

**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”;)
 & 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 Judicial &
 Executive Jurisdictions, in manners which allow us to
 More Efficiently Respond to All Emergencies, including
 this one, As We See Fit; & here-under Further
 Affirming, that, Physical “Treasonous Warfare” is
 knowingly, willfully, maliciously, & routinely, being
 Waged Against our Common American People, by these
 Same “Deep State Conspirators”; & that a Major
 Portion of that Treasonous Conspiracy involve what
 amount to Acts of Economic Warfare;
 & here-under Demanding a Judicial “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 that Private Cold
Statutory 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-7. Twelve Volunteer Pro-Tem Super-State
 Constituent Jurists Need to Affirm Consent to
 Their Names & Contact-Info being Listed here-in.)

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 related 16-page 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 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 New Mexico, 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 which has obviously resulted from the Incompetence &/or Corruption of the Leadership of our American Nation’s Roman-Empire Modeled Municipal/Civil Government.

Our Twelve Supreme-Court Jurists have here-under formed our Unanimous Judgement, that, the issues being raised through this Complaint of Abraham Duran are of a very Highly Prioritized “Public Interest”; & that, so far as is reasonable & practical, we Twelve Member 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”.

The Member 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’, involving a “Corona-Virus”. We Unanimously Adjudicate that Judicial “Due Process of Law” is now ‘Desperately Needed’, in order that he 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 other of the Twelve among 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 has been Formed & Organized, in Response to, the ‘Complete Failure’ of the Roman-Empire Model of Municipal/Civil USA-National ‘Supreme-Court’, & the lower Courts operating under that Court; & also that same Municipal/Civil Government’s ‘Legislative & Executive Departments’, 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, in & out of Government Offices, 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, & the second related 18-page document, as web-linked here:

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

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

If Any Governmental Office-Holder, or Law Scholar, or Any Other American of Any Legitimate Concern with the issues raised in this document, or in any of the above web-linked documents; &/or if any of those Individuals 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, our Supreme Court’s Assembly of Twelve/12 Jurists, Declare our Unanimously Sworn True Judgement to be as follows:

~~~~~  
**[Insert Body of Specific Unanimous Judicial Judgements Here.]**  
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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 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: Pro-Tem Jury Foreman, & 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].

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 ___ June, 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: