

Friends of the Original Constitution®

Scott Workman: Founder, First Delegate, Organizer; Nonlawyer Representative

Location: [New Liberty, PC](#) (People's Capital) (See PG 167 [MAP OF THIEVES](#) for details)

Constitutional Republic of the United States of America

Representing the Plaintiffs Friends of the Original Constitution® and We the People of the United States of America

Constitutional Convention and Court

for the

United States of America

Friends of the Original Constitution®,
a trademarked organization,
and

We the People of the Constitutional Republic of
the United States of America

Plaintiffs,
v.

The FEDERAL CORPORATIONS A.K.A.
THE UNITED STATES and
THE CONSTITUTION OF THE UNITED
STATES OF AMERICA
et al.:

(Left and Right Columns below)

President, Vice President, Cabinet Members,
Secretary of State, Members of Congress,
Judges, ALL Leadership of all Agencies,
Departments and Bureaucracies, Military
Industrial Complex, The Pentagon, American
Bar Association, All Lobbyists, All Political
Action Committees (PACs), Quasi-
Governmental Agencies, Cecil Rhodes
Foundation for World Government, The Ford
Foundation, The Carnegie Endowment, The
Guggenheim Foundation, United Nations (UN),
Council on Foreign Relations, (CFR) The
Trilateral Commission, The Bilderberg Group,
The New World Order, The One World

Complaint

Judges: First Delegate Scott Workman and
the Delegates at the Constitutional
Convention and Court

Honeywell International, Southern Company,
DTE Energy, AES Corp., ArcelorMittal,
LyondellBasell, Nestle, U.S. Public Health
Service and Human Services (HHS), Centers
for Disease Control and Prevention (CDC),
Agency for Healthcare Research and Quality
(AHRQ), Food and Drug Administration
(FDA), National Institutes (NIH) of Health
(NIH), Office of the National Coordinator for
Health Information Technology (ONC),
Rockefeller Empire & All Assets owned or
Controlled (AAC), American Cancer Society
(ACS), National Cancer Institute (NCI),
World Health Organization (WHO), Bill

Government, Round Table Group, A.C.L.U., NATO, CBS, ABC, NBC, CNN, MSNBC, FOX, Google/YouTube, Facebook/Instagram, Twitter, American Medical Association (AMA), Pharmaceutical Research & Manufacturers of America (PhRMA), American Hospital Association (AHA), Blue Cross and Blue Shield Association (BCBSA), American Chemistry Council (ACC), American Pharmacists Association (APha), Johnson & Johnson, Pfizer, Merck & Co, Abbott Laboratories, Amgen Inc., Eli Lilly and Company, AbbieVie Inc., Bristol-Myers Squibb, Celgene Corporation, Shire PLC, Zoetis Inc, Vertex Pharmaceuticals Inc., Baxter International Inc., Regeneron Pharmaceuticals Inc, Alexion Pharmaceuticals Inc, McKesson Corporation, INCYTE Corporation, AmerisourceBergen Corporation, Biomarin Pharmaceutical Inc, Cardinal Health Inc., GlaxoSmithKline, Sanofi, Novavax, Emergent BioSolutions, CSL, Inovio Pharmaceuticals, AstraZeneca, BASF, Bayer-Monsanto, Dow-Dupont, Syngenta, Huntsman Chemical, Boeing, Celanese, Mitsui, Northrop Grumman, Parker-Hannifin,

Gates & AAC, Charlie Munger & AAC, Warren Buffett & AAC, The Coalition for Epidemic Preparedness Innovations (CEPI), The Tides Foundation, Mark Zuckerberg & AAC, Bill & Hillary Clinton & AAC, George Soros & AAC, Anthony S. Fauci, M.D. & AAC, Deborah L. Birx, M.D. & AAC, Federal Reserve Bank, International Monetary Fund (IMF), American Bankers Association, JPMorgan Chase, Bank of America, Citigroup, Wells Fargo, Goldman Sachs, ChexSystems, US Oil & Gas Association, American Petroleum Institute (API), Western States Petroleum Association (WSPA), Southern Company (Gas & Utilities), Koch Industries, Exxon Mobil Corporation, BP America (British Petroleum), Chevron Corporation, ConocoPhillips Co., Shell Oil, Occidental Petroleum Corporation, Valero Industries, EOG Resources, Phillips 66, Pioneer Natural Resources, Marathon Petroleum, Anadarko Petroleum, Verizon Communications Inc, Vodafone, A T & T, China Mobile Limited, General Communications Inc,

Defendants.

Defendants.

The plaintiffs We the People of the United States of America and Friends of the Original Constitution®, by and through their Nonlawyer representative, hereby complains against the FEDERAL CORPORATIONS A.K.A. THE UNITED STATES and THE CONSTITUTION OF THE UNITED STATES OF AMERICA; et al.

Parties

1. The Defendants THE UNITED STATES and THE CONSTITUTION OF THE UNITED STATES OF AMERICA are legal fiction FOREIGN CORPORATIONS (hereafter called the “FEDERAL GOVERNMENT”) intentionally created for the purpose to operate under the false pretense that they are the government and the Constitution established by the ratification of the Constitution for the United States.
2. Upon information and belief, all other Defendants (“et al.”) listed above, are commonly known individuals or companies at all times pertinent to this action.

Jurisdiction and Venue

Jurisdiction and Venue: The Constitutional Convention and Court will be held in [New Liberty, PC](#) (People's Capital), near Utah State (See PG 167 [MAP OF THIEVES](#) for details), in the Constitutional United States of America: Specific location and date to be announced.

We the People, collectively united in majority, hold all authority and jurisdiction in this country and we hereby consent to ordain to hold a Constitutional Convention and Court as set forth in the Declaration of Restoration contained in the book by Scott Workman “Map of Thieves.” A copy of the Declaration of Restoration is listed below for your reference. We the People’s signatures on the Declaration of Restoration are the equivalent of a signature on this complaint and we hereby authorize all that is declared herein and all that is to be tried, prosecuted and judged at the Constitutional Convention & Court. Our testimonies, affidavits and evidence regarding the injuries we have suffered due to the actions of the defendants will be made available on our website www.friendsoftheoriginalconstitution.org. The First Delegate as well as the delegates at this Constitutional Convention and Court have full jurisdiction to try, prosecute and judge all matters of this complaint. Reference: Article V of the Constitution for the United States of America.

To further solidify our intent to reclaim and retain our authority and jurisdiction, Friends of the Original Constitution® and We the People of the United States of America hereby revoke our consent to be under the jurisdiction of and to be governed by the Defendant THE UNITED STATES, the legal fiction FOREIGN CORPORATION A.K.A . the FEDERAL GOVERNMENT. We hereby revoke our signatures from any and ALL contracts with Defendant THE UNITED STATES, the legal fiction FOREIGN CORPORATION A.K.A . the FEDERAL GOVERNMENT. Any interactions with them and by us are intended “Without Prejudice” or a reservation of our rights with the intent to retain our authority and jurisdiction. “Revoking our signatures” means that all contracts that we have either knowingly or unknowingly entered into prior to this moment that bound us to their jurisdiction - we have now revoked any and all signatures to. “Without Prejudice” means that any interactions with the Defendant THE UNITED STATES, the legal fiction FEDERAL GOVERNMENT cannot contract us into any further contracts or jurisdiction without us knowingly understanding, agreeing or signing our signature thereto.

Due Process

It is universal that the laws of service of process must follow the laws that apply to the court that issues the process; therefore the following will govern the service of process hereby established for this lawsuit, Constitutional Convention and Court: Any form of mass communication including but not limited to the internet, email, blogs, platforms, news, media, television, radio, print, flyers, word of mouth, rallies, peaceable assemblies that broadcast this complaint will serve as the notification to the Defendants and will be the lawful means of issuance, delivery and acceptance of the service of process for the Constitutional Convention and Court, this complaint and lawsuit and all the proceedings there pertaining.

Declaration, General Allegations and Causes of Action

The Declaration of Restoration

July 6th 2021

(76.21)

Once again in the course of human events, **245 Years + 2 days** after the Declaration of Independence was adopted (**July 4th, 1776**), it becomes necessary for one people to dissolve the political bands that connect them with another. We therefore declare that all leadership of the **FEDERAL GOVERNMENT** be dismissed from their posts, positions, employment, etc., elected or otherwise; and We the People, assert our rights—granted by the laws of Nature and secured through the Constitution for the United States—to restore and reestablish our government in accordance with the original intents of our Founding Fathers. We acknowledge that the grounds for such removal must be reasonable, and a decent respect for the opinions of mankind requires that we should declare the causes which impel us towards that removal.

We hold these truths to be self-evident, that all men and women are created equal, that they are endowed with certain unalienable Rights; that among these are Life, Liberty and the pursuit of Happiness. That to secure these rights, Governments are instituted among the People, deriving their just powers from the consent of the governed. That whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or to restore it, and to institute newly elected Government officers, officials and workers, restoring its foundation on such principles and restoring its powers in such form, as to them shall seem most likely to effect their Safety and Happiness. Prudence, indeed, will dictate that Governments long established should not be changed for light and transient causes; and accordingly all experience has shown, that the Citizenry is more disposed to suffer, while evils are sufferable, than to right themselves by restoring the form of government conceived and formed by our Founding Fathers over 234 years ago. But when a long train of abuses, thieves and secret alliances; usurpations and secret subjugations evinces a design to reduce them under greed, corruption, malpractice, and creeps ever forward towards despotism, it is the People's right—it is their duty—to throw off such Government, to restore its function as an instrument of the governed, who shall effect new safe guards and new amendments for their future security. The history of the present so-called **FEDERAL GOVERNMENT** is a history of repeated secrecy, injuries, usurpations, corruption, theft, malpractice, and despotism, all having in direct object the establishment of self-service, money and power, over and above service to these States and to the people; its rightful masters.

To prove this, let these Facts be submitted to a candid world:

- They conspired to form a “Legal Fiction” or “FEDERAL” Corporation called **THE UNITED STATES** to secretly “go around” the Constitutional Government that We the People ordained by the hands of our Founding Fathers.
- They conspired to form a “Legal Fiction” or “FEDERAL” corporation called the **CONSTITUTION OF THE UNITED STATES OF AMERICA** to secretly “go around” the original Constitution for the United States of America.
- They created this “Legal Fiction” or “secret jurisdiction” to subjugate us, override our Rights and Liberties and to fulfill their nefarious objectives of monopoly, greed, tyranny, monarchy and control.
- They are allowing the secret, subtle and gradual dismantling of our Constitutional Republic and the installation of a monarchy (or oligarchy).
- They are participating in Collusion, Conspiracy, Fraud, False Pretense, Racketeering and other secret and nefarious activities with the objective and end goals of money, power and total control.
- They are allowing corporate monopolies such as the AMA, Big Pharma, the CDC, Big Oil, Big Tech, the **FEDERAL RESERVE** and others to dictate, dominate and control industries.
- They are allowing and even participating in conspiracies to subvert Liberty and the Constitution.

- They are destroying Free Speech, Freedom of the Press, Freedom to Assemble, Freedom of Choice to name a few, which are **unalienable rights** (rights that cannot be taken or given away).
- They are Mandating, Ordering, Restricting, Prohibiting (Abridging) and blatantly enforcing these so-called “laws” and rules upon We the People without “Due Process of Law,” which is completely and undeniably unconstitutional. (See 4th Amendment).
- The Constitution guarantees our unalienable rights (rights that cannot be taken or given away). It specifically states that “congress shall make no laws” to “prohibit” “infringe” or “abridge” our rights! Synonyms that best represent our modern day vernacular are “restrict” “restriction” “ban” “restrain” “prevent” “interrupt” “lessen” “limit” “diminish” and “mandate!” Yet today, our “authorities” are issuing or decreeing “bans” “orders” “mandates” and “restrictions!” They’re “prohibiting” what we can’t do and “limiting” what we can do! They’re restricting this activity or that activity decreeing what’s essential and what’s “non-essential!” They’re threatening us with “misdemeanors” and “fines” for violating their “restrictions!” This is **blatant** abuse of our unalienable rights and the Constitution! None of these “bans” “orders” “mandates” and “restrictions” are Constitutional and everyone upholding such are in violation of their Oath of Office to uphold and sustain the Constitution!
- They have legalized bribery and call it “Lobbying.” They change the definition and meaning of words to suit their nefarious objectives.
- They have given financial control of our country to a private bank (the Federal Reserve Bank), which operates only for the increase and gain of itself and its alliances.
- They have allowed the currency of this country to be monetized by debt and backed by nothing but the hard work of its Citizens.
- They have allowed greed, money and power to take priority over their sworn oath to uphold and sustain the Constitution.
- They have made reelection a priority over service to their constituents, and have sold their votes to realize this goal.
- They have abused and restricted (abridged) our freedoms and liberty in the name of “National Security” or “Safety.”
- They put their alliance’s objectives over and above the good of the people.
- They have, by all appearances, abandoned honesty, integrity, respect, and civility in favor of strategies, talking points, and political maneuvering.
- They have recklessly spent our monies beyond our means of income by more than 28 Trillion dollars, endangering the economic stability of this country and the futures of our children.
- They have circumvented the legislative process and expanded the scope of executive orders, thereby rendering the legislative checks and balances envisioned by our Founders irrelevant.
- They have installed Judges who adjudicate according to political alliances, influence pandering, and other pressures rather than upholding the Constitution.
- They have passed laws and enacted legislative rules that facilitate extravagant lifestyles for themselves and their families, with huge benefits and retirements.
- They have poorly managed the laws for naturalization of foreigners, refusing to protect our borders and discouraging immigration by making it too difficult to be eligible to immigrate to these United States.
- They have imposed taxes on us without our consent and without a Constitutional amendment.
- They have not “apportioned” taxes fairly as originally intended by Article 1 section 2 of the original Constitution.

- They are using “Internal Revenue Service” agents, the FDA, the FTC, the CDC, the EPA, the BLM, FEMA and other unconstitutional agencies to harass and inflict injuries to law-abiding Citizens, to their livelihoods, etc.
- They have carried out so-called pre-emptive military actions without the approval of the legislature, as it requires in the original Constitution.
- They have enforced certain parts of laws, but ignored others, arbitrarily and without accountability.
- They have ignored or broken laws and have not been held accountable.
- They have and are participating in Conspiracy, Monopoly and Anti-Competitive behaviors by promoting one industry and suppressing or eliminating their alliance’s competition.
- They have created “legislative rules” to manipulate the manner in which bills become laws, and to create obstacles preventing some bills from ever becoming law.
- They deny bills that have passed committee from being voted upon depending upon the whims or decision of the leader of the respective division of the legislature.
- They pass laws that are written in impenetrable language, burdened with thousands of pages of code and confusing legalese, which facilitates loopholes and keeps the law inaccessible to the governed.
- They have passed laws forcing (mandating) Citizens to purchase a product or a service.
- They have enacted laws to aid in the establishment of “political careers,” contrary to the founding fathers’ intent for those elected to serve the people and to have short terms.

We now remind them of the ultimate governing power “We the People” collectively hold and our right to rescind the power we have delegated to them. We declare our power, authority, and right to restore the Constitution and to call for, organize, and hold a Constitutional Convention and Court for this purpose. We disavow their usurpations. They have been deaf to our voices. We declare our authority and power to remove all of them from office.

- We the People exercise our collective authority and hereby rescind and revoke the following LEGAL FICTIONS: the FEDERAL CORPORATION A.K.A. “THE UNITED STATES” and their FEDERAL CORPORATION A.K.A “CONSTITUTION OF THE UNITED STATES OF AMERICA” and all the other LEGAL FICTIONS created by them (“FEDERAL GOVERNMENT”) and all of their authority.
- We hereby revoke our consent to the jurisdiction of and the governance by the Defendant the “FEDERAL GOVERNMENT”.
- We hereby revoke our signatures from any and ALL contracts either knowingly or unknowingly entered into under the legal fiction and “FEDERAL STATE” collectively known and called hereafter as the “FEDERAL GOVERNMENT”.
- We the People revoke ALL Executive Orders by any President or Governor, past or present!
- We the People revoke the legal fiction FEDERAL GOVERNMENT and declare our intentions to remove, rescind, and eliminate all leadership positions, elected or otherwise (stations) and replace according to the plan as set forth in the book “MAP OF THIEVES” by Scott Workman.
- We revoke our consent and hereby nullify any further authority granted to WASHINGTON D.C., and or the FEDERAL GOVERNMENT and command you to sit still and maintain the basic operations of our government until the majority of States and We the People agree on the plan aforementioned to reinstall the Constitutional Republic form of government that has been stolen, obscured, subverted and supplanted by your conspiracy and fraudulent actions under the legal fiction FEDERAL CORPORATE STATE A.K.A the “FEDERAL GOVERNMENT”!

- All defendants in the FEDERAL GOVERNMENT, listed in our lawsuit, who have sworn an oath to uphold and sustain the CONSTITUTION OF THE UNITED STATES OF AMERICA, have sworn an oath to uphold and sustain a FOREIGN CORPORATION'S CONSTITUTION. This constitutes grounds for immediate dismissal and prosecution for crimes against We the People and the original Constitution and depending upon the severity of the actions of the defendants constitutes treason. At the very least, all the defendants immediately have no more standing or authority in any way shape or form. All leadership will be removed from their respective stations at the Constitutional Convention & Court. Any non-defendant FEDERAL EMPLOYEE that desires to retain their employment with the restored Constitutional Government will be required to be retrained, repositioned and take an oath to defend and sustain the Constitution for the United States of America. (See Complaint/Lawsuit for further details).

We, therefore, appealing to the world for the rectitude of our intentions, do, in the Name, and by the Authority of the good People of these States, solemnly publish and declare, that these United States are, and of Right must be, Free and Independent from those who would exploit our system of government; that we have full Power to restore our government to one that is Of the People, By the People and For the People. And for the support of this Declaration, with a firm reliance on the protection and authorities secured by our original Constitution, we mutually pledge to each other our Lives, our Fortunes and our sacred Honor.

I, (Fill in your Name Below) hereby revoke my signature on all contracts with the FEDERAL CORPORATION A.K.A THE UNITED STATES A.K.A the FEDERAL GOVERNMENT and give my consent to be a Plaintiff in the lawsuit commenced by Friends of the Original Constitution® against the FEDERAL GOVERNMENT, et al., (over 140 other defendants) to obtain all objectives, actions, discovery, injunctions, reliefs and results as set forth within the said lawsuit. I demand and give my authorization as a Citizen of the United States of America to call for and hold a Constitutional Convention as prescribed in Article V of the original United States Constitution NOT to throw out the Constitution and start from scratch, and the delegates are NOT granted any authority to do this, BUT the purpose of the Convention WILL BE to follow in accordance the specific and detailed plan of action as set forth in the following (3) documents by Scott Workman: 1- Book: "MAP OF THIEVES"; 2- Book: The Trojan Virus; 3- Complaint/Lawsuit against the FEDERAL CORPORATION A.K.A THE UNITED STATES and over 140 MONOPOLISTS; namely to restore the Constitutional Government fraudulently usurped by the FEDERAL CORPORATION A.K.A THE UNITED STATES. I authorize Scott Workman as the Founder of this movement to be the First Delegate at the Constitutional Convention & Court; to commence the lawsuit; to represent me in his Nonlawyer capacity as well as do all functions necessary including but not limited to soliciting, gathering and posting evidence, to issuing subpoenas, to demand documents from the defendants for discovery; service of process, issuance of injunctions and Cease and Desist Orders and to adjudicate in all aforementioned matters prior to the Constitutional Convention and Court and to be one of the delegate judges and the General Council Chairman ("Chair") at the Constitutional Convention and Court.

I swear with an oath to uphold Liberty, defend the true Constitution and sustain the Constitutional Laws of this land and pledge my allegiance to the Constitutional Government and this movement to fully restore and reestablish the Constitutional Government at the Constitutional Convention & Court.

(Required Fields)

Full Name

Location (Physical Address)

City, State (and Territory), Zip

Email

I am a Citizen of the true United States of America

[Signature:](#) I authorize Friends of the Original Constitution® to obtain all objectives as stated in the [Declaration of Restoration.](#)

Specific Allegations and Causes of Action

Part A: Related to Health

- They, the FEDERAL GOVERNMENT have violated liberty and the welfare of the people and the planet and the original Constitution by legislating for and aiding and abetting a “Government sanctioned” “monopoly!”
- They, the American Medical Association (“AMA”) et al., is and has conspired with other defendants and used all means available to them, including but not limited to collusion, coercion, bribery, lobbying, extortion, conspiracy, fraud, false pretense and deception etc. to brand as “quacks” anyone not having “scientific” ie: Allopathic – training. They’ve banned Doctors from homeopathic case histories (suppression of truth) from its medical journals. They have forbidden medical doctors to consult with homeopaths, naturopaths etc. or from joining other medical associations.
- They, the FEDERAL GOVERNMENT have established “Health Departments,” both nationally and in each of the 50 States (and territories) of the U.S.A. and have given exclusive authority to only one Trade Association – The American Medical Association (AMA) – to govern our entire Healthcare System. This constitutes aiding and abetting a Monopoly! This is supporting one Trade Association over all others! This is an immoral and contrary to the original Constitution. This is a legislated conspiracy against Liberty. Liberty is freedom of Choice. This is granting authority to one Trade organization to control all medical truth – this is dictatorship! This is a blatant violation of the original Constitution.
- The Defendants have conspired against the Health of the We the People (at the very least and at the most the entire world) and conspired to keep natural cures from them, to the detriment of their health; resulting in millions of people every year losing their lives as a result! They’ve conspired against our planet’s health and conspired to keep alternative, inexpensive and pollution free fuels such as hydrogen from us; to the detriment of our environment as well as our personal health. They’ve conspired against the original Constitution by passing laws that violate our rights and are repugnant to liberty.

- The Defendants have conflicts of interest and vested interests in profiting off of “disease exploitation” or “disease racketeering” by creating a problem (false pretense problem) then using campaigns (advertising, donation drives, rallies, etc.) of fear to extort an endless flow of dollars from an unsuspecting public. For example, members of the (CDC) Centers for Disease Control and Prevention own over 20 vaccines patents and sells over 4.6 Billion dollars of vaccines every year. It’s been under at least four separate investigations by the U.S. Congress. It’s paid out over 4.6 Billion Dollars to those injured by vaccination. They openly admit that this number is only 1% of those who have actually been compensated, so the number is actually more like \$460 Billion.
- The Defendants are willfully defrauding the world by deception and by purposely omitting the truth about viruses which is: That amongst the 6 trillion cells inside of every human body – there are 30 trillion microbes/bacteria/viruses/etc! There are another 30 trillion microbes surrounding us each and every day! That our immune systems takes care of these 60 trillion microbes each and every day and that the only people that are dying from this Coronavirus (COVID-19) are the people that have severely compromised immune systems. They have turned what used to be called a “common cold/flu” into a pandemic for the fraudulent purposes of “disease exploitation” and “disease racketeering” for money and power.
- The Defendants are willfully defrauding the world by deception and by purposely omitting the truth that allopathic medicine – which is unnatural and loaded with toxins - is the major contributing factor in the compromising of people’s immune systems! Toxic drugs, vaccines, and man-made unnatural chemical elements are overloading our bodies with toxins which compromise our body’s immune systems – many times to the point that the body’s immune system cannot take care of a simple virus. They are hyping up (into a pandemic) one (Coronavirus COVID-19) and new “variants” which are a few of trillions of “common viruses” (inside of us and surrounding us) and profiting off of this false pretense “disease exploitation” and “disease racketeering” by creating a false narrative so-called “pandemic” false pretense enterprise for money and power.
- The Defendants are recommending measures that are compounding our toxicity such as wearing face masks. Face masks DO NOT prevent microbes (smaller than a cell) from getting into the body! They also cause the breathing in of our own Carbon Dioxide (CO2) which can cause hypercapnia which is carbon dioxide “toxicity,” thus causing us to be more toxic and more susceptible to disease.
- The Defendant’s actions are causing fear and stress to millions, if not billions of people throughout the world. People’s personal economies, businesses losses and bankruptcy and the fear of death are causing the rates of suicide to rise over 3000% during this false pretense “pandemic.”
- Around 8 million people die from Cancer every year. Approximately 2 million die from the AIDS virus every year. Approximately 9 Million die from addictions and a multitude of other diseases every year due to and caused directly or indirectly by the actions of the defendants: Allopathic Medicine (AMA, CDC, pharmaceutical companies and HEALTH DEPARTMENTS), Big Oil, Chemical Companies, and the Genetically Modified Organics Food industry, etc. They willfully conspire to suppress the truth (and destroy any competition to them) about the true cause of all diseases which is the overloading of the human body with unnatural and harmful elements that prevents the body’s immune system from doing its job – to cure us of all diseases.

- The American Cancer Society (“ACS”) has a shared ownership of the patent on a major chemotherapy drug with a pharmaceutical company. Some of its Board Members have concurrently worked at Herbicide and fertilizer manufacturers (known carcinogens and cancer causing chemicals), cancer drug companies, and chemotherapy drug companies. They are known to collude and collaborate with the National Cancer Institute (“NCI”) and the Food and Drug Administration (“FDA”). In 1998 the American Cancer Society (“ACS”) was caught spending close to \$1 Million on political lobbying, a violation of its legal status as a nonprofit charity. It has been found to spend only about 16 percent of its funds on cancer services, of which over 6% was spent on salaries and fringe benefits, while hoarding over \$1 billion dollars in its cash reserves. They are profiting off of “disease exploitation” and “disease racketeering” in this perpetual cancer enterprise.
- The ACS acts aggressively to prevent the investigation of alternative treatments. In their handbook “Reach to Recovery” they tell their volunteers to “always maintain a positive attitude toward conventional treatment methods,” while cautioning them not to “promote unconventional therapies.”
- The FDA has been exposed repeatedly in conflicts of interest. Agency commissioners and officials have worked for or come from working for the industries they are supposed to regulate. They’ve been charged with corruption, bribery, harassment, ownership of stock in drug companies and going easy on drug companies - but persecuting and being extremely condemning of natural practitioners and their products. The FDA has not approved of one nontoxic natural remedy or patent from the naturopathic industry. They obstruct unconventional treatments from being tested.
- The AMA, et al., have willfully destroyed their (Allopathic Medicine) competition and coerced, intimidated and bought influence of our congresses to enact laws that prohibit and abridge freedom of speech such as making it illegal to declare or claim that natural products cure, or that natural products are better than unnatural cures. They’ve had laws enacted in their favor to exclude their competition by making it “illegal” to prescribe, diagnose or cure anyone unless you have a medical license. They make it illegal to advertise or claim anything other than what is approved by allopathic medicine. This is conspiracy, fraud, legislated monopoly and restraint of trade enforced by the FEDERAL GOVERNMENT.
- In 1912, congress passed the “Sherley Amendment” that criminalized fraudulent and misleading claims of efficacy. In 1938 they required proof of safety and in 1962 added proof of efficacy. This is being used against the unconventional, the unorthodox natural medicine (naturopathic) industry and in favor of the monopolistic allopathic medicine industry. This and other laws are being misapplied and used to harass, suppress and convict the naturopathic industry and promote and perpetuate a monopoly (allopathic medicine) it’s practices, dogmas, products and services. These so-called acts, laws, codes, statutes, etc are in violation to the original Constitution in multiple ways and especially with regards to the preamble of the original Constitution which states that the Constitution was ordained to “promote the general welfare, and secure the blessings of Liberty.” These laws are in essence being applied against nature that God created. Its equivalent is saying that God’s nature does not know what she’s doing. It’s allowing the false pretense that something unnatural is better for the natural body than something that is natural. The misapplying of this law against natural medicine defies God and the nature that He created; it defies logic, defies reason and is therefore unjustifiable to continue to

be enforced as it currently stands. **This is legislated criminality and repugnant to liberty and to the original Constitution.**

- The misapplying of this law, the “Sherley Amendment” and others against truth, against God’s nature, against the rights and liberties set forth in the original Constitution constitutes willful criminal acts by the Defendants against the people including but not limited to fraud, collusion, aiding, abetting, conspiracy, and racketeering,
- The Defendants have influenced lawmakers to enforce laws that put down, crush, suppress and destroy natural solutions, natural remedies, natural products and natural services. They have passed laws that only allow them to cure disease. They’ve conspired, colluded and collaborated with the FDA, the FTC, the AMA, the CDC, Big Pharma and others to have people put in prison, destroyed businesses and livelihoods and have had many people murdered to cover up their conspiracies, racketeering, exploitation and secret agendas for money and power.
- The AMA has “pulled” or “revoked” the licenses of honest doctors and others in the allopathic industry who’ve tried to talk against or practice outside of the doctrines, dogmas or practices of allopathic medicine.
- The AMA et al. have been convicted at least 3 times in the 20th Century for antitrust violations for conspiracy and restraint of trade and are continuing to and are aided and abetted by other defendants in this complaint to continue on in this behavior.
- The FEDERAL GOVERNMENT has suspended Liberty without due process and has done it by false pretense. They imply their authority is granted them under the Constitution for the United States, but operate, function and enforce their authority with their Corporate Bylaws. This is fraud and treason. They have committed other acts of fraud to incite fear in the public, using the media and other forms of communication (wire fraud) in an intentional false pretense and artificially hyped-up “emergency” i.e.: pandemic, for a secret undisclosed scheme which is contrary to their stated intentions.
- The Defendants have fraudulently hyped up a “common flu virus” into a “plague” or “pandemic” with the intent of racketeering and ponzi schemes to directly bilk the public and to pay their investors from these public funds as well as from government/tax payer funds.
- On, March 24th 2020, the Centers for Disease Control and Prevention (“CDC”) issued a “Guidance” order to Hospitals and Doctors to list COVID-19 as a cause of death **regardless** of whether or not there’s actual testing to confirm that’s the case and Doctors are being paid for every cause of death they record as being related to COVID-19. This is a false pretense order that is willfully deceptive and is causing Doctors and Hospitals to aid the CDC to commit fraud. There are also other nefarious objectives including but not limited to racketeering, in this COVID 19 pandemic, to be uncovered and added after discovery is performed.
- The Defendants have designed and engineered a “pandemic.” They’ve used money, influence; collusion and coercion to push lawmakers to pass laws that enforce and promote a trade association (American Medical Association/Allopathic) as the only government authorized system of health care. They’ve deceived the public into believing distorted facts and false narratives thus endangering the entire world by promoting,

promulgating and perpetuating their false narratives. They've coerced government officials and the mainstream media into enforcing, mandating and promoting this false narrative for their ulterior objectives and end goals. They've coerced government officials to limit or close businesses, schools and so-called "non-essential services," as well as mandating "Face Masks," "Social Distancing," quarantining and testing services.

- The Defendants have conspired against the entire natural health industry - to keep natural cures from us – to the detriment of our health - which has directly and indirectly caused the death of millions of people!
- The Defendants have conspired to keep hidden the cause of all diseases. Their products and services are contributing to the creation, maintenance and perpetuation of all diseases. Their philosophies, practices, products, bi-products, services and dogmas are the **highest factor in the cause of over 48 Million deaths on average in the world, every year.** They conspire and work to suppress the true cure and best prevention of ALL diseases!
- The Defendants have conspired to defraud an entire nation by collecting donations for research to discover cures for diseases - yet willfully act and continue to act against the disclosure or discovery of cures - which behavior is very well documented, including being convicted of conspiracy on many occasions.
- The Defendants either don't test natural products and services or they change or manipulate the testing protocols in various ways so that they are guaranteed to fail said tests. In other words they rig tests of natural products and or services to fail in order to defraud the public in order to discredit alternative approaches or the naturopathic industry in order to continue their racketeering and monolithic profiteering monopoly.
- The Defendants have defrauded an entire nation (and World) by claiming that their research regarding the safety or efficaciousness of a product is based on "science" or "clinical studies" or "peer reviewed" and fail to disclose that all studies are done internally by allopathic investigators that work for them or externally subcontracted by them. The word that has become well known to typify this type of behavior is "biostitute." **Urban Dictionary definition of Biostitute: A biological science worker who misrepresents research or commits fraud for the benefit of commercial interests or to make a personal profit.** To put it plainly- any study, research, or investigations are initiated and the favorable outcomes purchased and prearranged beforehand and guaranteed to be in favor of the commercial allopathic interest which constitutes willful intent to defraud, conspiracy and racketeering.
- The Defendant's actions are causing and have caused bad health, injury, disease, addiction, misery, suffering, attempted suicide, suicide and the death of millions of people and their loved ones.
- The Defendant's actions have caused the financial destruction of millions of people's livelihoods in the wake of this so-called "pandemic," and mandated quarantines, shut downs; lock downs and their fraudulent narratives! 70% of all bankruptcies are due to medical debt.
- The Defendants either manufacture, distribute, sell or prescribe vaccines that contain Thimerosal (Mercury), the second most toxic substance to humans.

- The Defendants either manufacture, distribute, sell or prescribe the new COVID-19 type of vaccines that contain Messenger RNA (mRNA) that directly or indirectly causes or induces (injection of a recipe) the modification of the recipient's DNA. This is eugenics experimentation that is against the Nuremberg Code widely accepted by the world after World War II stating that voluntary consent is absolutely essential, and freedom of choice without the intervention of any element of force, fraud, deceit, duress, over-reaching, or other ulterior form of constraint or coercion.
- The Defendants either manufacture, distribute, sell or prescribe unnatural synthetic "drugs," that are full of toxins – hazards to the human body.
- The Defendants, the Genetically Modified Organics (GMO) food industry, et al. produce food products, seeds etc. which contain pesticides i.e.: carcinogens (poisons) that are hazards to the human body. They are also "genetically modified" which is detrimental to DNA, hormone receptors and are causing side effects such as gender issues, anxiety, depression, mental health issues and other serious consequences to the health and well being of the human body. By the age of 5, children eating GMO's have ingested more than 50% of a lifetime safety limit of poison.
- The Defendant's willful actions have resulted in a multitude of consequences including but not limited to the following: Personal death, poor health, fear, anxiety, depression, seizures, autism, psychosis, being intimidated and manipulated, hysteria, suicide; destruction of personal, national and world wide economies, bankruptcy, destruction of livelihoods, and the toxic harmful effects of synthetic chemicals (drugs) and vaccines that people are experiencing as a result of ingesting or being injected with these unnatural substances.
- The Defendants, allopathic medicine, are injecting toxins into the public that they knowingly know are harmful and even fatal. They knowingly know that vaccines have been proven to cause major diseases and conditions that are not only life altering and destructive to the public's health but also destructive to their personal economies. 70% of ALL bankruptcies filed - are due to medical related expenses. This constitutes fraud, health endangerment, disease exploitation and disease racketeering.
- The Defendants are violating their oath to "Do no Harm." True Medicine does not kill; True medicine does no harm. Doctors are required by the leaders of allopathic medicine to take and abide by the Hippocratic Oath (Do no Harm) to obtain/retain their licenses – yet drugs, unnatural chemicals, heavy metals and poisons, vaccines and radiation therapies cause them to harm people and violate this oath.
- The Defendants have and are causing death and **injury** (harm) by Vaccinations: Hundreds of Millions of people. **Deaths** by vaccinations: Millions of people. **Vaccine caused diseases include (but not limited to):** Smallpox (Epidemics), leprosy, syphilis, tuberculosis, cancer, leukemia, lymphoma, autism (epidemic), erysipelas, gangrene, septicemia, gulf war syndrome, diarrhea, convulsions, seizures, epilepsy, cerebral palsy, spastic quadriplegia, shaken baby syndrome (SBS), munchausen's syndrome by proxy (MSP), cot-death (SIDS), guillaine-barre syndrome (GBS), meningitis, polio, acute flaccid paralysis, transverse myelitis (TM), encephalitis, encephalopathy, spanish flu, amyotrophic lateral sclerosis (ALS), subacute sclerosing panencephalitis (SSPE), vomiting, measles inclusion body encephalitis (MIBE), polyneuropathy, serious brain damage, diabetes, arthritis, pancreatitis, fever, idiopathic thrombocytopenic purpura,

wegener's granulomatosis, multiple sclerosis (MS), chronic fatigue syndrome (CFS,ME) fibromyalgia, mitochondrial disorder, hearing & vision problems (Otis Medea, Optic neuritis, Blindness, Deafness), macrophasciitis (MMF), behavioral and learning problems, criminality, hair loss, inflammatory bowel disease (IBD, crohn's disease and ulcerative colitis), intussusception, asthma (epidemic), down's syndrome, allergies, peanut allergy, eczema, tics, apnea, cysts, warts, erythema multiforme, scleroderma, bell's palsy, bullous pemphigoid (BP), dermatomyositis, neurodermatitis, dyslexia, hyperactivity, coma, myocarditis, cardiac arrest (heart attack), vasculitis, anaphylaxis, hemolytic anemia, graves disease, systemic lupus erythematosus (SLE), sterility, miscarriage, fetal death, birth defects.

- The Defendants have and are causing death and injury (harm) by Vaccinations: **Vaccine Ingredients include:** 2-phenoxyethanol (antifreeze), Adjuvant 65, **Aborted fetal DNA**, Alcohols, Aluminium, Bovine DNA, Chicken DNA, Canine & Monkey kidney cells, Freund's (FCA, emulsion), Formaldehyde, Gelatin, Glycerine, Human Cancer Tumors, Mercury (Thimerosal), Monophosphoryl lipid A (MPL, ASO4), MF59, MSG, Nagalase, Nano particles, Antibiotics (Neomycin, Streptomycin), Peanut oil, Phenol, Polymyxin B, Polysorbate 80, QS-2, Sodium borate, Sodium deoxycholate, Squalene, Triton X-100, Tween 80, Animal and Human viruses. The new type of vaccines; “COVID-19 vaccines” contain mRNA and nano particles.
- The Defendants have and are causing death and injury (harm) by Vaccinations: **Contaminants & covert ingredients include:** Arsenic, Tin, Lead, Cyanide, SV40 (a cancer causing Monkey Virus), Enzyme inhibitors, Staphylococcus aureus bacterium, Chicken leukosis virus, Duck, dog, and rabbit viruses, Avian leucosis virus, Pestivirus, Nanobacteria, Acanthamoeba, Simian Cytomegalovirus, Simian foamy virus, Bird-cancer viruses, Mycoplasma, Nanobots.
- The Defendants have and are causing death and injury (harm) by Vaccination: It is a known fact that vaccinations do far more harm than good. **Allopathic medicine has caused** far more deaths and disease **than any other cause of disease**. Vaccines spread death and disease and create vast profits for (allopathic medicine) the AMA (American Medical Association), the CDC (Centers for Disease Control and Prevention) and Big Pharma (Pharmaceutical industry). If profit is the motivator behind the vaccine industry, then this is sociopathic and or psychopathic behavior. And if the AMA, the CDC and Big Pharma (Allopathic Medicine industry) knowingly are conspiring to deceive potential victims into buying theses vaccines, under the guise of being "medicine," then this constitutes conspiracy, fraud, racketeering, attempted murder, injury and murder (genocide).
- The Defendants have and continue to maintain the concealment of their fraud, deceit, exploitation and “disease racketeering” with the aid and abetting of and by the FEDERAL GOVERNMENT, the mainstream media and large internet platforms such as Google, YouTube, Facebook, Instagram, Twitter and others.
- The Defendants have and continue to aid and abet and censor and suppress the truth about the dangerous and often deadly side effects of vaccines. The public in general is not aware of the fact (because the truth is censored and suppressed) that the National Vaccine Injury Compensation Program (NVICP) was created as the only way that someone who is injured from receiving a vaccine is able to obtain potential compensation. The government passed a law in 1986 that granted pharmaceutical companies “legal

immunity” from lawsuits or from being sued as a result from vaccine injuries. This is blatant corruption of our so-called legal system. This is legalized “racketeering.” This is willful intent by the FEDERAL GOVERNMENT; the FOREIGN CORPORATION A.K.A. THE UNITED STATES to protect a monopoly in the ongoing injury of millions of people.

- The fact that since 2016 this “buffer” program (NVICP) has compensated over \$4.6 BILLION to injured vaccine recipients and that **only 1% is actually reported**, and that these facts have not been widely broadcast to We the People; but have and are being intentionally suppressed, **are crimes against all people by the Defendants!** It’s also crimes of: withholding information, fraud, obstruction of justice, obstruction of the truth, obstruction of the press as well as collusion, conspiracy, aiding and abetting of a false pretense for disease profiteering, extortion and racketeering. It’s knowingly subjecting people to harmful elements that cause injury and then willfully suppressing this information to continue on in this criminal enterprise. It’s also repugnant to the original Constitution and aiding and abetting and perpetuating an ongoing conspiracy against the people’s welfare.
- The following is the [official summary](#) by VAERS (Vaccine Adverse Event Reporting Service) of 1% of the money compensated to those who were injured by receiving a vaccine. We intend to discover why the actual amount of compensation to vaccine injured recipients, which is more likely over \$460 Billion, has not been widely broadcast to the world. The defendants will be held accountable for their crimes against the people.

National Vaccine Injury Compensation Program
Monthly Statistics Report

Fiscal Year	Number of Compensated Awards	Petitioners' Award Amount	Attorneys' Fees/Costs Payments	Number of Payments to Attorneys (Dismissed Cases)	Attorneys' Fees/Costs Payments (Dismissed Cases)	Number of Payments to Interim Attorneys'	Interim Attorneys' Fees/Costs Payments	Total Outlays
FY 2016	689	\$230,140,251.20	\$16,225,881.12	99	\$2,741,830.10	59	\$3,502,709.91	\$252,610,672.33
FY 2017	706	\$252,245,932.78	\$22,045,785.00	131	\$4,439,538.57	52	\$3,363,464.24	\$282,094,720.59
FY 2018	521	\$199,588,007.04	\$16,658,440.14	112	\$5,106,382.65	58	\$5,151,148.78	\$226,503,978.61
FY 2019	653	\$196,217,707.64	\$18,991,247.55	102	\$4,791,157.52	65	\$5,457,545.23	\$225,457,657.94
FY 2020	734	\$186,885,677.55	\$20,217,550.29	112	\$5,650,058.54	76	\$5,178,766.23	\$217,932,072.61
FY 2021	453	\$129,621,924.04	\$16,226,541.07	105	\$5,370,423.72	35	\$2,547,609.13	\$153,766,497.96
Total	8,028	\$4,200,808,895.00	\$242,507,285.33	5,670	\$95,915,653.76	600	\$45,998,534.31	\$4,585,230,368.40

NOTE: Some previous fiscal year data has been updated as a result of the receipt and entry of data from documents issued by the Court and system updates which included petitioners' costs reimbursements in outlay totals.

"Compensated" are petitions that have been paid as a result of a settlement between parties or a decision made by the U.S. Court of Federal Claims (Court). The # of awards is the number of petitioner awards paid, including the attorneys' fees/costs payments, if made during a fiscal year. However, petitioners' awards and attorneys' fees/costs are not necessarily paid in the same fiscal year as when the petitions/petitions are determined compensable. "Dismissed" includes the # of payments to attorneys and the total amount of payments for attorneys' fees/costs per fiscal year. The VICP will pay attorneys' fees/costs related to the petition, whether or not the petition/petition is awarded compensation by the Court, if certain minimal requirements are met. "Total Outlays" are the total amount of funds expended for compensation and attorneys' fees/costs from the Vaccine Injury Compensation Trust Fund by fiscal year.

Since influenza vaccines (vaccines administered to large numbers of adults each year) were added to the VICP in 2005, many adult petitions related to that vaccine have been filed, thus changing the proportion of children to adults receiving compensation.

- There is evidence that allopathic medicine and other defendants have created a vaccine containing a type of nano particles microchip. They have and are attempting to mandate this vaccine to everyone in the world in the name of “safety.” This is willful intent to

defraud. This is willful intent to cause injury. This is willful intent to destroy liberty. This is willful intent to supersede the unalienable rights and Liberty that are guaranteed by the original Constitution. **We intend to discover and expose the secret hidden agenda behind this plan and prosecute the Defendants accordingly.**

- There is evidence that the Defendants are hiding and or suppressing the health hazards of 5G in and of itself as well as the health hazards that vaccines compound inside of the human body when being subjected to 5G High Microwave Frequencies. There is [evidence](#) that there is a genocidal motivation behind injecting everyone on the planet with the COVID-19 vaccine including how 5G plays a role in this evil plan. All agendas by the FEDERAL GOVERNMENT and the other Defendants will be exposed during discovery; and with the testimonies and evidences brought forth by [Whistleblowers](#).
- This entire so-called COVID-19 “pandemic,” the mandating, the quarantining, shut-downs, lock-downs, mask mandates, the threats, intimidations and enforcing of this “color of law” is repugnant to Liberty and **all** are violations of the original Constitution and the unalienable rights of ALL of the people; by the Defendants.
- They, the Defendants, the Genetically Modified Organics (GMO) food industry et al., create seeds that are genetically modified to withstand glyphosate and other pesticides that are known carcinogens to the human body. These pesticides become systemic, meaning they become a part of the plant (cannot be washed off). These carcinogens (pesticides) are poisons and are harmful and toxic to the human body. They also have the potential to compromise or cause mutations to human DNA with the resulting effects of gender problems, reproductive problems, organ problems, psychological and a multitude of other physical problems.
- They, the Defendants, the Genetically Modified Organics (GMO) food industry et al., knowingly know the following: Excerpts are from an article written by Melissa Diane Smith in the Natural Grocers October 2017 edition of good4u Health Hotline Magazine. [Quote] “Independent research is finding troubling links between glyphosate (an active ingredient in Monsanto’s (Bayer) weed killer Roundup –an herbicide) and a growing number of diseases, including cancer...Glyphosate herbicide isn’t just sprayed on crops – it is absorbed by plants and becomes systemic...FDA-registered laboratory food testing has found extremely high levels of glyphosate in some of America’s most iconic food products...In 2015, leading cancer experts from the International Agency for Research on Cancer (IARC), the research arm of the World Health Organization, assessed evidence from human, animal, and cell studies and declared glyphosate a *probable human carcinogen*...In a 2014 study, scientists found that chronically ill humans had significantly higher glyphosate residues in urine than healthy humans. Researchers believe glyphosate may damage health in a number of ways. First it may act as a hormone, or endocrine disruptor, a chemical that interferes with the normal functioning of the endocrine system...Epidemiological studies have linked endocrine disruptors to reproductive changes, neuro-behavioral and neuro-developmental changes, metabolic syndrome, bone disorders, immune disorders and cancers in humans. Animal studies have also linked them to infertility, asthma, learning and behavioral problems, early puberty, obesity and Parkinson’s’ disease...tumors, reproductive problems, birth defects, and kidney and liver damage”. [End Quote]
- They, the Defendants, the Genetically Modified Organics (GMO) food industry et al., knowingly know that people are ingesting harmful carcinogens when they eat GMO

foods. They knowingly know that the genetically modified organisms that are consumed by people could result in hazards to their genes, DNA and their health and welfare.

- They, the Defendants, the Genetically Modified Organics (GMO) food industry et al., have threatened and intimidated Farmers and others to buy their seeds and their pesticides. They have initiated hundreds of lawsuits against farmers that would not comply with their demands, and have succeeded in destroying many of their livelihoods. This is conspiracy and restraints of trade aided and abetted by the FEDERAL GOVERNMENT.
- They, the Pharmaceutical Industry create patented synthetic drugs for profit. Drugs are concentrated derivatives of natural elements (such as oil)! They are unnatural! They are man-formulated chemical compounds. This is why they can be patented and sold for outrageous amounts of money. They are not balanced by nature - which is why they have side-effects. They and other Defendants are selling drugs to the public that they knowingly know are toxic to the human body and have mild to extreme side effects, even death as a result of ingesting or being injected with drugs. This is disease exploitation and disease racketeering, conspiracy, fraud and willful contributing to the injury and death of millions of people.
- Quote from Shane Ellison M.Sc. (Former pharmaceutical chemist) Book: Health Myths Exposed: How Western Medicine Undermines Your Health. "In addition to hospitalizing 2.2 million people every year, and/or eliciting a lifetime of servitude, ADR's (Adverse Drug Reactions) can also lead to death. In an attempt to calculate the number of deaths caused by ADR's, we look to the most authoritative medical journal in the world, the *Journal of the American Medical Association (JAMA)*. Entitled 'Incidence of Adverse Drug Reactions in Hospitalized Patients', this study was a meta-analysis of several studies over the last 32 years. This in-depth study concluded that there are an estimated 76,000-106,000 hospital deaths each year caused by ADR's...this statistic alone ranks ADR's somewhere between the fourth and sixth leading cause of deaths outside of the hospital. One hundred and six thousand deaths per year equates to one individual dying every five minutes from an "approved" drug. These deaths far outnumber those caused by auto accidents, AIDS, alcohol, illicit drug use, infectious diseases, diabetes, and murder combined. If this trend continues over the next ten years, FDA-approved drugs will kill an estimated one million people annually. End Quote. . This is disease exploitation and disease racketeering, conspiracy, fraud and willful contributing to the injury and death of millions of people.
- Every year there are around 8 Million deaths due to cancer alone! Every one of these people's loved ones deserves to know that their deaths could have been prevented by natural cures. But, natural cures are "against the law" of the FEDERAL GOVERNMENT. It doesn't matter if they work, if they actually can cure cancer. The FEDERAL GOVERNMENT has in effect outlawed God's natural cures and is aiding and abetting the dogma that man-made so-called "cures" are superior to God's natural cures. The liability for the pain, suffering, loss of wealth, income and the death of millions rests completely on the shoulders of the conspirators, the "Leadership of Allopathic Medicine," and their co-conspirators, who for over 100 years have been suppressing this information. This is a complete violation of the original Constitution and a conspiracy against the health and welfare of the people and liberty. This is disease exploitation and disease racketeering, conspiracy, fraud and willfully contributing to the injury and death of millions of people.

- Cancer is another racketeering business by the Defendants. It earns Allopathic Medicine hundreds of billions of dollars every year. In his well documented book by **Kenny Ausubel** titled **“When Healing Becomes a Crime,”** **(Several quotes from his book below)** he relates many convictions against Allopathic Medicine for conspiracy - in many cases: against allopathic medicine, for collusion and price fixing, in a “conspiracy to destroy and eliminate” the chiropractic profession, for trying to destroy an autonomous doctor’s group applying cost-cutting health delivery and insurance in Washington, D.C., and many more. This is a complete violation of the original Constitution and a conspiracy against the health and welfare of the people and liberty. This is disease exploitation and disease racketeering, conspiracy, fraud and willful contributing to the injury and death of millions of people.
- “In a report by “Cancer Prevention News” it stated “there is overwhelming evidence that the dramatic increase in cancer rates is linked to increased chemical production over the last century. Annual production rates for synthetic, carcinogenic, and other industrial chemicals increased from one billion pounds in 1940 to more than 500 billion pounds annually during the 1980s. The evidence that chemicals cause cancer comes from animal and human tests. Over 75,000 such chemicals are now in use, and the chemical industry introduces between 1,000 and 2,000 new ones each year. A scant 3 percent have been tested for safety, and over forty such chemicals are recognized human carcinogens. The report found strong grounds for linking the spike in breast cancer rates with increased levels of pesticides and other industrial pollutants such as DDT, chlordane, and PCBs. Over fifty carcinogenic pesticides are used on major crops, and residues of just twenty-eight of these have been directly associated with over 20,000 cancer deaths every year in the United States. Recent tests of twenty-seven kinds of domestically grown foods in the United States cited seven fruits and vegetables-apples, grapes, green beans, peaches, pears, spinach, and winter squash-as having toxicity at hundreds of times than the other foods analyzed. By age five, most children eat foods containing half a lifetime’s limit of known carcinogens. It is a formidable irony that the National Cancer Institute advises the public to eat five servings a day of fresh fruits and vegetables as a cancer-preventative diet, while failing to note the presence of carcinogenic agrochemicals contaminating them.” This is a complete violation of the original Constitution and a conspiracy by the chemical industry (Defendants, et al.) against the health and welfare of the people. This constitutes the willful contributing to the injury and death of millions of people.
- The National cancer Institute makes claims such as “We’re winning the War on Cancer,” yet statistics show there’s more than a 10% **Increase** in deaths due to Cancer since 1950. Allopathic medicine uses surgery, radiation and chemotherapy as the standard treatments for cancer, yet in just a 3 month period, from January 1st to May 18th, 2020 there were 3,114,932 Deaths from Cancer. Their statement above is a fraudulent statement. **The fact is they knowingly know that there are cures for Cancer yet have aggressively worked against true cures for Cancer and other diseases for over 100 years.**
- In his book, “When Healing Becomes a Crime” by Kenny Ausubel, categorically provides well documented proof that The American Medical Association and others conspire and have conspired to destroy natural medicine and their practitioners. They’ve conspired with legislators to pass laws that have effectively destroyed free speech with regards to medicine. They’ve conspired with our government and their agencies to police and prosecute violators of the American Medical Association’s dogmas, doctrine and practices. The FEDERAL GOVERNMENT and their agencies enforcing these “corporate” laws are acting in direct violation to the first amendment to the original

Constitution for the United States. This is a complete violation of the original Constitution and a conspiracy against the health and welfare of the people and liberty. This is disease exploitation and disease racketeering, conspiracy, fraud, restraint of trade and willful contributing to the injury and death of millions of people.

- The AMA bribed, coerced, colluded and conspired with the FEDERAL GOVERNMENT to make it illegal to prescribe “medicine” without a license from the American Medical Association (a Private Trade Association). They’ve also made it illegal to claim a cure for anything. According to FEDERAL LAWS only Medical Doctors (“science”) can “treat” you; nobody can “cure” you. This is effectively saying that cause and effect and natural elements are “quackery.” This is anti-nature and anti-God and anti-Constitutional law. Allopathic Medicine is willfully participating in Disease Exploitation, Profiteering, Racketeering and Sorcery ([pharmakeia](#)) than real science (God’s natural laws) and all defendants are participating in this on-going conspiracy against the health and welfare of the people and liberty. They will be prosecuted, judged and sentenced to the fullest extent at the Constitutional Convention & Court.

Part B: Related to our Monetary System

- They, the FEDERAL GOVERNMENT have violated liberty and the welfare of the people and the planet and the original Constitution by legislating for and aiding and abetting a “Government sanctioned” “monopoly!”
- They, the FEDERAL GOVERNMENT passed the **Act of 1871** which formed a foreign corporation called “**THE UNITED STATES**” and created a secret constitution for their corporation called the “**CONSTITUTION OF THE UNITED STATES OF AMERICA.**” The original constitution was written “The Constitution for the United states of America”. They supplanted our Constitutional Government for a CORPORATION which has been masquerading as our government ever since.
- Over the next 42 years after 1871, they built up their secret “FEDERAL STATE of jurisdiction” or FOREIGN CORPORATION A.K.A THE UNITED STATES A.K.A. the FEDERAL GOVERNMENT. They subjected us to their BYLAWS and system of CODES and statutes and in 1913 the FEDERAL GOVERNMENT “passed” the FEDERAL RESERVE ACT, creating the Federal Reserve Bank (a privately owned/controlled bank). They, the UNITED STATES; the FOREIGN CORPORATION masquerading as our government had now “granted” full control of the entire monetary system to their co-conspirators i.e.: the FEDERAL RESERVE BANK.
- Then in 1933, THE UNITED STATES went “bankrupt” (although they don’t call it that). As the run on banks began (people rushing in to pull money out of their accounts before their bank failed), the FEDERAL RESERVE BANK stepped in to “help” the banks with the cash they needed to survive. For pennies on the dollar, they gained control of all the banks. And in exchange for “saving” everyone, all the Gold was confiscated, banks were shut down for 1 week, and each and every person now became the collateral of this gigantic debt. Money was no longer backed by gold or silver, but by a “promise to pay” perpetual “debt instrument” system; to pay back the FEDERAL RESERVE BANK. This FEDERAL CORPORATION, co-conspirators of the FEDERAL GOVERNMENT, enslaved the people and their children into perpetual servitude, for the rest of their lives, working to pay back a debt that can never be paid back.

- This system of “debt” and “discharge” is backed up only by “perceived value.” The value is that we will “Pay” (work) or “discharge” the debt we “owe” them! This “debt” or so-called “money” will never be able to be “paid” back to them because there’s nothing of “value” being exchanged. The “money” we currently use are just “debt discharging instruments” that don’t “pay for” anything – they only “discharge” the debts we owe. They make money (interest) on any bank loan or on any exchange of foreign currency. They’ve bilked everyone in the “FEDERAL RESERVE SYSTEM” since 1913 for trillions of dollars. This constitutes fraud and treason against We the People and the Constitution for the United States of America.
- There is evidence that they have designs to implement a mandatory global digital currency, based on nano particles microchip (as listed earlier) that would create a higher level of monopoly and control the world has never seen.
- The trillions of “dollars” they have stolen from the people are incalculable and they will bear the lion share of financial responsibility in this law suit.
- The actions by the Defendants listed in this “Part B Related to our Monetary System” constitute treason, fraud, theft and conspiracy against the Constitution for the United States of America and We the People.

Part C: Related to Our Planet’s Health

- They, the FEDERAL GOVERNMENT have violated liberty and the welfare of the people and the planet and the original Constitution by legislating for and aiding and abetting a “Government sanctioned” “monopoly!”
- They, the defendants associated with the “Oil Industry”, we will refer to collectively as “Big Oil” and others, aided and abetted by THE FEDERAL GOVERNMENT have suppressed Big Oil’s competition. They have bought, buried and or suppressed new patents or new ideas that would compete against their business empire. They’ve “cornered” the energy market and have limited our energy choices. The people and our planet are suffering as a result due to being forced, because of lack of choices, to buy a product or service that is harmful to our health and our planet’s health. We are also being forced into paying for energy – when a different method could generate clean energy for free.
- They’ve conspired against our planet’s health and conspired to keep alternative and inexpensive fuels such as hydrogen from us – to the detriment of our environment as well as our personal health.
- They spill 1.3 million gallons of oil into our oceans on average every year. The Deepwater Horizon spill alone spilled 168 million gallons of oil into the ocean. The costs to our ocean’s health and all vegetation and ocean life are incalculable. The food supply that people ingest is tainted with this oil as well as other chemicals finding their way into our oceans and water supplies to their health detriment. The Big Oil industry knowingly knows their actions are contributing to the detriment of our planet and our individual health.
- They have and are conspiring against anyone in the free energy and or alternative energy industries.

- There is evidence that they, the Pentagon, either killed or had Stanley Meyer killed and covered it up. He was a man who invented and demonstrated a car that could run on water/electrolysis/hydrogen. He estimated only 22 gallons of water were required to drive his car from New York to Los Angeles.
- There are many other examples of inventors who were either murdered and or their invention(s) were prevented and buried from the public's view including Nikola Tesla's World Power System that was prevented from being developed. Tesla's invention would have provided the world with free energy by way of broadcasting electrical energy without wires.
- **Other Inventions and Inventors Suppressed including but not limited to:**

Cold Fusion

Antigravity

The Electric Battery: From GM to Chevron to Oblivion

Maglev Trains

Pogue Carburetor

Mylow Magnet Motor reproduction of Howard Johnson's All Magnet Motor

Rick Friedrich

Paul Pantone

T. Henry Moray

Sun Energy

Robert Stirling

Dennis Lee

Thomas Engel

Daniel Dingel

- The (EPA) Environmental Protection Agency actively works to suppress inventions. After thousands of tests performed by the EPA on inventions that would radically change our world for the better - **not one** has received the EPA's vote of approval.
- The (NSA) National Security Agency has threatened many of these inventors. Several have been put in prison and a few have been murdered.
- The costs to our planet's health are incalculable due to the racketeering, collusion and conspiracy acts against the world due to the actions of Big Oil and other conspirators, defendants and their lust for money. The burning of fossil fuels and the polluting of our

air has caused and is causing severe health issue to people's health as well as all life on this planet. Big Oil's spilling and or dumping of oils and their bi-products are polluting our oceans and waterways, causing rippling effects that are also incalculable to our personal health, all water sustained life, both plant and aquatic life.

- These actions by the Defendants listed in this "Part C Related to Our Planet's Health" constitute injury to the health and well being of our planet and personal health, fraud, collusion, bribery, restraint of trade, monopoly and conspiracy against the Constitution for the United States of America and We the People.

Part D – Related to Others (Including 5G Network)

- They, the FEDERAL GOVERNMENT have violated liberty and the welfare of the people and the planet and the original Constitution by legislating for and aiding and abetting a "Government sanctioned" "monopoly!"
- They, the defendants have knowledge that the 5G network they have and are building have and will cause severe detrimental health consequences to millions of people. They knowingly know that 5G is a high frequency that the military is and has used as a weapon. Many of them have openly admitted to this effect by their issuing statements such as the following by AT & T:

AT & T 2014 Annual Report: "Unfavorable litigation or governmental investigation results could require us to pay significant amounts."

- They have knowledge that human beings are electromagnetic beings that respond to frequencies which cause chemical reactions in our bodies - either to our detriment or to our well being. 5G is a high frequency that can and has been used by our military as a **weapon** that can cause death or severe health problems.
- They have knowledge that Vaccines contain toxins and heavy metals that respond adversely to 5G frequencies as well as graphene and other Nano technologies that can be used to manipulate DNA to cause behavioral changes and high fatality rates across the globe.
- There are many other secret programs and obscure nefarious objectives that will be thoroughly discovered and exposed including but not limited to: High frequency Active Auroral Research Program (HAARP), the Chemtrail Poisoning Racket (Operation Cloverleaf), Microchip implants, Pedophilia Rings, Human and Sex Trafficking, Secret Government Technology, Hollywood conspiracies, CIA OPERATIONS, the Education Conspiracy, Laws Restricting Religion (IRS, Non Profit Requirements, National Council of Churches etc.), the NSA. All secrets, all hidden agendas, all secret alliances and objectives will be exposed and prosecuted.
- These actions by the Defendants listed in this "Related to Others (Including 5G Network)" constitute injury to the health and well being of our planet and personal health, fraud, collusion, bribery, restraint of trade, monopoly and conspiracy against the Constitution for the United States of America and We the People.

- Other Defendants listed herein this section, actions to be discovered and exposed, constitute kidnapping, rape, murder, abuse, slavery, child endangerment, conspiracy and other crimes against the unalienable rights of We the People.

Complaint Part E: Related to the conspiracy against the original Constitution ratified on May 29th 1790 and the Constitutional Government it created.

- They, the FEDERAL GOVERNMENT have violated liberty and the original Constitution by legislating for and aiding and abetting several “Government sanctioned” “monopolies!” Including but not limited to and A.K.A: “AMA,” “CDC,” “Big Pharma,” “Big Oil,” FEDERAL RESERVE BANK,” “GMO Industry,” “Big Chemical,” “Lobbyists,” “Subversive Foundations,” et al.
- They, the FEDERAL GOVERNMENT supplanted our original Constitution and our Liberty. They have conspired, designed and implemented a plan for a global monarchy, oligarchy or dictatorship with them at the controls, the head and or the leadership. This constitutes treason.
- This conspiracy by the FEDERAL GOVERNMENT and other defendants has many names but the two most notable or identifiable are the “New World Order” and the “One World government”.
- They, the FEDERAL GOVERNMENT and other defendants have conspired against freedom, liberty, the press, the truth, elections and our Constitutional Republic form of government.
- They the FEDERAL GOVERNMENT and other defendants participate in “Insider trading” and “profiteering” off of the inside knowledge they possess i.e.: the meetings, the timing, and implementation of “future” laws, bans, rules, policies, regulations, statutes, codes, etc. coming forth that will prosper themselves and their “donors” or that prosper off the adverse effects to their “donor’s” competition.
- They the FEDERAL GOVERNMENT legalized bribery and redefined it; they call it “Lobbying.” Most everyone involved in “Lobbying” knows that it’s bribery – but because legislators of the past enacted a “law” that created a term known as “Lobbying” and legalized it –they are enabled to get away with it. This is fraud, deception and treason against the original Constitution and We the People that ordained it – thus making it essentially the legalized buying and selling of influence – or an auction of influence to the highest bidder.
- They the FEDERAL GOVERNMENT conspired to create and maintain a two political party monopoly. This two political party monopoly – the Republican (GOP) and Democratic Party (DNC) have conspired against all other political parties. They conspire to rig and control the outcomes of elections by deceit, fraud, coercion, collusion and have passed laws, rules and other means to prevent other parties from winning elections.
- They the FEDERAL GOVERNMENT passed laws that skirt around laws dictating how campaign contributions are used, by creating Leadership and other Political Action Committees (PAC), which can be (and are) used to allow money raised for election efforts to pay their friends and families handsomely for "related" jobs. These PACS are also used to raise outrageous amounts of money from corporations to effectively “buy”

their candidate's way into office. This is another way they've skirted around the definition of "bribery" and "racketeering" and "collusion" etc.

- They the FEDERAL GOVERNMENT passed laws that call corporations "individuals" to skirt around the original Constitution.
- They the FEDERAL GOVERNMENT suspended Liberty without due process as required by the original Constitution.
- Knowing that they (the FEDERAL GOVERNMENT, et al.) had to maintain the "appearance" of our original government, and could not initially get away with blatantly violating our rights or the original Constitution; spent the next 150 years slowly and gradually violating them and exercising more and more control. This constitutes fraud, conspiracy, treason and false pretense.
- Friends of the Original Constitution has exposed the FEDERAL GOVERNMENT as a FOREIGN CORPORATION that is masquerading as our government. You can recognize this FOREIGN CORPORATION when you see these words "THE UNITED STATES" in "ALL CAPS." All Corporations have "Bylaws," only they refer to theirs as "laws," "codes," "statutes," "orders," "mandates," "rules," "regulations," etc. This is how they deceive us every day and keep up the "appearance" of a Constitutional government. Many people do not realize this because we've all grown up long after it was formed; it's been implemented and built up over multiple generations. In plain sight, you can witness the FEDERAL GOVERNMENT violating Liberty, the original Constitution and the People's unalienable rights that it was designed to guarantee. This so-called "Pandemic" is a prime example. The original Constitution **prohibits any laws** to be enacted that violate our Freedom of Speech, Freedom to Assemble, Freedom of Religion and our Liberty (Free Will or the Freedom to Choose for ourselves) and yet the FEDERAL GOVERNMENT is violating our unalienable rights on a massive world-wide scale.
- They openly admit that the "United States" is a FEDERAL CORPORATION; in their own [US CODE](#): 28 U.S. Code § 3002 – Definitions:

(15) "United States" means—

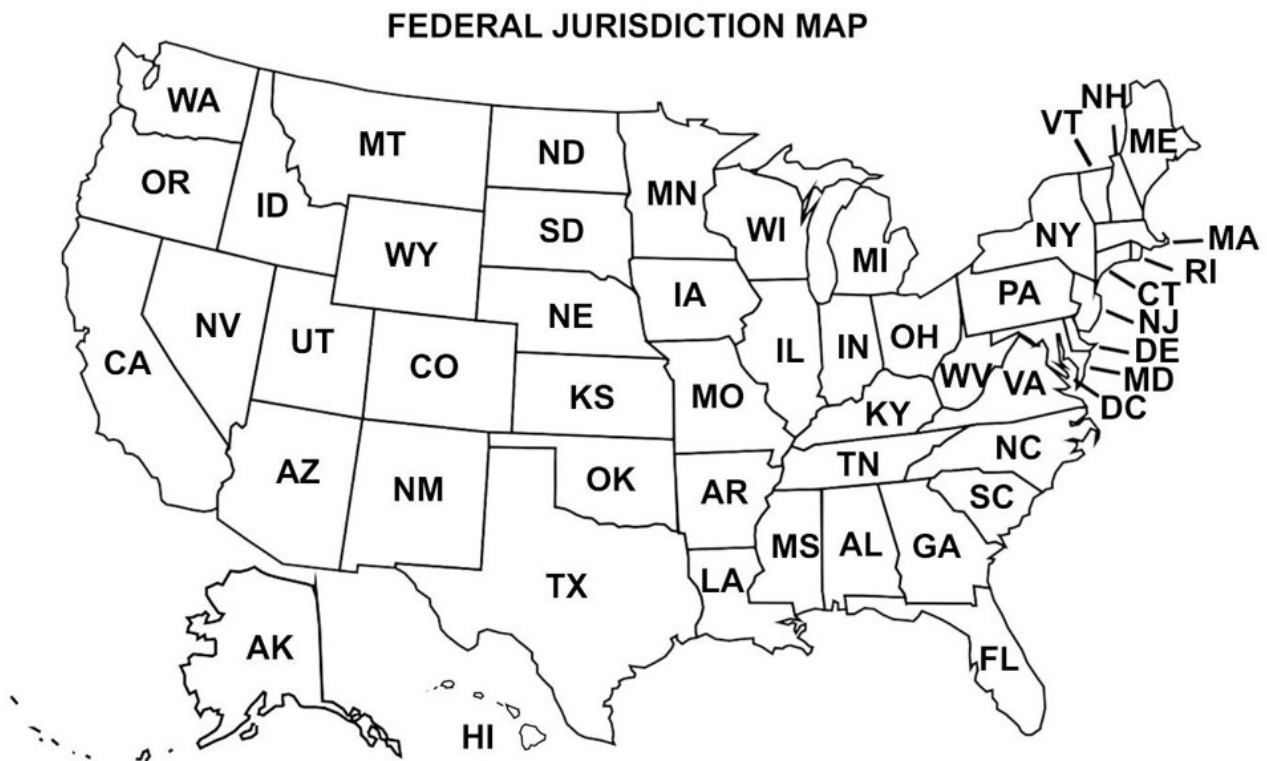
(A) a Federal corporation;

(B) an agency, department, commission, board, or other entity of the United States; or

(C) an instrumentality of the United States.

- **The Follow has several quotes from the book "Map of Thieves" by Scott Workman:**
How do they get away with this; especially in plain sight? How do they "subject" us to their "authority?" They created a "Federal Jurisdiction Map" and overlaid it (like a grid) on top of the geographical borders of the United States.
- They've created the Uniform Commercial Code (UCC) and other CODES and STATUTES to govern this LEGAL FICTITIOUS OVERLAID FEDERAL STATE A.K.A THE UNITED STATES: a "Trojan Horse government" to skirt around the Constitutional government that WE THE PEOPLE ordained by the hands of our Founding Fathers.

- **This is what their map looks like:**



- You may be saying “I don’t see any difference here; this looks like an everyday map of the USA.” That’s right; it does look exactly like it. We are so used to seeing it that there doesn’t appear to be anything out of order here. But look at the 2-digit codes for each state; these are the “JURISDICTION CODES” that designate “Federal Jurisdiction.” It’s not necessarily the geographic map that gives them jurisdiction over us - this in and of itself only designates the boundaries of their jurisdiction -it’s when we “AGREE” to be “SUBJECT TO” their jurisdiction that we come under their authority. Can you remember when you “agreed” to allow them this jurisdiction over you?
- It’s when you agree to a “SERVICE” by way of their “SECRET CODE” or a “secret map” that “ENTRAPPS YOU” into their “JURISDICTION” and if you’re not aware of what you’re saying or doing at all times, you could land yourself in their trap.
- Have you ever wondered why in over 231 years, since the Constitution was ratified, there have been only a handful of changes to it? For one, we have not been under the jurisdiction of the Original Constitutional Government since 1871. Number two: any changes to the Constitution would most assuredly highlight their hidden agenda to overthrow the freedoms and liberties of all the people. Most of the codes, statutes and regulations are actually just by-laws of their CORPORATION; and not even remotely a part of the original Constitutional Government.
- So if a code, statute or regulation is in clear violation of the original Constitution and your Constitutional rights; why do they exist? Clearly, there’s a separate set of laws (and government) that exist outside of the Constitutional laws that were put in place by our Founding Fathers. The question that must follow is how were they able to implement and

continue to enforce this Trojan Horse Government or “doppelganger GOVERNMENT?”
(Definition of doppelganger: an apparition or double).

- This is what they did: They overlaid their “Federal Jurisdiction map” over the top of our United States Constitution and each respective state’s Constitution and their original maps, boundaries and jurisdictions:



- But you’re saying “I never agreed to this,” right? Well every time you use one of their “services”, or use these FEDERAL MAP CODES or see your name in ALL CAPS you’ve “agreed” to be under their “jurisdiction” and under their “CODES,” “REGULATIONS” and “STATUTES.” If you’re ever in court and you allow them to refer to you as “DEFENDANT” instead of “accused” or you state your name as “JANE/JOHN C. DOE” instead of “jane/john christian.” Or if you state that you “LIVE” at “THIS ADDRESS” instead of saying “I stay at various locations.” These are examples of the “CODE WORDS” that “CONTRACTUALLY” bind you to their “JURISDICTION.” For example: “LIVING” at an “ADDRESS” and being a “RESIDENT” gives them “JURISDICTION” over you and enters you into their “CONTRACTS.”
- These examples are only a tiny fraction of all of the “CONTRACTS” that you enter into each and every day that allow them “jurisdiction” over you and this is how they get away with treating you as a “FEDERAL SUBJECT” instead of a “constitutional citizen.” When you use their “CODE WORDS” or when you “REGISTER” for a service for example: You “REGISTER” for a “STATE OF UTAH” “DRIVER LICENSE” – you enter into “CONTRACT” with them and you enter into their jurisdiction. In the old days, prior to their “SECRET JURISDICTIONAL MAP” we referred to our state’s as ie: “utah state.”

When you see “STATE OF YOUR STATE’S NAME” it is a clear indication that you’re under the “JURISDICTION OF THE FEDERAL STATE.” The words “STATE OF” means you’re under the “STATE’S JURISDICTION.” UPPER CASE “STATE” means “FEDERAL.” Lower case “state” means one of the “states” of the “United states of America;” “STATE” is a “CODE WORD” for “FEDERAL JURISDICTION.”

- They have essentially made us all FEDERAL EMPLOYEES of their CORPORATION. Suffice it to say that this is how they get away with all of the “unconstitutional” things that they do to us on a regular basis. This is how they continue to exercise authority over the people and act like the own us - because they’ve tricked and maneuvered us into their contracts and their “COLOR OF LAW” which is a fancy way of saying unless you live your life “off-grid” or “off-map” and you don’t understand their myriad of ways to “CONTRACT” you into their “jurisdiction” - you’re now a “FEDERAL SUBJECT or a FEDERAL EMPLOYEE SUBJECT TO THEIR BYLAWS, THEIR JURISDICTION AND SUBJECT TO THEIR SYSTEM OF STATUTES AND CODES.” [End Quotes]
- This is a MASSIVE conspiracy against We the People and the original Constitution that we ordained, all with the intention of money and power and to overthrow the freedom and liberty of all lands and peoples of this world i.e.: New World Order (NWO) / One World Government (OWG).
- All defendants in the FEDERAL GOVERNMENT, who have sworn an oath to uphold and sustain the CONSTITUTION OF THE UNITED STATES OF AMERICA, have sworn an oath to uphold and sustain a FOREIGN CORPORATION’S CONSTITUTION. This constitutes grounds for immediate dismissal and prosecution for crimes against We the People and the original Constitution for the United States and all defendant will be held accountable.
- Excerpts from an address given by John F. Kennedy; our 35th US President: This address was given before the American Newspaper Publishers Association April 27, 1961: ***"The very word secrecy is repugnant in a free and open society and we are as a people inherently and historically opposed to secret societies, to secret oaths and to secret proceedings...for we are opposed around the world by a monolithic *(large powerful organization) and ruthless conspiracy that relies primarily on covert means *(not in the open; engaged in secret or veiled activities.) for expanding its sphere of influence; on infiltration instead of invasion; on subversion instead of elections; on intimidation instead of free choice...it is a system which has conscripted vast human and material resources into the building of a tightly knit highly efficient machine that combines military, diplomatic, intelligence, economic, scientific and political operations. Its preparations are concealed, not published. Its mistakes are buried, not headlined. Its dissenters are silenced, not praised. No expenditure is questioned...no secret is revealed..... I am asking your help in the tremendous task of informing and alerting the American people...for I have complete confidence in the response and dedication of our citizens, whenever they are fully informed...confident that with your help, man will be what he was born to be - free and independent". - President John F. Kennedy***

****(Insert: Meaning of word(s)). Underlined for Emphasis***

- John F. Kennedy tried to warn us – but very powerful people shut him up – exactly by the means he warned us about above: by being secretly silenced (assassinated) and buried

(literally in a grave) and we intend to expose who really murdered him through our discovery of the classified documents that must be surrendered to this court unredacted.

- This Court orders the FEDERAL GOVERNMENT A.K.A THE UNITED STATES to Cease and Desist the act of “secrecy” for any reason including the false pretense of “National Security.” You have been exposed! John F. Kennedy warned us and we are acknowledging the truth he declared above!
- This Court Orders all secret proceedings, records, transcripts etc. open to the public view! All secret “acts” “procedures” “discussions” hidden from the public’s view are hereby demanded UNREDACTED from all the defendants; to be available for the public’s scrutiny: No exceptions!
- This Court Orders and hereby demands all secretive behind-the-scenes activities UNREDACTED from Congressional committees and subcommittees to be made available for the public’s scrutiny: No exceptions!
- This Court Orders and hereby demands all bills, legislation, laws, acts, statutes, codes, protocols, orders etc. where language has been used to redefine commonly understood words, or arcane bits of other legislation that has been cited as the reference for a word or term’s meaning from all defendants; to be made available for the public’s scrutiny: No exceptions!
- Anyone, the Defendants, et al., discovered, who has or is actively participating in conspiracies, combines, groups and or alliances that have and are working to dissolve and eliminate our Constitutional Republic, the Constitution and the Liberty of We the People of the United States of America and or are working to set up a New World Order or One World Government, monarchy or oligarchy will be prosecuted and if found guilty of this treasonous act of subversion and conspiracy, will be stripped of all possessions and or controls of any possessions and at the minimum sentence: will be removed from this country and permanently exiled. Their possessions will be added to and become part of the settlement that will be allocated and distributed to We the People as set forth in this complaint.
- This Court orders that Monopolies of industries are unconstitutional. They will not be tolerated. All such monopolies will be identified and either broken up and their break off companies will no longer be allowed to be “controlled” in any way, shape or form by their respective previous ownership, leadership or controllership and – or – these companies will become owner-operated by the employees of the respective companies as set forth in the “Program/Incentive” part this complaint. The Owners-Leadership that have supported or gone along with the defendants and or conspirators listed in this complaint will be removed from the ownership, leadership and be stripped of any control and cannot have anything at all to do with the said companies.
- This Court orders and declares that the Owners-Leadership of the News Network Companies: CBS, ABC, NBC, CNN & FOX, and the Owners-Leadership of Google/YouTube, Facebook/Instagram and Twitter have participated in throttling down, censorship, de-monetization and or have kicked off truth tellers from their platforms and have gone along with and have supported the nefarious objectives of the defendants and the conspirators listed in this complaint and in addition to the settlement outcome, these companies - specifically in regards to the owners-leadership of said companies - will be

removed from the ownership or control of their respective companies. The employees of said companies will have the program incentive to become the new owner-operators of said companies as set forth in the “Program/Incentive” part this complaint.

- This Court orders and declares that the same, as in the previous paragraph, goes for the Owners-Leadership of the “others” listed in the “Program/Incentive” part this complaint. Ie: Hollywood and the Mainstream Media Industry (Newspapers, Broadcasting-affiliates and affiliates and Internet News Platforms.

Summary –Causes of Action

- Each defendant has committed at least one or more acts of the following: swearing an oath to uphold and sustain a FOREIGN CORPORATION'S CONSTITUTION, deception, fraud, bribery, collusion, secrecy, suppression, oppression, subversion, theft, murder, extortion, treason, exploitation, racketeering, ponzi schemes, restraint of trade, monopolization, extortion, bribery, influence buying or selling, aiding and abetting.
- Each defendant has committed at least one or more acts of the following: Participation directly or indirectly; willingly or passively in a massive conspiracy against the health of all people that's overall purpose is money, control and power and that has caused the destruction of livelihoods, property, and evidence as well as injury to our personal health, our planet's health, our nation's financial health and injury to our welfare, our liberty, our freedom and our Constitution's health and well being.
- Each defendant has either built, conspired, supported, or are complicit in and or have assisted in maintaining a monolithic monopolistic trade association, a privately held monetary system, an energy monopoly, a corporation disguised as our government, a GMO/Pesticide/Chemical monopoly, foundations to indoctrinate and or incite subversion, riots or violent protests or false flag events designed for secret nefarious agendas, information control and suppression of the truth and goals of a monarchy/one world government within the last 150 years.
- Each defendant has either built, conspired, supported, or are complicit in and or have assisted in maintaining the blatant fraudulent and corrupt actions of the FEDERAL GOVERNMENT and in their ongoing racketeering, protection of monopolies and in the ongoing injury of millions of people.
- Several defendants, to be discovered and named, have participated in pedophilia, sex trafficking, slavery, kidnapping, murder and other heinous crimes that will come to light during discovery and by way of whistleblowers and others that will come forth with evidence. All such defendants will be prosecuted accordingly and by the judgment of the Constitutional Convention and Court.

This lawsuit has exposed the “FOREIGN CORPORATION” A.K.A “THE UNITED STATES” A.K.A. the FEDERAL GOVERNMENT” for who they really are: A Corporation set up under false pretense for the fraudulent purpose to deceive We the People and to subjugate us to their CORPORATE jurisdiction.

We the people have revoked our consent to any and all contracts or jurisdiction with the “FEDERAL GOVERNMENT” A.K.A. “THE UNITED STATES.” We are no longer subject to any FEDERAL JURISDICTION to this LEGAL FICTION fraudulent corporation masquerading

as our government. We are no longer subject to its bylaws in any form ie: LAWS, CODES STATUTES, MANDATES, ORDERS, RESTRICTIONS, et al.

We the People have exercised our collective authority (signatures on the Declaration of Restoration attesting to this fact) and have given our consent to and authorized Friends of the Original Constitution® (FOTOC) to act for us as the interim Constitutional Government representing the Constitutional Convention and Court; and Scott Workman as our Nonlawyer Representative; to serve as First Delegate, Delegate Judge and General Chairman for the Constitutional Convention and Court and to act as set forth in this Complain/Lawsuit and in the books “MAP OF THIEVES” and “THE TROJAN VIRUS” by Scott Workman.

All of the Defendants are **subject** to our jurisdiction and must comply with all demands, cease and desist orders, injunctions, discovery, summons, subpoenas etc. issued by the interim Constitutional Government (FOTOC) for We the People and the Constitutional Convention & Court for all purposes as set forth this Complaint/Lawsuit and in the books “MAP OF THIEVES” and “THE TROJAN VIRUS” by Scott Workman.

You, the unlawful fiction “FEDERAL GOVERNMENT” A.K.A. FOREIGN CORPORATION A.K.A. “THE UNITED STATES” and all the Defendants (“You”, “Your”) are subject to full discovery and full investigation by this Constitutional Convention and Court. You must comply with the orders issued by this court.

Your cloak of secrecy, which you term “classified” documents, is now of none effect and is null and void.

All documents, including but not limited to records, transcripts, memos, notes, videos, classified documents, etc., are required to be surrendered and will be viewed and investigated by this Court and We the People; all must be surrendered without redaction.

Any violation of the People’s trust and our requirements for full disclosure and surrender of any records required by this Complaint/Lawsuit, Court and We the People, will be met with severe consequences, including but not limited to criminal prosecution, removal from office and personal financial loss and or imprisonment, etc.

We declare that the intents of this Complaint/Lawsuit are to prosecute the defendants for their crimes against We the People, the original Constitution and the Constitutional Government they stole from us beginning in 1871. We will hold this “Constitutional Convention and Court” for the purposes of restoring the original Constitution and correcting our current course and righting the wrongs of the conspirators, aka: the Defendants.

We will be electing ALL new “Management” that must abide by the restored Constitution– as well as the new amendments establish by this Constitutional Convention and Court to be ratified afterwards by the majority of the States.

This Complaint/Lawsuit and the “Declaration of Restoration,” contained herein, will serve as “official notice” to the world of our intentions to hold a Constitutional Convention Court for the said purposes and the requirement of the States to comply with We the People’s demands to restore our Constitutional Government as set forth in this lawsuit and in the books “MAP OF THIEVES” and “THE TROJAN VIRUS” by Scott Workman.

We the People have revoked the jurisdiction of the “FOREIGN CORPORATION” KNOWN AS “THE UNITED STATES.” All laws enacted or issued by them including but not limited to mandates, orders, rules, laws, codes, statutes, immunity laws, privacy laws, HIPAA laws, and their FOREIGN CORPORATION (BYLAWS) "THE CONSTITUTION OF THE UNITED STATES OF AMERICA" et al. are null and void and of non effect.

Any attempt by any of the Defendants to invoke the authority of or to enforce such laws as listed in the above paragraph (but not limited to); to shield the defendants from prosecution, suppress the truth, and legislate against the truth or this Constitutional Convention & Court and or to attempt to force people to buy or accept a product or service - including but not limited to “vaccines,” “medications,” “face masks,” “social distancing,” “allopathic treatments for any disease” etc. will be subject to additional consequences and penalties to be enforced upon the Defendants by the judgment of this Constitutional Convention and Court.

We the People cannot be forced to accept, buy or use a product or service! We cannot be forced to follow “mandates, orders, and or rules and laws that are contrary to the original Constitution or Liberty! Liberty cannot be rescinded – except through legitimate due process of law as explicitly spelled out in the original Constitution for the United States!

Prohibiting, abridging, infringing, restricting, mandating, banning, orders, restrictions, all executive orders, etc. are all unconstitutional. They are all anti-liberty! The enacting of any such so-called law is a violation of the original Constitution for the United States. All who have participated and upheld such will lose their positions, stations, office and be subject to the appropriate consequences and penalties to be enforced upon the Defendants by the judgment of the Constitutional Convention and Court.

Prayer for Relief

Wherefore, the Plaintiffs pray for relief on its claims against the FEDERAL GOVERNMENT A.K.A. FOREIGN CORPORATION A.K.A. THE UNITED STATES; et al (“the Defendants”), as follows.

1. For an order from the Constitutional Convention and Court against the Defendants, jointly and severally, for liability as set forth in all causes of action alleged herein;
2. For an order from the Constitutional Convention and Court against the Defendants, jointly and severally for any breach of any duty, any crime, any bad faith, any bad dealing, any unjust enrichment, any negligence and or any liability asserted in this Complaint.
3. For an order from the Constitutional Convention and Court against the Defendants individually, depending upon the severity of the individual’s actions, to range from a loss of station to a complete loss of assets and to be exiled from this country permanently, etc.
4. For an award of all damages sought as listed below and all other proposed restructurings, new checks and balances, new ways of managing our government, restorations, amendments and all others as set forth in the book “MAP OF THIEVES” and “THE TROJAN VIRUS” by Scott Workman.

Damages sought \$500 Trillion Dollars

(USD: \$ 500,000,000,000,000.00)

and

ALL DEBTS Forgiven!

To be allocated to “We the People” as follows: (breakdown)

209 Million - Adult US Citizens	30.2 Million - Active Small Businesses
28 Million – Adults Other in USA	29.8 Million - Closed Small Businesses
	(adversely affected by Conspiracy- 2 Year retroactive)
237 Million – Adults W/SS# in the USA	
X \$100,000 each	
\$23.7 Trillion - Sub Total	60 Million Small Businesses
\$00.3 Reimbursement (FOTOC Expenses)	X \$200,000 each
\$24 Trillion Dollars - Total	\$ 12 Trillion Dollars - Total

Plus

\$10 Trillion	Program/Incentive: Each Participating individual - who has lost their home (foreclosure) or who has been evicted from their dwelling tenancy (50 million available) due to the actions of the FEDERAL GOVERNMENT A.K. A. “THE UNITED STATES” or the other Defendants in this lawsuit, since March 1 st 2020, to receive \$200,000 (“after the settlement of this lawsuit and ratification of the Constitutional Convention and Court’s (“CC&C”) actions by $\frac{3}{4}$ of the States”) (“Ibid”)
\$10 Trillion	Program/Incentive: Each Participating (Except Defendants and those pronounced ineligible by the CC&C) active Big Business (500+ employees) or those that have closed their business due to the pandemic and or due to the defendants actions (16,000 eligible) to receive \$625 Million for the purposes only of strengthening, revitalizing or reopening their business, not to unjustly enrich the ownership/controllership of the participating company. (Ibid)
\$1 Trillion	Program/Incentive: Each Participating individual (A.K.A.: “Whistleblowers”) i.e.: employee, ex-employee, past or present contractor, subcontractor, volunteer, aid, intern and or Non-Leadership (Owners, controllers, or controlling leadership are not eligible) of the list of defendants - who come forth with evidence of wrong doing (2 million available) against said defendant(s) to receive immunity for such evidence(s) and will receive \$500,000. (Ibid)
\$3 Trillion	Program/Incentive: Each Participating US Bank (Except Defendants and those pronounced ineligible by the CC&C) (5281 eligible) to receive \$568M for the following purposes (A) retain their business and be compensated for Debt Forgiveness Day (B) assist the CC&C in the restoration and re-establishment of

the Constitutional Government and the New Central Bank (C) agree to stop following the bylaws, mandates, orders, restrictions, codes, statutes, laws, etc., decreed, issued or enacted by the FEDERAL GOVERNMENT A.K.A. THE UNITED STATES and the FEDERAL RESERVE BANK (D) each bank will pay for all ownership and management of said bank to enroll, and complete an equivalent of an Associate's Degree (60 semester credit hours) and be re-trained in banking, financial and constitutional law at an accredited restructured school (as set forth below) (E) agree to follow the CC&C and be under the governance of the restored Constitutional Government and more immediately under the New Central Bank and agree by oath to uphold and sustain the Constitution, truth, Liberty and the laws and principles as set forth in the Constitution. Any US Bank that is sanctioned or their charter is terminated after the commencement of this complaint and lawsuit due to exposing or telling the truth, or supporting the CC&C will be eligible for this Program/Incentive and to have their charter reinstated. (Ibid)

\$685 Billion	<p>Program/Incentive: Each Participating US Private Money Lending Business (Except Defendants and those pronounced ineligible by the CC&C) (29K eligible) to receive \$23M for the following purposes (A) retain their business and be compensated for Debt Forgiveness Day (B) assist the CC&C in the restoration and re-establishment of the Constitutional Government (C) agree to stop following the bylaws, mandates, orders, restrictions, codes, statutes, laws, etc., decreed, issued or enacted by the FEDERAL GOVERNMENT A.K.A. THE UNITED STATES and the FEDERAL RESERVE BANK and agree by oath to uphold and sustain the Constitution, truth, Liberty and the laws and principles as set forth in the Constitution. Any Private Money Lending business put out of business by the actions of the defendant due to exposing or telling the truth or supporting the CC&C will be eligible for this Program/Incentive. (Ibid)</p>
\$2.205 Trillion	<p>Program/Incentive: Each Participating U.S. Farm (2,205,000 eligible) to receive \$1 Million to: immediately stop using Genetically Modified Seeds (GMO) and unnatural chemical pesticides and quickly (2 years max) phase into becoming an official "Certified Organic" Farm. (Ibid)</p>
\$1.900 Trillion	<p>Program/Incentive: Each Participating U.S. single Family Home Owner (95 Million eligible) to receive \$20,000 to grow an organic food garden (minimum size equivalence of 144 sq. ft) and sell at least 50% of their produce (at wholesale costs) to restaurants or grocery stores for 2 years after which requirement will end. (Ibid)</p>
\$66 Billion	<p>Program/Incentive: Each Participating U.S. Restaurant (660,000 eligible) to receive \$100,000 to immediately phase out Genetically Modified foods (GMO) and unnatural chemical additives from their menus, products and services. (Ibid)</p>
\$4 Billion	<p>Program/Incentive: Each Participating U.S. Grocery Store (40,000 eligible) to receive \$100,000 to immediately phase out Genetically Modified Foods (GMO) and unnatural chemical additives. (Ibid)</p>
\$300 Million	<p>Program/Incentive: Each Participating U.S. Natural Supplement Manufacturing Business (1,500 eligible) to receive \$200,000 to phase out synthetic supplements and to increase their production and sales of non-synthetic and organic supplements. (Ibid)</p>
\$1 Trillion	<p>Program/Incentive: Each Participating U.S. Licensed Physician (Allopathic Doctor) to receive \$1 Million (1M eligible) to (A) Convert their practice to a "Keep You Well" Monthly Subscription based practice (B) Merge their practice</p>

with a Naturopathic Practitioner(s) (C) Incorporate Natural Remedies into their practice (D) Incorporate the use of Bioenergetic/Quantum Bio-Feedback and frequency scanners and machines for the scanning, diagnosis, treatment and health recommendations for their patients/clients (E) to phase out of “most” (non beneficial unnatural) man formulated chemical concoctions (Drugs & Vaccines) from their practices (F) enroll, pay for and complete an equivalent of a Naturopathic Associate’s Degree (60 semester credit hours) in an accredited Naturopathic school (as set forth below). Any Licensed Physician that is “laid off” or “fired” or their employment is terminated or they lose their license to practice medicine after the commencement of this complaint due to exposing or telling the truth, will be eligible for this Program/Incentive and to have their employment and license reinstated. (Ibid)

**\$1
Trillion**

Program/Incentive: Each Participating U.S. Licensed Nurse (R.N or L.P.N), 4.6 Million eligible, to receive \$218,000 scholarship to cover 4 years living expenses and education to receive a Doctorate of Naturopathic Medicine from the accredited Naturopathic school of their choice. This Program/Incentive is designed to assist U.S. Licensed Physicians in the section above to (A) Convert their practice to a “Keep You Well” Monthly Subscription based practice (B) Merge their practice with a Naturopathic Practitioner(s) (C) Incorporate Natural Remedies into their practice (D) Incorporate the use of Bioenergetic/Quantum Bio-Feedback and frequency scanners and machines for the scanning, diagnosis, treatment and health recommendations for their patients/clients (E) to phase out of “most” (non beneficial unnatural) man formulated chemical concoctions (Drugs & Vaccines) from their practices. Any Licensed Nurse (R.N or L.P.N) that is “laid off” or “fired” or their employment is terminated or they lose their license to practice nursing after the commencement of this complaint due to exposing or telling the truth, will be eligible for this Program/Incentive and to have their employment and license reinstated. (Ibid)

**\$50
Billion**

Program/Incentive: Each Participating U.S. Pharmacy (100K eligible) (Except Defendants and those pronounced ineligible by the CC&C) to receive \$500K for the following purposes (A) Change their title name from Pharmacy to “Elementary” (B) Convert their business model to be a support to the new “Keep You Well” multi-health care system by selling products that compliment and support multiple industries including but not limited to the naturopathic industry, allopathic, herbology, quantum frequency, essential oils, chiropractic, holistic, ayurvedic, acupuncture, aromatherapy, aura healing, chakra, craniosacral, energy, light, massage, osteopathy, qigong, reflexology, reiki, shiatsu, tibetan, traditional, tui na, and yoga, etc. (C) to phase out of “most” (non beneficial unnatural) man formulated chemical concoctions (Drugs, Chemicals & Vaccines) from their business (D) owners of the “Dispensary” must all pay for and complete an equivalent of a Naturopathic Associate’s Degree (60 semester credit hours) in an accredited Naturopathic school (as set forth below) (E) ensure that their employees have all received updated accredited training as set forth in the section immediately below. Any employee that is “laid off” or “fired” or their employment is terminated or they lose their license after the commencement of this complaint due to exposing or telling the truth, will be eligible for this Program/Incentive and to have their employment and license reinstated. (Ibid)

\$60

Program/Incentive: Each Participating U.S. Pharmacist (300K eligible) (Except

Billion	<p>Defendants and those pronounced ineligible by the CC&C) to receive \$200K for the following purposes (A) Change their title name from Pharmacist to “Elementrist”(B) be retrained in the new “Keep You Well” multi-health care system by selling products that compliment and support multiple industries including but not limited to the naturopathic industry, allopathic, herbology, quantum frequency, essential oils, chiropractic, holistic, ayurvedic, acupuncture, aromatherapy, aura healing, chakra, craniosacral, energy, light, massage, osteopathy, qigong, reflexology, reiki, shiatsu, tibetan, traditional, tui na, and yoga, etc. (C) to help phase out of “most” (non beneficial unnatural) man formulated chemical concoctions (Drugs, Chemicals & Vaccines) from their Dispensary (D) they must all pay for and complete an equivalent of a Naturopathic Associate’s Degree (60 semester credit hours) in an accredited Naturopathic school (as set forth below). Any employee that is “laid off” or “fired” or their employment is terminated or they lose their license after the commencement of this complaint due to exposing or telling the truth, will be eligible for this Program/Incentive and to have their employment and license reinstated. (Ibid)</p> <p>Program/Incentive: Each Participating U.S. Engine Manufacturer (top 50 are eligible) to receive \$1 Billion to (A) develop new engines and convert existing engines to run on hydrogen (B) design and produce systems that will produce on the fly hydrogen production ie: electricity run through water = hydrogen. And once developed, they are to be made available and sold to industries and the public.(Ibid)</p>
\$50 Billion	<p>Program/Incentive: Each Participating 50 Inventors (<i>Patent Owner(s) who’ve “shelved” patents will lose them and they will be awarded to the most qualified inventor(s) to bring them to fruition</i>) to receive \$1 Billion to develop and produce Free Energy devices. Must be developed and produced in the USA, and be made available and sold to the public.(Ibid)</p>
\$50 Billion	<p>Program/Incentive: Each Participating U.S. Generator company (Top 50 Companies are eligible) to receive \$1 Billion to develop and (A) produce generators than run on hydrogen and (B) Produce generators that produce hydrogen and (C) Both types of generators produced to be made available and sold to the public. (Ibid)</p>
\$500 Billion	<p>Program/Incentive: NASA and the Top 100 Scientists to develop all previous “classified” or secret technologies (ie: Area 51 and others) and or suppressed technologies that are and will be <u>beneficial</u> to ALL Societies. Examples (including but not limited to): Magnetic energy, solar, anti-gravity, artificial gravity, gravity propulsion and energy, warp drive, cold fusion, energy transmission, quantum, ionic, and others, etc. To be governed by Councils as set forth in Chapter 7 of “Map of Thieves” by Scott Workman. (Ibid)</p>
\$133 Billion	<p>Program/Incentive: Each Participating U.S. K-12 Public or Private school (133,000 eligible) to receive \$1 Million to (A) restructure their financial operations, administration, structure and teaching curricula as set forth in Chapters 9 & 14 of “Map of Thieves” by Scott Workman. (Ibid)</p>
\$133 Billion	<p>Program/Incentive: Each Participating U.S. Accredited College or University (2660 eligible) to receive \$50 Million to (A) restructure their financial operations, administration, structure and teaching curricula as set forth in Chapters 9 & 14 of “Map of Thieves” by Scott Workman. In addition they will be required (A) to completely overhaul their current curricula to a curricula of truth, freedom, Liberty, integrity, goodness, and Constitutional principles; and</p>

eliminate the current curricula which has been designed and conscripted by the conspirators (Defendants) to teach false pretense teachings; to inculcate, indoctrinate and brainwash the public to achieve their end goal of “the New World Order” (One World Government); Monarchy or Oligarchy. (B) All of the American Medical Association’s (AMA) Medical Schools will be restructured to discard all false pretense teachings, doctrines and dogmas designed for “disease exploitation” or “disease racketeering” and will incorporate naturopathic, holistic, herbology ie: all natural/alternative treatments and remedies into their curricula and structure their teachings/base them upon the “keep you well” system of health care and away from the “fee per service” model. (C) All Law Schools will be restructured to discard all of the FEDERAL GOVERNMENT’s A.K.A THE UNITED STATES’s laws, codes, statutes, etc., and teach the restored Constitutional Government’s Laws and the new Council System, etc., as set forth by the CC&C and ratified by the $\frac{3}{4}$ majority of the States (D) All teachings must encourage the truth, Liberty, freedom, the Constitution and the unalienable rights of all people. (E) Accredited Naturopathic specific schools participating (40 eligible included in total above) shall use the monies received to ramp up their capacities to handle the influx of new participants (Doctors, Nurses, Elementrist, etc.) as well as provide training on Bioenergetic/Quantum Bio-Feedback and frequency scanners. One scanner per student will be provided (at no charge) by the school throughout the Doctorate of Naturopathic Medicine program. The ownership of the said scanner will be transferred to the student once they graduate from the program. (Ibid)

\$397
Billion

Program/Incentive: Each Participating U.S. Employee (Except Current Owners/Controllers/Leadership) of the News “Network” Companies of CBS, ABC, NBC CNN, and FOX (149,000 eligible) to receive \$2.644 Million for the following purposes (A) to purchase an equal portion of ownership to the other employees and share ownership/operatorship of their respective News Companies. (No one can ever own more than an equal share of ownership in these companies) (B) To be governed by a member council system structured after the model set forth in Chapter 7 of “Map of Thieves” by Scott Workman. (C) Report the truth and agree to not be influenced by money, advertisers or government ever again. They shall uphold the truth, the Constitution, Liberty and the principles set forth in the Bill of Rights including but not limited to the First Amendment. Any Employee that is “laid off” or “fired” or their employment is terminated after the filing of this complaint due to exposing or telling the truth, will be eligible for this Program/Incentive and to have their employment reinstated. (Ibid)

\$840
Billion

Program/Incentive: Each Participating U.S. Employee (Except Current Owners/Controllers/Leadership) of Google/YouTube, Facebook/Instagram and Twitter (173,000 eligible) to receive \$4.855 Million for the following purposes (A) to purchase an equal portion of ownership to the other employees and share ownership/ operatorship of their respective Companies. (No one can ever own more than an equal share of ownership in these companies) (B) To be governed by a member council system structured after the model set forth in Chapter 7 of “Map of Thieves” by Scott Workman. (C) Report the truth and agree to not be influenced by money, advertisers or government ever again. They shall uphold the truth, the Constitution, Liberty and the principles set forth in the Bill of Rights including but not limited to the First Amendment. Any Employee that is “laid off” or “fired” or their employment is terminated after the filing of this

	complaint due to exposing or telling the truth, will be eligible for this Program/Incentive and to have their employment reinstated. (Ibid)
\$1 Trillion	<p>Program/Incentive: Each Participating “Other” U.S. Employees (Not listed above), including laid off employees in the last 12 month period (Except Current Owners/Controllers/Leadership) of Hollywood and the Mainstream Media Industry (Newspapers, Broadcasting-affiliates and Internet News Platforms – 1,600,000 eligible) to receive \$625,000 for the following purposes (A) to purchase an equal portion of ownership to the other employees and share ownership/operatorship of their respective Companies. (No one can ever own more than an equal share of ownership in these companies) (B) To be governed by a member council system structured after the model set forth in Chapter 7 of “Map of Thieves” by Scott Workman. (C) Report the truth and agree to not be influenced by money, advertisers or government ever again. They shall uphold the truth, the Constitution, Liberty and the principles set forth in the Bill of Rights including but not limited to the First Amendment. Any Employee that is “laid off” or “fired” or their employment is terminated after the filing of this complaint due to exposing or telling the truth, will be eligible for this Program/Incentive and to have their employment reinstated. (Ibid)</p> <p>Program/Incentive: Each Participant (3,720,000 available) that has been qualified by a Council (per council system structured after the model set forth in Chapter 7 of “Map of Thieves” by Scott Workman) to receive \$100,000 for the following purposes (A) To start a business that’s primary purpose and objectives are services or products that are beneficial to our society, (B) that enhance, promote and edify the well being, the welfare, the life, liberty and pursuit of happiness of all people. (Ibid)</p>
\$372 Billion	
\$2 Trillion	<p>For the purposes as outlined in the book of “Map of Thieves” by Scott Workman) including but not limited to rebuilding the failing infrastructure, roads, bridges and systems and create a work system throughout the United States of America. (Ibid)</p>
\$1 Trillion	<p>To build Our New Capital City & Infrastructure (See Book: Map of Thieves by Scott Workman - for more details). (Ibid)</p> <p>Program/Incentive: Each Participating U.S. Federal Employee, excluding Federal Judges but including postal service and active military personnel (4M eligible), and including laid off employees in the last 12 months (Except Leadership, Defendants and those pronounced ineligible by the CC&C) to receive \$100,000 for the following purposes (A) retain their employment (B) assist the CC&C in the restoration and re-establishment of the Constitutional Government (C) agree to having their employment being repositioned, re-titled, re-functioned and or re-located (D) enroll and complete a 6 week (40 hours per week) re-training course (details to be solidified at the CC&C) and agree by oath to uphold and sustain the Constitution, truth, Liberty and the laws and principles as set forth in the restored Constitutional Government. Any Employee that is “laid off” or “fired” or their employment is terminated after the filing of this complaint and lawsuit due to exposing or telling the truth, or supporting the CC&C will be eligible for this Program/Incentive and to have their employment reinstated. (Ibid)</p>
\$400 Billion	
\$1 Billion	<p>Program/Incentive: Each Participating U.S. Federal Judge or their replacement (2K eligible) (Except Defendants and those pronounced ineligible by the CC&C) to receive \$500,000 for the following purposes (A) retain their employment (B) assist the CC&C in the restoration and re-establishment of the</p>

Constitutional Government (C) agree to become and be re-titled a “Mediator” (D) to stop adjudicating in favor of the bylaws, mandates, orders, restrictions, codes, statutes, laws, etc., decreed, issued or enacted by the FEDERAL GOVERNMENT A.K.A. THE UNITED STATES and against We the People and the CC&C (E) enroll, pay for and complete an equivalent of an Associate’s Degree (60 semester credit hours) and be re-trained at an accredited restructured law school (as set forth above) and agree by oath to uphold and sustain the Constitution, truth, Liberty and the laws and principles as set forth in the restored Constitutional Government. Any Federal Judge that is “laid off” or “fired” or their employment is terminated after the filing of this complaint and lawsuit due to exposing or telling the truth, or supporting the CC&C will be eligible for this Program/Incentive and to have their employment reinstated. (Ibid)

\$5 Billion Program/Incentive: Each Participating U.S. State Judge or their replacement (10K eligible) (Except Defendants and those pronounced ineligible by the CC&C) to receive \$500,000 for the following purposes (A) retain their employment (B) assist the CC&C in the restoration and re-establishment of the Constitutional Government (C) agree to become and be re-titled a “Mediator” (D) to stop adjudicating in favor of the bylaws, mandates, orders, restrictions, codes, statutes, laws, etc., decreed, issued or enacted by the FEDERAL GOVERNMENT A.K.A. THE UNITED STATES and against We the People and the CC&C (E) enroll, pay for and complete an equivalent of an Associate’s Degree (60 semester credit hours) and be re-trained at an accredited restructured law school (as set forth above) and agree by oath to uphold and sustain the Constitution, truth, Liberty and the laws and principles as set forth in the restored Constitutional Government. Any State Judge that is “laid off” or “fired” or their employment is terminated after the filing of this complaint and lawsuit due to exposing or telling the truth, or supporting the CC&C will be eligible for this Program/Incentive and to have their employment reinstated. (Ibid)

\$200 Billion Program/Incentive: Each Participating U.S. Law Enforcement Officer (800K eligible) and an additional 200K additional officers to be hired, to receive \$200,000 (Except Defendants and those pronounced ineligible by the CC&C) for the following purposes (A) attain or retain their employment (B) assist the CC&C in the restoration and re-establishment of the Constitutional Government (C) agree to having their employment being repositioned, re-titled and or re-functioned (D) to stop enforcing the bylaws, mandates, orders, restrictions, codes, statutes, laws, etc., decreed, issued or enacted by the FEDERAL GOVERNMENT A.K.A. THE UNITED STATES against We the People and the CC&C (E) enroll and complete a 6 week (40 hours per week) re-training course (details to be solidified at the CC&C) (F) ensure a peaceful transition to the Constitutional Government and agree by oath to uphold and sustain the Constitution, truth, Liberty and the unalienable rights of all people and the constitutional laws and principles as set forth in the restored Constitutional Government. Any Employee that is “laid off” or “fired” or their employment is terminated after the filing of this complaint and lawsuit due to exposing or telling the truth, will be eligible for this Program/Incentive and to have their employment reinstated. (Ibid)

\$204 Billion Program/Incentive: Each Participating U.S. Lawyer (1.36M eligible) (Except Defendants and those pronounced ineligible by the CC&C) to receive \$150K

	<p>for the following purposes (A) assist the CC&C in the restoration and re-establishment of the Constitutional Government (B) to stop practicing under the bylaws, mandates, orders, restrictions, codes, statutes, laws, etc., decreed, issued or enacted by the FEDERAL GOVERNMENT A.K.A. THE UNITED STATES (C) enroll, pay for and complete 30 semester credit hours in a re-training course at an accredited restructured law school (as set forth above) and agree by oath to uphold and sustain the Constitution, truth, Liberty and the laws and principles as set forth in the restored Constitutional Government. Any Lawyer that is disbarred by the ABA or lose their license or is “laid off” or “fired” or their employment is terminated after the filing of this complaint and lawsuit due to exposing or telling the truth, or supporting the CC&C will be eligible for this Program/Incentive and to have their employment reinstated. (Ibid)</p> <p>Program/Incentive: Each Participating U.S. Accountant (1.3M eligible) (Except Defendants and those pronounced ineligible by the CC&C) to receive \$150K for the following purposes (A) assist the CC&C in the restoration and re-establishment of the Constitutional Government (B) to stop their accounting practices, methods and procedures under the bylaws, mandates, orders, restrictions, codes, IRS codes, statutes, laws, etc., decreed, issued or enacted by the FEDERAL GOVERNMENT A.K.A. THE UNITED STATES (C) enroll, pay for and complete 30 semester credit hours in a re-training accounting and law course at an accredited school (as set forth above) and agree by oath to uphold and sustain the Constitution, truth, Liberty and the laws and principles as set forth in the restored Constitutional Government. Any accountant that is de-certified or loses their license or is “laid off” or “fired” or their employment is terminated after the filing of this complaint and lawsuit due to exposing or telling the truth, or supporting the CC&C will be eligible for this Program/Incentive and to have their employment reinstated. (Ibid)</p> <p>Program/Incentive: Each Participating US Employee in the Fossil Fuel Industry (2M eligible) (Except Defendants and those pronounced ineligible by the CC&C) to receive \$100K for the following purposes (A) severance pay to permanently leave their employment in the Fossil Fuel Industry and switch to the hydrogen industry or another industry of their choice excluding the Fossil Fuel Industry. (Ibid)</p> <p>Donors/Incentive: Donors throughout the world incentivized to donate to and fund this movement and CC&C. Value to them upon the success and settlement of the Lawsuit, CC&C = 100 times the amount of their donation. (200 million people x \$100k av/pay out + 20% additional for using affiliate links to donate through.) (Ibid)</p> <p>Program/Incentive: Miscellaneous. To be worked out at the CC&C for the benefit of those people we may have missed in the above sections. (Ibid)</p> <p>Miscellaneous Expenses of Rebuilding our Country, Funding our New Central Banking System and miscellaneous projects i.e.: build coastal desalinization plants and pipelines to supply water to inland states; and many other projects to help this country and its people thrive. (Ibid)</p> <p>Program/Incentive: Each Participating Citizen of the USA who has been abused, raped, trafficked or has an addiction to a substance such as alcohol or drugs will be approved to go through a detox and wellness program. Up to \$40,000 will be paid for by this program. Councils will lead this program and will certify companies that will be approved based on the guidelines in the above sections regarding U.S. Accredited Colleges or Universities and “Keep You</p>
\$195 Billion	
\$200 Billion	
\$24 Trillion	
\$25 Trillion	
\$20 Trillion	
\$2 Trillion	

	Well” practices. (Ibid)
\$100 Billion	Program/Incentive: Each Participating RNA/DNA Geneticist (top 100 throughout the World are eligible) to receive up to \$100 Billion <u>after</u> developing an <u>effective</u> countermeasure/reversal to the DNA modifying COVID-19 vaccine(s). An Initial start-up allocation of \$100k will be granted to each approved participant to get them started. Collaboration is strongly encouraged! Those scientist(s) who pool their resources and work together will stand a greater chance of obtaining the reward(s): the \$100 Billion + the accolades from the World for saving millions of lives! (Ibid)
\$400 Billion	Program/Incentive: Those RNA/DNA Geneticists who develop the approved reversing agent to the DNA modifying COVID-19 vaccine - will be eligible to oversee the production and distribution of this product on a worldwide scale. The end user has the liberty of choice to accept it, and will not be charged. All of the costs associated with its production and distribution will be covered by the new Central Bank of the restored Constitutional Government of the United States of America. (Ibid)
\$200 Trillion	Program/Incentive: Anyone in the world who dies (200 million allocations available) as an eventual result from receiving the COVID-19 VACCINE, will have their heirs (limited to immediate family members) compensated \$1 Million. (Ibid)
\$154 Trillion	Program/Incentive: Miscellaneous. To be determined by the delegates at the CC&C to the needs of the people of this country first and secondly to the united groups of people (not the Governments) of any countries that desire to follow in the footsteps of this Constitutional Convention and Court; to establish or re-establish a Government based on freedom, Liberty and a true Constitutional Government patterned after our original Constitution and restored Constitutional Government. Money’s will be allocated incrementally as progress is made toward a true Constitutional Government established in these respective countries. (Any group initially supported that is attempting to be “wannabe dictators” or determined to have no intention of establishing a true Constitutional Government will be de-funded and unsupported and another group will be chosen instead to receive the incremental allocations of funds from this program). (Ibid)
TOTAL \$500 Trillion	*(Minimum). The maximum will be the grand total of assets confiscated from the Defendants found guilty at the CC&C. (Ibid)

= *Grand Total of \$500 Trillion Dollars

and

ALL USA DEBTS FORGIVEN: All National debt, All personal debt, All business debt, All tax debt, All loans forgiven, All mortgages forgiven

= NO EXCLUSIONS!

This Court hereby orders the following Cease and Desist orders and official injunctions to be effective immediately against the Defendants and their actions; to be served upon all the Defendants as set forth below; to be made open and available for the world to view:

Against the AMA, BIG PHARMA, the CDC, the FDA and others – the “allopathic medicine” monopoly etc. for further continuance of “disease exploitation” or “disease extortion” or “disease racketeering,” in any way, shape or form.

Against the FEDERAL CORPORATION A.K.A. THE UNITED STATES (“FEDERAL GOVERNMENT”), the mainstream media and allopathic medicine for any continuance or further aiding and abetting or coverage of this false pretense fraudulent COVID-19 “Pandemic” as being true! They may report the truth about it – that it’s a false pretense and fraudulent - but cannot continue to cover and or further promote a false pretense as being true.

Against the FEDERAL GOVERNMENT for any further legislation, mandates, orders, restrictions and any unconstitutional activities or aiding and abetting conspiracies or racketeers, profiteers or monopolies or any ulterior or nefarious agendas.

Against all Media sources, including but not limited to: Mainstream Media (e.g. CBS, ABC, NBC CNN, and FOX), Internet Platforms (e.g. Google, YouTube, Facebook, Instagram and Twitter), Newsprint or online news sources, etc. **to conceal, suppress, throttle down, censor or keep the truth from the people on any subject!**

Against the FDA, FTC and any and all FEDERAL GOVERNMENT agencies from “banning” “prohibiting” or “preventing” of Quantum Biofeedback Scanners, Therapies or Devices or **any natural remedies** including those efficacious treatments and remedies previously suppressed or denied the Naturopathic Industry.

Against the FEDERAL GOVERNMENT, the mainstream media and large internet platforms such as Google, YouTube, Facebook, Instagram, Twitter, and others to aid and abet the concealing, suppressing, throttling down or censoring of the truth!

Against the FEDERAL GOVERNMENT, the mainstream media and large internet platforms such as Google, YouTube, Facebook, Instagram, Twitter, and others to suppress or aid and abet the concealing of the truth about the dangerous and often deadly side effects of vaccines.

Against the FEDERAL GOVERNMENT, the mainstream media and large internet platforms such as Google, YouTube, Facebook, Instagram, Twitter, and others to suppress or aid and abet the concealing of the truth about the dangerous and often deadly side effects of pharmaceutical drugs.

Against the FEDERAL GOVERNMENT, the mainstream media and large internet platforms such as Google, YouTube, Facebook, Instagram, Twitter, and others to suppress or aid and abet the concealing of the truth or to withhold this FACT: The National Vaccine Injury Compensation Program (NVICP) was created as the only way that someone who is injured from receiving a vaccine is able to obtain compensation. The FEDERAL GOVERNMENT passed a law in 1986 that granted pharmaceutical companies “legal immunity” from lawsuits or from being sued as a result from vaccine injuries.

Against the FEDERAL GOVERNMENT, the mainstream media and large internet platforms such as Google, YouTube, Facebook, Instagram, Twitter, and others to suppress or aid and abet the concealing of the truth or to withhold this FACT: Since 2016, this “buffer” program (NVICP), has compensated over *\$4.6 BILLION to injured vaccine recipients and that *this is only 1% of those reported to have been injured and compensated! The suppressing of this information is a crime against the people! It’s also crimes of: fraud, obstruction of justice, obstruction of the truth and the press as well as collusion, conspiracy, aiding and abetting of a false pretense for disease profiteering and racketeering. It’s knowingly subjecting people to harmful elements that cause injury for the purposes of greed. It’s also legislating contrary to the original Constitution and a conspiracy against the people’s welfare.

Against allopathic medicine for the further advertising of vaccines, drugs or any and all allopathic medicine until after discovery and the people of this country are fully informed about the **severe health risks and deaths associated with and caused by allopathic medicine**, its practices, products and services and many other factors to be discovered and made available to the people.

Against allopathic medicine claiming cures of any kind or the efficacy of their products.

Against the FEDERAL CORPORATION A.K.A. THE UNITED STATES (“FEDERAL GOVERNMENT”) to attempt to issue or enforce any mandate, order, rule, law, etc. that attempts to force people to buy or accept a product or service - including but not limited to “Vaccines,” “medications,” “face masks,” “social distancing,” “allopathic treatments for any disease” etc. People cannot be forced to accept, buy or use a product or service! They cannot be forced to follow “mandates, orders, and or rules and laws that are contrary to the original Constitution and Liberty! Liberty cannot be rescinded – except through legitimate due process of law as explicitly spelled out in the original Constitution!

Against the AMA, BIG PHARMA, the CDC, the FDA and others – the “allopathic medicine” monopoly - from any authority, positions, posts, leadership, employment, etc., previously extended, given or granted to by the FEDERAL GOVERNMENT in any way shape or form.

This Court orders all health departments to be closed effective immediately. No one trade association will be allowed to monopolize, dictate, govern, enforce or to act in any way regarding the people’s health or monopolize the Health Care System(s) in this country.

Against the AMA, ACS, NHI, NIH, CDC, FDA, Big Pharma or any and all Allopathic Leadership from further functions or any and all activities. They will be investigated, discovered; and whistleblowers and We the People’s testimonies and evidence will be gathered and will be made available to all the people of this world, and the Constitutional Convention & Court.

Upon the judgment of the Constitutional Convention and Court, the Defendants listed in the paragraph above will be defunded, de-monetized and shut down. A new Healthcare system will be established based upon a “keep you well” monthly subscription system and upon Liberty (freedom of Choice). This new Healthcare system will be a multi-health care system including but not limited to the naturopathic industry, allopathic, herbology, quantum frequency, essential oils, chiropractic, holistic, ayurvedic, acupuncture, aromatherapy, aura healing, chakra, craniosacral, energy, light, massage, osteopathy, qigong, reflexology, reiki, shiatsu, tibetan, traditional, tui na, and yoga, etc.

By order of this Court, the AMA, BIG PHARMA, the CDC, the FDA and others – the “allopathic medicine” monopoly are required to disclose to We the People and all allopathic patients of the health risks associated with their products and services; that they have other options outside of allopathic medicine and **that this information has not been previously disclosed to them.**

Against allopathic medicine from preventing doctors, nurses and pharmacists from recommending natural products and services to their patients or customers.

Against the government and or allopathic medicine from preventing doctors, nurses and pharmacists from merging their practices with Naturopathic Industry practitioners, or from implementing natural practices, products and service into their practices.

Against the Health Insurance industry from being prevented from or paying for Naturopathic practitioners or their products and services.

Against all of the Defendants, et al., that attempt to or actually restrict, abridge, infringe, prevent, harass or prohibit the free exercise of speech, peaceable assembly, religion **or any other rights guaranteed** by the Constitution for the United States.

Against any and all anti-competitive behavior on the part of the FEDERAL GOVERNMENT, Big Oil, Big Pharma, the AMA or any defendant listed in this lawsuit, et al. that will hinder inventions, products and services of efficaciousness from coming to fruition.

Against the FEDERAL GOVERNMENT, et al., to attempt to or actually prevent automakers or engine makers, furnace companies, generator companies or any or all products that use “fuel” from designing, inventing, implementing and or using of hydrogen fuels in their products or services.

Against all prevention or harassment by any defendant, et al., used to hinder honest people or honest businesses trying to use, buy or sell natural products or services, or free or alternate energy devices, or alternative fuels.

Against any defendant to continue the production, distribution or selling of Genetically Modified Seeds or the selling of unnatural chemical based pesticides.

Against anyone or any defendant adding Fluoride to the Water Supplies in this country and or to any other products or services for human use or consumption.

Against the IRS: The IRS is ordered to cease all activities including but not limited to audits, collections, harassments or contact to the people except in the case as agreed upon by the Constitutional Convention & Court; for example: sending money to the people after the Constitutional Convention & Court is successful and the distribution of the incentives are allocated.

Against the 5G Network companies (defendants) for any and all activity related to 5G - until full discovery has been made and the people know of the severe health risks of high frequency and or microwave networks and other factors to be discovered.

Against the FEDERAL GOVERNMENT or any Defendant, et al., to participate in **any form or bribery**; the giving, paying or the receipt of; including but not limited to lobbying, PAC'S, Foundations, gifts, perks, etc. to anyone in the FEDERAL GOVERNMENT.

Against the FEDERAL GOVERNMENT to attempt to hold or to hold any elections. This Court, We the People have revoked the FEDERAL GOVERNMENT's authority; they no longer can hold elections. This Court, We the People hereby stipulate that any elections must be done in accordance and as set forth in Chapter 7: Under New Management of Scott Workman's book "MAP OF THIEVES," ie: through a council system.

This Court orders each state and territorial legislature of these United States of America to obey the demand of the majority of the people in their respective states and territories to pass a resolution to call for a Constitutional Convention & Court and to elect Delegates for the said Constitutional Convention & Court by the vote of the people of each respective state and territory in accordance with and as set forth in Chapter 5: Convention-al Wisdom of Scott Workman's book "MAP OF THIEVES."

Against the FEDERAL GOVERNMENT to attempt to or to pass or enact any law, code, statute, rule, act, protocol, mandate, quarantine or executive order. The only authority given to the CORPORATION, the "FEDERAL GOVERNMENT" by We the People; this Court is temporary and is only the authority to maintain the basic functions of the government until such time as the Constitutional Convention is held and the states ratify their actions and the Constitutional Government is fully restored.

Against anyone and or any defendant from attempting to suspend the Liberty of any individual or the people collectively without due process as required by the original Constitution.

Against the FEDERAL GOVERNMENT or any defendant or et al., that attempt to or actually issues GAG orders or to hinder the truth in way, shape or form or any violation of the original Constitution including but not limited the First Amendment. The people, the press (all Media), everyone, shall have free access to all discovery documents, court documents, previously classified documents, testimonies of whistleblowers, and all proceedings and reporting of said documents and proceedings.

Against the FEDERAL GOVERNMENT or any defendant or et al., for attempting to or actually redacting, altering or hiding, destroying or attempting to hide or limit the information demanded by We the People. Classified documents shall NOT be excluded in discovery. ALL documents classified or otherwise requested SHALL be immediately provided by ALL defendants, NO EXCEPTIONS!

Against the FEDERAL GOVERNMENT or any defendant or et al., for attempting to or actually preventing or prohibiting the free exercise of speech, peaceable assembly, religion or any other unalienable right or of the press to cover or report on any subject.

Against the FEDERAL GOVERNMENT or any defendant or et al., that attempts to or actually coerces, bribes, pull funding or pull the "licenses," of any media, internet, platforms etc. from publishing or posting the free flow of information to the people.

Against the FEDERAL GOVERNMENT or any defendant or et al., for the immediate Cease and Desist of all lobbying or any form of bribery or influence buying or selling or money exchange via any vehicle, method or modality such as but not limited to Political Action Committees

(PACs), Foundations, Corporations, Trusts or any form of gift giving or receiving to **anyone** in Government or anyone running for office in government! A maximum cap of \$3,500 per year per biological individual (does not include legal fictions such as Corporations, etc) may contribute in the form of Campaign Contributions, period!

This Court orders that no defendant is exempt from the requirements of full disclosure including but not limited to the FEDERAL RESERVE BANK and the entire FEDERAL GOVERNMENT, et al.

This Court orders that no Defendant will receive ANY benefit from this lawsuit ie: Settlement Allocations, Money, Damages or be able to participate in incentive programs etc. as listed in the allocation breakdown section of this Complaint.

This Court orders that anyone, including but not limited to the FEDERAL GOVERNMENT or any Defendant et al., and all others: friends, alliances to, or supporters of the Defendants in this lawsuit; who after this complaint has been commenced, who attempts to or actually suppresses, quashes, orders, legislates, etc., against the truth, We the People, this Court, this Lawsuit or the Constitutional Convention & Court or who continue on in any misbehavior, unconstitutional activities, conspiracies or fights to continue on the false pretense unconstitutional anti-liberty agenda of the FEDERAL CORPORATION A.K.A THE UNITED STATES A.K.A. the FEDERAL GOVERNMENT, et al.; that enables and or supports the Defendants, will be added to the list of Defendants in this complaint and lawsuit; will be subject to all the consequences listed herein including but not limited to loss of employment, assets and possessions and will be prosecuted to the fullest extent by the Constitutional Convention & Court and will lose the ability to participate in the program/incentives as listed in the allocations breakdown section of this complaint.

This Court orders that all defendants are equally accused, complicit and liable in the overall aggregate complaint, however some defendants may bear an unequal share of the final monetary penalties i.e.: The Federal Reserve Bank.

Discovery:

This Court orders the FEDERAL GOVERNMENT and all defendants to produce the following documents for discovery and for investigation by We the People and the Constitutional Convention & Court: Copies must be sent by email in a preserved quality compressed and readable pdf file format to the email address listed on this Complaint and Lawsuit. All Documents must be received within 160 days of the commencement of this lawsuit: **all documents must be unedited and unredacted; No Exceptions.** Any attempts to claim exemptions or immunity or to invoke a FEDERAL LAW such as “Classified Documents Laws” or “Privacy Laws” are unlawful as declared by this Court. Such a defense or posturing is immediately dead on arrival (DOA), null and void and of non-effect since We the People have revoked your jurisdiction. You have no jurisdictional standing. You are under the jurisdiction of We the People, this interim Constitutional Government and Constitutional Convention & Court. None of your fraudulent FOREIGN CORPORATION laws, codes, statutes, mandates, executive orders, regulations, etc. have any effect.

This Court demands all of the case files and all documents related to the case files of the people who have been listed to have died from or died from the claimed complications due to the so-called COVID-19 “Virus.”

This Court demands **all** of the case files from the U.S. Department of Health and Human Services (HHS); from their Vaccine Adverse Event Reporting System (VAERS).

This Court demands all internal meeting notes of all defendants including but not limited to transcripts, notes, mail, emails, texts, videos, classified documents, etc.

This Court demands all FEDERAL GOVERNMENT records, including any and all classified files, records, including but not limited to executive, legislative, judicial and agencies/bureaucracies transcripts, notes, mail, emails, texts, videos, classified documents, etc.

This Court orders the identification of all Monopolies at the CC&C and authorizes the delegates to vote on and determine whether they are to be broken up or their ownership to be split equally between each employee of the respective companies so determined by the CC&C. The company's current Ownership/Controllershship/Leadership (Defendants found guilty in this Lawsuit) will lose all their assets, to be confiscated by the CC&C. The new ownership (equal share employees) will have their incentive allocation(s) deposited into a general company fund (of their respective companies) which will fund the companies going forward.

Those companies to be broken up or their ownership to be distributed equally to the employees cannot ever be controlled by a previous controller or owner in any way, shape or form nor going forward can be controlled or owned by anyone seeking to monopolize industries either by ownership or by accumulating a controlling interest in the respective company or companies either directly or indirectly. Controlling interest in all identified monopolies will be impossible due to the limitations of either being broken up, or by being owned by employees that can only own one equal portion of ownership to the other employees of said companies.

Monopolies will not be tolerated! No circumvention of anti-monopolies laws will be tolerated. No legal fiction controllership will be tolerated! No loopholes with the intent of circumventing anti-monopoly laws will be tolerated or allowed in any way, shape or form.

All companies that have been identified as monopolies and have had their ownership split equally between each employee will be governed by a Council System as laid out in Scott Workman's book "MAP OF THIEVES" Chapter 7.

NOTE: Defendant Count: 140+ specifically named plus the Leadership of the FEDERAL GOVERNMENT (individuals to be named after discovery)

This Complaint and Lawsuit will be modified and updated without notification.

Dated this 6th Day of July 2021.

***Scott Workman: Founder, First Delegate, Organizer; Nonlawyer Representative
Representing the Plaintiffs Friends of the Original Constitution® and We the People of the
United States of America***