In the "441st District Court for Midland County".

Proceeding in the Name of, & on the Behalf of:)
the "People of Texas", aka:) 441st District Court for Midland County;
the "State of Texas", "Midland County",) Case #: <u>CV51464</u> .
"Precinct 2 of Midland County",)
by & through Christine Huddleston Moore,)
Michael Moore, & Charles Stewart;) Motion To Order Justice of the Peace Court
all Proceeding In Propria-Persona, Sui-Juris; &) To Transfer Forcible-Detainer Case
as "Private Attorneys General", &) To District Court.
"In the Public Interest", as: Constituent Texas)
State Organic Body-Politic Counter-Plaintiffs;)
)
<u>Vs</u> :)
"Federal National Mortgage Association",)
& also Corporate Legal-Fiction)
"Aldridge Petite, LLP"; & their Attorney of:)
" <u>William Jarrell</u> ", Bar #: 290271;)
Counter-Complaint Defendants.	

1: These Counter-Plaintiffs, as named here-in, have become entangled in another case, related to this one; & happening in the Justice of the Peace Court, for Precinct 2 of Midland County, under: "Cause No. E2240117". There-in, a "Forcible Detainer" complaint has been invoked; & where-under those Plaintiffs are malisciously scheming to invoke the summary process available in that JoP Court, in manners which threatens to cause a Criminal "Breach of the Peace", by Summarily & Wrongfully Applying the Force of the State, County, & Precinct, to Coercively Remove we Counter-Plaintiff from our home of many years.

As of our filing in this District Court of our "Counter-Complaint"; the "Title to the Ownership & Rights of Possession" of this Real-Property, is now "In Question". The well-settled case-law related to those sorts of Forcible Detainer cases, indicates clearly, that, Forcible Detainer Complaints are Not Allowed to move forward, when the "Title to the Real-Property Is In Question"; as it now is, in this case.

Here-under; those Jop-Court Plaintiffs have "adequate lawful remedy", if they wish to have we Counter-Plaintiffs removed from this property, through the action known under general common-law as "Ejectment", but in Texas known under those same common-law principles as "Trespass to Try Title".

If Plaintiffs ownership of this real-property is as rock-solid as they posture; then, they will only suffer minor delays in their gaining possession of this real-property, but through the more common-law & due-process requirements that are actually Constitutionally Guaranteed to we Counter-Plaintiffs.

Further; through these Defendants Counter-Complaint, the Monetary Value of this Dispute now Exceeds the Limits Imposed by Texas Civil Government on the Jurisdiction of that JoP-Court.

Here-under; this District Court should Issue an Order, directing the JoP Court to Transfer that Forcible Detaner Case to this District Court, under this case-number.

Respectfully Submitted;

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