

**In the “Midland County Court At Law”.**

Proceeding in the Name of, & on the Behalf of: )	)
<u>the “People of Texas”, aka:</u> )	
<u>the “State of Texas”, “Midland County”,</u> )	
<u>by &amp; through ... Christine Huddleston Moore,</u> )	Midland County Court-At-Law
<u>Michael Moore, &amp; Charles Stewart;</u> )	Case #: <u>CV29882,</u>
all Proceeding In Propria-Persona, Sui-Juris; & )	
as “Private Attorneys General”, & )	441st District Court for Midland County;
“ <u>In the Public Interest</u> ”, as: Constituent Texas )	Case #: <u>CV51464.</u>
State Organic Body-Politic <u>Counter-Plaintiffs;</u> )	
<u>Vs:</u> )	<b>Motion To Stay Unlawful-Detainer Complaint</b>
<u>“Federal National Mortgage Association”,</u> )	<b>Of Original Plaintiffs.</b>
... & also Corporate Legal-Fiction )	
<u>“Aldridge Petite, LLP”; &amp; their Attorney of:</u> )	
<u>“William Jarrell”, Bar #: 290271;</u> )	
<u>Counter-Complaint Defendants.</u> - )	

1: We Counter-Plaintiffs, have recently transferred this case from the JoP Court of Precinct 2 of Midland County, under: “Cause No. E2240117”, to this Midland County Court-at-Law. There-in, a “Forcible Detainer” complaint had been invoked against us; where-under, those Plaintiffs did successfully but lawlessly invoke that JoP Court’s Repugnant Summary-Process, in manners which caused a Criminal “Breach of the Peace”, through Threatened Wrongful Application of the Force of the State, County, & Precinct, so-as to Coercively Remove we Counter-Plaintiffs from our home of many years.

Since this entire case has now been Transferred to this County Court-At-Law, the possibility still remains, that, the presiding judge here-in may make the same errors that occurred in the JoP-Court, where-under that Forcible Detainer Complaint’s Summary-Process Was Wrongfully Prioritized Over & Above the Common-Law Due-Process & Rights-of-Possession Issues Raised in the Counter-Complaint of we Counter-Plaintiffs. In order to insure that similar abuses to not transpire again in this County Court-At-Law, a Firm “Stay of Proceedings” should be placed on the Original Forcible-Detainer Complaint, until After the Constitutional Due-Process & Rights-of-Possession Issues are More Lawfully Adjudicated through Prioritizing the Trial of these issues as Raised through We Counter-Plaintiff’s Counter-Complaint.

Here-under; those Original-Plaintiffs have “adequate lawful remedy”. But, now, they may only lawfully achieve that goal through proceeding in manners which are more respectful & compliant with the Constitutionally Guaranteed Rights of we Counter-Plaintiffs to have this entire dispute settled through the more common-law compliant & “Due-Process of Law”.

Here-under; this Court-At-Law is Duty-Bound to Issue an Order Placing a “Stay” on the entirety of the Original Plaintiff’s Complaint, until After these same issues are More Lawfully Adjudicated.

Respectfully Submitted;

\_\_\_\_\_  
Michael Moore, &/or Christine M. Huddleston/Moore;  
1001 South County Road 1060, Midland, Texas, [79706].  
mike.moore1028@gmail.com / 432-889-6361.