

Follow-Up Notice, of: Emergency-Preparedness Points-of-Concern;
To Share, with: Coleman City-Council, Mayor, other City Officials, & the Public.
From: Charles Stewart; 325-603-0334 / Charles@ConstitutionalGov.us .
2022-July-21, Thursday.

City-Councilors, Mayor Sloan, & other City Civil-Servants;

Less than a month ago, on the 26th of June, City-Manager Diana Lopez kindly hosted a short half-hour meeting with me, concerning the documents which I have previously presented to your City Council, on the Date of 2021-November-18. City Manager Lopez & I have engaged in two meetings previous & similar to that. In our last meeting, City Manager Lopez made it clear to me, that, the power of the City really does reside with your City Council, & that she is merely an employee, here to assist your City-Council's Directives, as to how best serve the Needs of the People of our City.

In my last meeting there with Manager Lopez; I presented her with a 3-page document, which Out-Lined Notes, which, I had designed help us to Focus More Tightly on the Points, which, I had previously raised to your City Council, in the documents I presented to you-all, on the 18th of last November. This document is an up-dated version of that 3-page document; with wording designed to more formally Move your City Council, in directions which more responsibly address the issues I raised in my documents presented to you last November 18th, & more current & related issues; & all of which, I do sincerely & humbly believe, Serve the Public Interest of the People of our City, County, & State; More Effectively than they/we are presently being served.

These are "Issues of Public Interest", which, I now formally present to your City Council; as follows:

1: Coleman's People & Public Servants have Duties to Assemble & Organize Local "Community Emergency Response Teams", aka "CERTs", as promoted by FEMA, & Homeland Security. This Harmonizes Well with the Common-Law Duties of our County Sheriff to Organize "Posse Comitatus"; & it is Mandated by Texas Statute Affirmation of "Duties" of All Texans to Prepare for Emergencies under Common-Law, as under the Government Code, in Title 4, Section 418.151 . That Power of the County Sheriff Needs to be Politically Sub-Divided in-to the Precincts of Coleman County, so that the Smaller Precinct Communities are Self-Sufficient in their Common-Law based Law-Enforcement & Peace-Keeping Duties; & then they are ready & able to assist the Sheriff, if & when he needs them.

2: Neighboring Statute Section 418.107 Allows Generous "Financing" for these "Emergency Preparedness" Duties; & this related to the "Alternative Economics & Alternative Currency" Issue I have previously raised.

Another mechanism for securing such funding, is available through Promoting such an "Alternative Economic System", as is available to all Texans under the Provisions of Texas Uniform-Commercial-Code. This Will Allow the People of Our City to Issue Our Own Coleman City &/or County "Alternative Community-Currency".

Texas Uniform Commercial Code Mandates Such Alternative Currency to be Lawfully Capable of "Discharging" All Commercial Debts; & All Judicial Officers in Texas are Duty-Bound to Respect & Enforce Such Properly Formatted "Debt Dischargings". The City of Coleman Treasury can Send These Commercial Instruments to Larger Financial Institutions who are holding Coleman City Municipal Bonds, & there-under, to Make Regular Commercial Debt Payments from a Source which is More Plentifully Available than the Scarce "Federal Reserve Bank" Notes & Credits that our entire American Society is so Dangerously Reliant On.

This Will Promptly Cure All Economic Problems for All Socially Responsible Public-Servants & Common People in Coleman. Coleman City Utilities Billing Department needs to be Instructed to Accept “Coleman County Alternative Community Currency” In Payment of Utility Bills, & Tax & Licensing Fees, & Fines. Coleman City Treasury will become “Holder In Due Course” of these Commercial Instruments; which means, the City can Use Them to Pay Larger Financial Institutions.

3: Slowly; & Non-Traumatically; we need to Begin Process of Converting from Private/Corporate Roman-Empire Slave-Trading Jurisdiction, Over to Constitutional Common-Law Jurisdiction, where the Rights of our Common People are actually Respected.

Your “Municipal Court” Procedures Routinely Violate the Constitutionally-Guaranteed Rights of our City’s Common People. This Amounts to Your Municipal City Officials Participating in Criminal Activity. People Have Rights to Due Process of Law. Your Municipal Judicial Officers & Court Routinely Violates these Due Process Rights of the People of the City & County of Coleman. This Must Stop.

The Map Boundaries between City & County Should Be Re-Drawn, so that, the County Precincts become merely an Extension of the Ward-Districts of the City. Here-under; these Combined Wards/Precincts will Smaller Promote Natural/Organic Community Self-Sufficiency & Harmony between Country-People & the City-People. This Promotes Smaller Community Economic Systems, where, with-in the boundaries of each of their extended Wards/Precincts, Country People Provide Food & Emergency Survival For City People, & City People Provide Labor, Hardware, & Distribution of Crops, for Country People.

Presently, Coleman County’s Precincts & City Wards/Districts are Not Harmonious with These Higher Principles of Natural/Organic Law; &, because of that ugly fact, we are also Not Harmonious with Basic Principles of Bible Torah-Law & Constitutional Common-Law, Nor with the Fundamental Principles enshrined in our Texas State Constitution.

Here-under, our the Common People in our Local Precinct Communities are Routinely Reduced to Obedient Servitude. All of this can be Re-Engineered in manners which are Non-Traumatic for all Good Public-Servants & People. Increased Community Economic-Resources can be used to Give Pay Bonuses to Public-Servants who Assist in Smooth Transition.

4: Engineering Better & More-Accountable Local Elections; so that, the Problems with Local “Ballot Counting”, as which Plagued the Trump Campaign, will Never Be repeated in Coleman County or City Elections.

This can be engineered, under Local Precinct-Level, Constitutional Common-Law Jurisdiction; & all in manners which Set a Good Example for All American Cities & Counties, as Establishing Higher Bench-Marks for How to Conduct Local Community Body-Politic Elections in More Organic & Accountable manners.

5: The Yuvalde Mass Murder is being Exacerbated by the Class-Warfare Against Working-Class People which is Naturally Inherent in the Roman-Empire Slave-Traders Model of Municipal/Civil Government. Both Mayor McLaughlin of Yuvalde, & Governor Abbott, have Complained that Local & State Executive Officers have Lied to them about important issues. Early Law Enforcement Responders have Complained that They Were Lied To about important issues; all of which caused additional delays & likely More Deaths. The Local County District Attorney, & Texas Department of Public-Safety/Texas-Rangers, are Un-Reasonably Refusing to Share Investigation Evidence & Reports with the Local Yuvalde Surviving Family Members & Community.

This is the Exact Same Scenario as the “Warren Commission Report”, concerning the Kennedy Assassination, with their “Magic-Bullet Theory”; where-under Anyone who has done any serious research about the Kennedy Assassination, Knows it was a Malicious & Criminally Treasonous Cover-Up by Rogue Agents of the CIA, Collaborating with Powerful Organized-Crime Syndicates. Powerful Malicious People are Routinely Exploiting Defects in the Roman-Empire Modeled Municipal/Civil Government, to Socially-Engineer Their Own Biblical Babylonian-Whore Military-Police Slave-State.

https://en.wikipedia.org/wiki/Single-bullet_theory

I have alerted you all to these ugly facts back in last November; & if you had listened to me then, perhaps we could have made enough progress to affect the Yuvalde environment, & to have prevented those murders.

Our City of Coleman is Vulnerable to Similar Lies, & Obstruction-of-Justice, & Murders, from Corrupted Public-Servants who Recklessly Endanger Children & Adults, & Then Conspire to Use Inherent Dysfunctionality of Municipal Corporate Governing Structure to Cover Their Recklessly-Negligent Actions .

This Must Stop; & We in Coleman City Can Present to Yuvalde City the Common-Law Remedy for these evils. We should Promote an “Agenda of Change”, perhaps with State Approval from the Governor or other sources; where-under, both Cities of Coleman & Yuvalde are Re-Engineered from Municipal Government Models to Biblical Torah-Law & Constitutional Common-Law Models. We Need to Invoke Communications about these Constitutional Common-Law Remedies With Yuvalde’s Mayor & Governor Abbot.

6: We Need Out-Reach to Local Community Churches, to help us Expand on the Implications of the Definition from Noah “Webster’s New International Dictionary”, 1950 Edition, that: “Municipal District”, is properly Defined, as: “A subdivision of a region inhabited chiefly by non-Christians”.

I have presented to you all a photo-copy of the page from that dictionary, at the same time that I presented my packet of numerous documents to the members of the City Council. The Churches Need to Help Establish Smaller Self-Governing Communities, under the Exodus-18 Torah-Law Model. Church Deacons Are Equivalent of Town Constables. Common-Law Townships Were also called “Tithing Groups”, & their Leader, the Town Constable, was also called the “Tithing Man”.

7: I Formally Request I Be Placed On the Agenda” for Up-Coming City Council Meetings.

I Swear Before God Almighty, that, the Best Interests of the People of Coleman Mandate that the Coleman City Council Schedule Time On the Agenda, Regularly, to Discuss These Pressing Issues. The discussion can be very Open, & we can Discuss Issues (from my list of concerns here) which seem Most Comfortable with the Members of the Council. We can limit these discussions to a Half-Hour, but they need to be included in Every City Council Meeting, at least until we start making some real-world significant progress. “The Public-Interest” Mandates such Discussions Be Facilitated.

8: Your Coleman City Council & Your Civil-Servants Have Not Produced any Reasonably Accessible Corrected & Accurate Official “Public Record”, of, the Meeting of the Coleman City Council, on the Date of 2021-November-18; & where-in, I Formally Presented to the Council, my numerous Documents of Concern, there-in alleging Routine & Habitual Gross Mis-Management, & Abuse of Public-Trust, Amounting to Criminality, by Officials in Local City Municipal

Governments All Across the USA, Including our City of Coleman, & by clear implication, also in Yuvalde Texas.

As I recall, Mayor Sloan, City Manager Lopez, & Secretary King, have All Given Me Assurances, that, my Previous Requests to "Correct This Error" Would Be Respected, concerning the Reading & Council Approval of the Officially-Published "Minutes", of the Previous City Council Meeting, on that date.

"That Error has Not been Corrected". More specifically, this Error Still Appears in the City Council Web-Page Posting of the copy of the "Meeting Packet;' for the later December 16th Council Meeting, & where-in these sorts of records are routinely kept; as you can see, here: <https://cityofcolemantx.us/meetings/pdf/agendas/Council/2021/211216%20Meeting%20Packet.pdf>

On page 14 of that pdf-file, (& there-in listed differently as page 1114), is the first of two pages which are official copies of the "Minutes" of the Council Meeting that was hosted on November 18th. On that pdf-page-14, & in Section "4" of that page, is still worded:

"4. Citizen Presentations: No requests were received from citizens to address the board."

That quoted Statement Is False. That is the time when i presented to the Council my first & larger packet of documents. I complained about this error to Mayor Sloan at the start of our more recent December 16th Council meeting, & Mayor Sloan assured me that this error had then already been discovered, & that these official documents had already been corrected.

I had marked my December-16 Citizen Participation request form to allow me to draw this point out; but, under Mayor Sloan's assurances that this problem had already been corrected, & that the official "Minutes of the Meeting" were now in proper order; i deleted that section of the two requests that i had then listed to mention in the December-16th meeting.

Please; "Correct This Error In Your Public Record". I do not want to become adversarial about this issue. I will not contest an assertion that things got confused, & that this was the legitimate reason for such a late-dated correction of this error. But, in good conscience, I can not be able to allow this grace to continue much longer. Please Promptly Correct This Error.

Please Send Me An Email, With a Web-Link to the City-Council Web-Page, where a Reasonably Available & Public Copy of this Corrected Document is being Made Available.

Please Send such Email to: Charles@ConstitutionalGov.us .

I do think this a good start on all of the Issues which I believe are in the Public-Interest of the People of our City of Coleman, Council Members.

Perhaps some among you might think of other issues to add to this list.

I do look forward to when we can discuss all of these concerns more fully.

Sincerely; Charles Stewart.