In the Palm-Beach County-Court, of the Fifteenth-Judicial-Circuit of the State of Florida; & also in the Supreme Court-of-Law for our United States of America.

<u>Proceeding In the "Public-Interest</u> ", <u>as</u> :)) Dala
<u>The People</u> , who Organically Constitute) <u>Paln</u> `
our Socially-Compacted "Body-Politic",))
of <u>our Constitutional "State of Florida"</u> ,))
(& here-under, also of these "United States))
of America"); & here-under, <u>Proceeding as</u>))
"Private Attorney Generals"; & "Sui Juris";)
& also In the Nature of Quo-Warranto;)
which translates, as:) <u>c</u>
"Florida State Ex-Relatione"; by & through) <u>U</u>
<u>Co-Plaintiff "Cindy Di Corrado</u> ",)
of: Boynton Beach, Florida [33435];)
Plaintiffs/Accusers/Claimants;	ý
	,) the (
<u>Versus</u> :)
The Legal-Fiction Military-Police-State)
& Roman-Empire Modeled Statutory)
Civil/Municipal Corporation & De-Facto)
Governing-Body, which identifies its-self as)
<u>the "STATE OF FLORIDA;</u>)
& there-under; the <u>various</u>)
<u>Criminally-Syndicated & Corrupted</u>)
Individual Public-Servant Conspirators;)
Including: <u>Sheriff Ric Bradshaw;</u>)
<u>Circuit Judge Bradley Harper</u> ,)
& <u>Clerk of Court Joseph Abruzzo;</u>)
Sheriff's Lieutenant Anthony Johnson;)
Sheriff's Deputies: Nicholas Orsini, Badge)
#28991; & Megan Casteel Badge #28275;)
Lloyd Lumbert; Kelsey Shults; James E)
Putnik; Taylor A DeMario; Samuel)
Rosenfield; Robert Govantes; & Nathaniel)
Turner; & District Attorney Dave)
Aronberg, & Assistant District Attorney)
Jeremiah Romano; & Bar-Member)
Esquire-Attorney Cory Strolla; &)
the (un-known) Towing-Company, & the "Details on Wheels" Vehicle-Impound)
Company; & all officers & employees of)
both of these companies,)
plus numerous un-known Other Sheriff's))))))
Deputies, & John & Jane Does; all of))
whom were Complicit in these Crimes.	<i>ነ</i>
Accused/Defendants.))
<u>r recuscu/ Derendants</u> .	,

 Palm-Beach County Circuit-Court Case-Number:

 50-2020-MM-004494-AXXX-MB,

 & 2023-CA-009267;

 Division: Circuit Civil Central;

 A.O.: Judge James Nutt;

 &: USA Supreme Court-of-Law:

 Case-Number:

 2023-0002;

 Counter-Co-Plaintiff: Florida State-Ex-Rel,

 by & through Counter-Co-Plaintiff:

 Cindy Falco;

 Both of whom Submit this document,

 as our Counter-Plaintiffs Response to:

he Counter-Accused & <u>Counter-Co-Defendant's</u>: "<u>Motion to Dismiss</u>" document. These Florida State-Ex-Rel Counter-Plaintiffs are in receipt of the "Motion to Dismiss" Our Counter-Complaint, as issued by some of the Counter-Defendants, three of them; & as issued under the authority & signature of the Office of the Attorney-General for the Statutory Civil Government of "We the People", who Organically Constitute the Body-Politic of our Legitimate & Constitutional "State of Florida".

For simplicity here-in, we frequently abbreviate the phraise "Attorney General", more simply as "AG". And while that Florida Attorney-General's Office is presently headed by one "Ashley Moody"; with regard to this specific case, Ms Moody's general agenda for colorably filling her official duties, are significantly being assisted by her "Assistant Attorney-General", one "Christopher Kondziela".

Here-under; we Florida State-Ex-Rel Counter-Plaintiffs "Admit", that, "in their most favorable light", &, under this specific Case-Number of "2023-CA-009267", that, the "Motion to Dismiss" document, from that Florida AG's Office, "May" Seem to be "Appropriate".

But; that would Only be True, under the Light of the Fact, that, the Assistant Clerk of the Fifteenth Circuit Court, "Sarah", Refused to Allow the Filing of the Counter-Complaint of these Sui-Juris Ex-Rel Counter-Plai8ntiffs, under the More-Appropriate & Original Criminal-Jurisdiction Case Number & File, where-in This Criminal-Case Originally Began; which is Case #: "50-2020-MM-004494-AXXX-MB".

Here-under, & In accompaniment with this document's "Counter-Co-Plaintiffs Answer to Counter-Co-Defendants Motion to Dismiss"; also please find "Another Responsive Document" from these Sui-Juris Ex-Rel Counter-Co-Plaintiffs; which is entitled similarily as: "Counter-Co-Plaintiffs Mandamus-Motion, for Mandamus-Order, Directing the Clerk of the Court to Accept & File the Counter-Co-Plaintiffs Criminal-Counter-Complaint, Under the Original Criminal-Case Number of 50-2020-MM-004494-AXXX-MB".

Yes. And Under our Presumption, that, the Judicial-Officer who will be taking control of this decision-making process, will Recognize, that, the Constitutionally Prioritized "Interests of Justice", Mandate, that this Order should be Granted; then, We Sui-Juris Ex-Rel Counter=-Plaintiss will Stipulate & Agree, that, our filing of our Criminal-Counter-Complaint under this Court's Civil-Jurisdiction Case-#: "2023-CA-009267", is Inappropriate, & that it should properly be "Dismissed".

But; we are apprehensive, that, the

(Add much moee here)

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Here-under; I Swear, before God & before All Honorable People, that, <u>this Complaint is in the</u> <u>service of a very Highly Prioritized "Public Interest</u>"; & is entirely Truthful & Justified.

Cindy Di Corrado. 316 North West First Avenue Boynton Beach, Florida [33435] openarmsandopenhearts@hotmail.com

Witness 1: &/or Notary Public: Signature.

Witness 2: Signature.

Date of: 2023-May-\_\_\_.

Printed Name:

Printed Name:

Notary Seal: