

**Notice, of: Claim of Judicial Authority**  
**which is Inherent to Every Precinct in the USA,**  
**& of Claim of Right to Occupy the other-wise Vacant Office of**  
**the “Court of Justice of the Peace”, for our**  
**Local Community of “Precinct 1”, in & of Coleman County, Texas.**

**This Claim is Based Solidly on the More Ancient & Un-Adulterated Traditions of Christian/Israelite & Biblical Torah-Law, & also of Anglo/American Organic/Constitutional Common-Law; & this all as Preserved under our Texas State “Constitution” document.**

**Common-Law is also known as the Law-of-the-Land; & here-under, Every Man who Thirsts For Justice & Peace, & who Hates Dis-honest Gain, & who is Capable of Following Traditional Anglo-American Constitutional “Due Process of Law”, has a Natural-Law based “Divine Right”, in His Local Community, to Assume Any Vacant Precinct-Level Office of a “Court of Justice of the Peace”; & to begin Administering Justice for the Common-People in His Local Precinct, & also for People Out-Side of his Community, who might Bring Their Complaints To His Court.**

**These Rights are Inherent in All Courts of “General Jurisdiction”; & these Precinct-Level “Courts of Justices of the Peace” Are Precisely of this “General-Jurisdiction”.**

**This Claim is Not Derived From Any Franchise or Privilege Issued From Any Roman-Empire Modeled Municipal/Civil/Statutory Government or Jurisdiction.**

**This Claimant Is: “Charles Bruce Stewart”. As of this date, of: 2023-April-12; & for over two years now, I have resided at: 1117 North Neches Street, On The Land, in the City & County of Coleman, as a Socially Responsible Member of our Organic Body-Politic of the People of our Constitutionally-Legitimate “State of Texas”.**

This Notice is specifically directed to: all Local Public-Office-Holders, in Coleman County, & in Coleman City; & including all Legal-Counsel, Administrators, Prosecutors, Commissioners, Council Members, Clerks, Treasurers, Sheriff, Deputies, Constables, Justices of the Peace, all other Judicial Officers, & all City Police Officers; & in all larger jurisdictions which might have any concern with this matter.

I, Charles Stewart, am now here-by informing each & all you, on this date, of My Staking of My Claim to the other-wise Vacant-Office of the ‘Court of the Justice of the Peace’, for Precinct 1, of our Local Coleman County area.

**First, here-under, I Claim the Right to Take All Actions Reasonably Necessary, in order to Full-fill the Duties of this Judicial-Office which I now hold; & here-under, to Administer Justice, by following the well-settled Principles & Procedures of Constitutional “Due Process of Law”, aka “Due Course of Law”, for, the People of “Precinct 1”, of Coleman County.**

**Further here-under; when Any Complaint is presented before our Court, & which Alleges Any Un-Lawful Activity to have Occurred With-In the geographical-boundaries of Our Precinct-1, of Coleman County; then, Our “Court of the Justice of the Peace” has the Lawfully Well-Settled “Original & Exclusive Jurisdiction” to Adjudicate All Matters Related to Any Such Complaint.**

**Further here-under; I Claim the Right to Full-fill my Common-Law Jurisdictional Duties to Politically Sub-Divide the Political Sovereignty of my Precinct, in-to Ten Smaller Geographical Political-Sub-Divisions, & to re-arrange the boundary-lines here-under in any manners which I deem to be reasonable in assisting in my filling of my Duties; &, (temporarily, until proper elections can be held), I claim the Right, to Appoint One Able-Bodied Man over the age of 20, to Fill the Office of the “Town Constable”, for Each of these Ten Township-Level Political-Sub-Divisions in my Precinct.**

I further here-under Claim my Right & Duty to Assist each of these Ten Town-Constables, in Assembling a total of Ten Able-Bodied Men over the age of 20, to Act as Qualified Electors, & to Assist them in Keeping the Peace, as “Deputy Peace-Officers”, under Each of these Ten Township-Communities which they lead.

I further here-under Claim my Right & Duty to Assist Each of these Ten Town Constables, to Organize Their Ten Able-Bodied Men, in-to Two Five-Member FEMA “Community Emergency Response Teams”, aka “CERT Teams”; all so that, in my Precinct, there will exist a Total of Twenty/20 Five-Member FEMA/CERT-Teams.

I further here-under Claim my Right & Duty to Assist Each of these Ten Town Constables in Establishing Organic Grass-Roots Real-Time/Full-Time “Electoral-Process”; with Powers to Call for Votes-of-Confidence in All Leadership at Any Time, & with Powers of Immediate-Recall Invested in Each & Every Leader of every Political Sub-Division.

As soon as is reasonably practical; I will subject Each of my Ten Appointed Town-Constables to “Votes-of-Confidence” from the Ten Qualified-Electors who constitute Each of their Township Communities; all in order that each of the Holders of this Office of the Town-Constable will have the Consensus-Based “Consent of the Governed” from the Individual-Members of the Ten-Member Township-Communitys over which he presides.

Recognizing, that, there likely will be numerous & frequent Changes in the Holders of these Offices; I further recognize My Duty to Subject My-Self to Similar Grass-Roots Electoral-Accountability Process; & that, if & when the resulting modified Assembly of the Ten-Town-Constables of My Precinct might decide, collectively, that I am No Longer the Best Choice to Lead Our Precinct- Community, then, I will humbly Step-Down from this powerful Judicial-Office which I hold; & I will gracefully surrender all of the authority of this Office to the man whom the Assembly of the Ten Town-Constables of our Precinct unanimously deem to be the Better Choice for serving the Best Interests of the People of our Precinct.

All here-under; & until such electoral process might change my status as the holder of this powerful Judicial-Office; I Claim the Duty & Right to take Any & All Actions which might Reasonably Promote “Justice”, & also the Health, Safety, Emergency-Preparedness, Economic Prosperity, & Peace, of the People of Precinct-1 in Coleman-County.

Secondarily, & because our “Court of Justice of the Peace”, inherently, is a Court of “General Jurisdiction”; & because there is a Massive “Failure in Administration of Justice” among almost All of the Courts of Texas, & the USA; & because Multitudes of the Common People of Texas & the USA are Desperate to find Judicial Officers with both the Sufficient Competence to Accurately Follow Constitutional “Due-Process-of-Law”, & with the Integrity to Resist the Pressures to Divert There-From; here-under, & when a proper Complaint is Placed On the Record in Our Court, from Any Responsible-Adult, from Any Jurisdiction Out-Side of Our Precinct; then, here-under, I Also Claim these Same Rights to Administer Justice for: Any Other People in Any Other Precinct in our entire USA.

In further explanation: I have long been working with a National Network of self-educated ‘Constitutional-Law Scholars’, most of whom specialize in subjects related to traditional Christian Anglo/American ‘Common-Law’, & “Biblical Torah-Law”. I can produce witnesses who will testify of their belief that I am quite qualified to speak authoritatively in these areas.

And because the Cause of Justice is Biblical, & because “Freedom of Religion” is Protected in Federal & State Constitutions; I also claim the office of a Pastor in a “Natural-Law Church”. In further support of my claim here, I cite the important “Right of Local Self-Government”, as described in Article 1 Section 1 of our ‘Texas State Constitution’. There-in, is declared, that, the Long-Term Survival of our American Nation, is naturally configured to “Depend upon the Preservation of” this “Right of Local Self-Government”.

Building here-on, & following logically, at Section 2, is the Power-De-Centralizing declaration: “All Political Power is Inherent In The People”, & with approving references to idealized “Free Governments” &

the “Republican Form of Government”; & with the monumental re-emphasis of words similar as those contained in America’s ‘Declaration of Independence’, which in our Texas Constitution document declares, our “Inalienable Right to Alter, Reform or Abolish their Government in such manner as they may think expedient”.

The implications of these profound words are further followed-up, in Article 3 of our Texas Constitution, which governs the State’s “Legislative Department”; & which there-in declares, in Section 56, that:

**“The Legislature shall Not ... pass any local or special law, authorizing ... regulating the affairs of counties, ... for the opening and conducting of elections, ... or prescribing the powers and duties of officers, in counties, cities, towns, election or school districts; ... regulating the practice or jurisdiction ... in any judicial proceeding or inquiry before courts, justices of the peace, sheriffs, commissioners, arbitrators or other tribunals, ... or the enforcing of judgments, ... regulating ... the powers and duties of aldermen, justices of the peace, magistrates or constables; ... summoning or empanelling grand or petite juries; for limitation of civil or criminal actions; ...”.**

Because the so-called ‘law-making authority’ of our State of Texas is Constitutionally Prohibited from regulating the Jurisdiction of Justices-of-the-Peace & Constables, people who are inclined to Volunteer to fill these Constitutionally-Protected (& mostly Vacant) “Public Offices” are similarly “Constitutionally Protected” from any interference with their well-settled & traditional Anglo/American “Rights of Self-Government” in their smaller & more localized Precinct & Township Jurisdictions.

I have written & spoken on issues related to this Common-Law based “Right of Local Self-Government” frequently; & I have constructed two documents which explain all of this in great detail, & those two documents are easily available through the web-pages web-linked as follows:

**<http://ConstitutionalGov.us/SupremeCourtOfLaw/Treason-USA/3-TreasonRemedy-BuildingSelfGoverningCommonlawCommunities-V4.pdf>**

**<http://ConstitutionalGov.us/SupremeCourtOfLaw/Treason-USA/4-TreasonRemedy-Building-Communities-Citations-V1.3.pdf>**

I can further explain many issues related to all of this. Referencing the first above web-linked document, please reference page 3, through to the end of page-4, where-in is presented a Quote from one “William Blackstone”, where-in he makes the point that this Anglo/American Tradition of Respecting & Preserving our “Rights of Local Self-Government” are all based on ancient “Biblical Law”. There-in Mr Blackstone quotes directly from Exodus 18: 14 – 26.

Further; at Mark 6: 39 & 40, & Luke 9: 14, are verses which show that Christ Jesus had commanded his disciples to Organize all of their Followers so that they would be similarly following this Same Biblical-Model of “Local Self-Government”.

In the second above web-linked document, are presented citations from Black’s Law Dictionary, which show immense detail of how all of this worked together; & near the center of page 4 is presented a citation from Oregon’s Secretary of State, which shows that our American Counties are constitutionally designed & originally intended be following this very same, Ancient, Un-Adulterated, & Pure “Common-Law Model of Local Self-Government”.

Our American National Constitution, as formally embraced in 1789, declares that, the End-Goal of our Constitutional System, is to form a “More Perfect Union”. But, as experience has clearly shown; such “Perfection”, Can Only be Achieved through adherence to these Deeper Constitutional & Bible-Law based Principles. These are “Constitutional Mandates”, re-affirmed in our Texas State Constitution & Statutes; & they Prioritize the Organizing of our Common Local People, in the manners described above by Mr Blackstone & the Biblical Texts.

I realize that certain sections of our Texas Constitution seem to limit the ability of people in our local communities to socially re-organize in the manners which I am here-in describing. Particularly, at Article 5

Section 18; this section claims authority to limit the number of Courts of Justices-of-the-Peace, all in manners which Artificially Centralizes Power to Much Higher Population-Centers, than that of the “Hundred Courts”, up-on which our Biblical Torah-Law & Anglo/American Common-Law Traditions are based.

That provision is In Conflict with many other Texas Constitution Sections, particularly in Article 1, & perhaps most clearly in Section 29. The above web-linked documents, also further explain, why, that mandate, is, in its essence, “Lawless”.

Also, in efforts to lay a complete foundation, for full comprehension of the “Conflicted Nature” of our more Ancient & Conflicting “Systems of Law”, as un-fortunately included in-to our American & Texas Constitutional Systems of Governing; (& which has there-under allowed for such Evils as the Assassination of President Kennedy in Dallas Texas, & Multitudes of Other Evils); I feel compelled to point-out, from a different angle, that, America & Texas are presently in Very Desperate Situations, & we really do need to be getting Serious, about, the nature of the serious Governmental Problems which are plaguing our State & Nation. In my efforts to explain these inherent Governmental Problems, I have written another two documents, which are designed to be read in accompaniment with the two documents first web-linked above; & which I now web-link for you-all to review, at your convenience, as follows:

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

<http://ConstitutionalGov.us/SupremeCourtOfLaw/Treason-USA/2-TreasonConstrctvNtc-CitationsSupportive-V1.2.pdf>

These last two web-linked documents, describe “The Problem”; & they are not really necessary for review, unless, one might be wrestling spiritually with the implications of the un-fashionable issues being raised here-in. This document is not really the place to present the details involved in that sort of a study.

But, with regard to the essence of my stated Claim here, regarding my Lawful Authority & Right to Serve the People of Precinct-1 of Coleman County, including those same people who reside with-in Coleman City Limits;

All Concerned Parties Take Notice: if Any Among You might presume to Contest My Lawful Authority & Right to Administer Justice for the People of Precinct-1 in Coleman-County in the manner described here-in; then, Inform Me, in a Timely Manner, & Publicly, of the Specific & Particular Nature of your Objection, & of your “Basis in Law” there-for.

Much Thanks to all of people, especially public-servants, who are processing the words written in this document in a manner which is objectively-honorable & truth-seeking.

God’s will be done.

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

---

**JoP: Charles Bruce Stewart;**  
1117 North Neches Street, In Coleman, Texas.  
Charles@ConstitutionalGov.us / 325-603-0334 .

---

*Seal of, the Court of:  
the Justice-of-the-Peace, of & for:  
the Socially-Responsible People & Electors,  
who Constitute the Organic Body-Politic  
of Precinct-1, of Coleman County, Texas,  
Religious Biblical Torah-Law Jurisdiction,  
& Constitutional Common-Law Jurisdiction.*