Own Research of All Available Scientific Data & Research-Results; & there-under to Develop Your own Local Community Policies concerning How Best to Secure the general Health & Welfare of Your Local Community Members.

Do Not Blindly Follow Mandates From Larger-Jurisdiction Government Officers or Agents.

**6. Judicial-Order:** All above described Governmental Officers & All Agents, You are here-by Notified, that, If You might Believe that Any of the Judicial “Findings of Fact” or “Judicial Orders” which are here-in being presented, are “In Error”, or that they are Not Fully & Objectively”Justified”, or that they Fail to Objectively Harmonize With the Higher “Laws of Nature & of Nature’s God”; then, you have Two Avenues to Communicate Such concerns to our Court; & its Officers; as follows:

1: Your Less influential Mode of Communication with Our Court, is by Communicating Directly With Us Through Your Foreign Municipal/Civil/Statutory Jurisdictional Office or Agency; & this through any normal channels, including email, postal mail, or phone.

2: Your More Influential Mode of Communication with Our Court, is for you to, at least Temporarily, Assume the Sovereign-Power of an Equal-Member & Constituent In Our American-National Organic Body-Politic, as a “Qualified-Elector” here-in. Your entanglements under your employment as a “Civil-Servant”, may require that you take these actions in time-periods during which you are not obligated to perform official statutory/civil/municipal governmental duties, or perhaps even for you to “Step-Down” from Your Position as a Public-Servant or Governmental-Agent.

Either way; here-under, Take These Actions so that You May Equally Participate In, & Influence, the Consensus-Building Organic Body-Politic Collective Decision-Making & Adjudication Process which is here-in Moving Our Court fore-ward with our present Findings & Judgements.

At All Times, You have the general Right to so “Step Down”, & participate more directly in this This Court of Law for our American National Organic Body-Politic. Contact Our Office directly, to Make Arrangements if you might have Special Needs to Schedule for your participation in Our Court Proceedings, perhaps on one of your days-off, such as perhaps a holiday. Our Court Officers are Pledged to Make All Reasonable Accommodations Requested for All Good-Faith Participants in our Organic Body-Politic Judicial-Process.

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A copy of this document, & the main Complaint document, & other documents & files related to this case, including much evidence, may be found, downloaded, saved, & printed, from under the directory for the Public-Records of Our Court’s Web-Page, which is here-in again web-linked, here:

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

In the future, & as Our Supreme Court of Law might Adjudicate to be in the Best Interests of Justice, & of the General Health & Welfare of our common American People; this Supreme Court of Law May Issue Additional & Supplemental Judicial Judgements & Orders, similar as this one.

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

**Jurors Listed:**

The below listed Twelve Jurists, do here-by solemnly affirm, before our entire larger American Organic Body of People; & before the Supreme Judge of the Universe; that, we have here-in proceeded to Follow American Constitutional “Due-Process-of-Law”, vigilantly, all & to the best of our reasonable capabilities.

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 Any Reasonable People might have any Good-Faith Critique or Complaint about the inherent “Justice & Fairness” of our Collective Unanimous “Judgement” here. Some of us have refrained from publishing our contact info here, but we can be reached through contacting the Presiding Judicial-Officer & Jury Foreman in Our Supreme Court of Law.

All Correspondence, including objections & critiques of this Judicial Process, may be sent in written paper letter, to the Home/Office of this Court’s Chief Judicial-Officer, “Daniel Johns”, as listed above & below. Again, all Jurors, & even our Court’s Complaining Party, Charles Stewart, may be similarly contacted, by any individual; at least so long as their motives reasonably appear to be proceeding in good-faith. Communications by Telephone & Email are frequently Much More Efficient at promptly & honorably resolving these sorts of concerns.

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

Jurist 1: &: Pro-Tem Jury-Foreman, & Presiding Chief Judicial Officer: ‘Daniel Johns’;  
on the Land, in the Organic Republican State of Florida, & in ??? County.  
Minuteman53@proton.me / phone #: 786-339-6621.

Jurist 2: Nancy Radtke; From the State of Michigan. iamnewsong@hotmail.com .

Jurist 3: Jim Bleakley; From the State of Oregon, Clackamas County, & Oregon City.  
dickbutcher@hotmail.com

Jurist 4: Michael Lerman; Us Navy Veteran; Ambassador for Keeping the Peace of My King Christ Jesus; in Fountain Valley, California; & in Orange County. water4fuelfreedom@yahoo.com .

Jurist 5: Cindy Falco/Di-Corrado; in Florida, & Boynton-Beach City, & Palm-Beach County.  
openarmsandopenhearts@hotmail.com ; 904-501-3082 ; <https://openarmsandopenhearts.com/>

Jurist 6: Scott O'Connell; State & City of New York; & County of Queens.  
516-902-4894; scottsstuff2@aol.com .

Jurist 7: George Ramsay; State of Texas; Travis County. rattlesnakegeorge@gmail.com .  
<http://constitutionallaborparty.com/> <https://www.facebook.com/george.ramsey.1238/videos>

Jurist 8: Stewart Handte; State of Nevada, Reno: sheriffstewmn01@gmail.com

Jurist 9: Tom Kibler; State of Minnesota; Ramsey County; tgkibler22@gmail.com /  
<https://axj.nu/> <https://www.facebook.com/groups/AAFNEWSNETWORK>

Jurist 10: Rick Martin; State of Michigan: dont.tread.on.me@snakebite.com  
<https://www.constitutionallawgroup.us/> <https://www.facebook.com/profile.php?id=100087730981345>

Jurist 11: Michael Van Schaick; State of Florida, Dade County, Miami.  
305-910-6206 righteousarmyusa@gmail.com / <https://thebigvirusshoax.com/>

Jurist 12: Joshua Van Schaick; State of Florida, Dade County, Miami.  
305-783-6544 / jvanschaick20@gmail.com

Done; in Video-Conference, on the evening of this date of: Thursday, 01-August-2024.

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Pro-Tem Presiding 'Chief Judicial-Officer', & 'Jury Foreman': Daniel Johns.

Court Seal: