## In the "Midland County Court At Law".

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

1: We Counter-Plaintiffs, have recently transferred this case from the Justice of the Peace Court, for 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; & there-under, those Plaintiffs did successfully invoke that JoP Court's Constitutionally Repugnant Summary-Process, in manners which caused a Criminal "Breach of the Peace", through Wrongful Application of the Force of the State, County, & Precinct, so-as to Coercively Remove we Counter-Plaintiffs from our home of many years.

As of our filing in these & other Multiple Courts of our "Criminal Counter-Complaint"; the "Title & 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.

Also; Both the Monetary-Value, & the "Felony-Criminal-Charges", are also Beyond the Jurisdictional-Limits of this County Court-At-Law.

Here-under; those Original-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 they are successful, they will only suffer minor delays in their gaining possession of this real-property. 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 Transferring this entire case to the Midland County District Court.

Respectfully Submitted;

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