

**THE DEMOCRACY DEFINED EDUCATIONAL CAMPAIGN *for*
RESTORATION OF THE CONSTITUTIONAL RULE OF LAW.**

The Democracy Defined Campaign Philosophy is endorsed by academics, former government advisers (US & UK), attorneys, doctors (of jurisprudence, medicine, physiology, psychiatry, homeopathy, philosophy) and judges (U.S. & U.K.).

**ACTIVIST MEMBERS *from all walks of life.*
THE CAMPAIGN PHILOSOPHY is spread by its Members.**

Reply_to_----,

Dear ----,

Greetings. We hope you and yours are well.

This e-mail comes as a reply to curious comments in yours of today. I say “curious” not in any facetious manner, but because your adverse reaction to my mentioning Magna Carta 1215, the English (*cf.* British) Constitution, seemed anomalous. Considering I have only recently sent you texts extolling the sublime virtue and permanent constitutional applicability of this world-respected historic document, one obviously concludes you have not actually been reading the e-mails sent?

Please note firstly, all *statutes* which modify, amend or truncate the exemplary model Constitution Magna Carta 1215 (as they *all* do, including the 1297 *statute* you mention which parliamentary felons misleadingly refer to as “Magna Carta”) are void, being repugnant to the Constitution and People.

Secondly, consider that *courts* which do not operate under the equitable tenets of the longstanding pan-European Constitution’s Articles of Common Law (as inscribed into the 1215 Great Charter of English Liberties), are treasonous judicable manifestations of **the Illegality of the Status Quo**.

Thirdly, all litigation, civil, criminal and fiscal, must be tried (judged) at the Constitutional Common Law Trial by Jury (or, Trial by Jury for short, i.e., proper noun; capitalised), at which the legality and justice of the law itself and its enforcement must be judged on by the Jurors. Without such judgement, definitive Common Law Trial by Jury cannot be said to have taken place.

However, ----, I should point out to you that, according to solid lawful and legal grounds, your support for the 1297 statute is sadly misconstrued and misplaced. The fact which you cannot (and should not) evade is that *statutes* cannot ‘form’ or be ‘part of’ a Constitution. Whereas a constitution is a set of immutable rules which permanently govern the modus operandi of government, *a statute does not bind any subsequent Administration* (misnamed ‘government’).

That is to say, there is no such thing as a “constitutional statute.” Parliament may repeal, amend or simply supersede *any statute* passed by a previous transient political administration, but this latter nevertheless does not alter the fact that parliament’s modus operandi is governed by the aforementioned citizen’s right to sue, because *all men and women*, including those who form or work for government are *equally subject* under the Principle of Equal Justice, to being sued and judged by their social equals (pares; peers); viz. proofs in Articles 20, 21 and 39.

THE EDUCATIONAL CAMPAIGN

The members of the legal profession who are Members of the Democracy Defined Restoration Campaign have learnt from this educational campaign and point out that the universally applicable *legem terræ* common law and the proper workings of its Trial by Jury Justice System have not been taught—let alone, pressed home—at law schools for a generation or more. The situation in regard to justice has long been equally degenerate in France, Germany and Continental Europe (EU).

It is essential for teens and adults to be educated about common law in general, and specifically, on the two ways Trial by Jury works to provide mankind's model justice system by which equal justice *before*, and equal protection *by*, the law are furnished to all citizens.

Like all the numerous *statutes* misnamed “Magna Carta” (from 1216 onwards to date which were issued by monarchs and courtiers, and, after 1265, by monarch and an early form of unelected ‘parliament’ comprised of titled nobles, titled churchmen and the privileged greatest land and property owners of the realm), *statutes* are NOT the constitutional expression of the timeless, secular, written tenets of *Legem Terræ*, the People's Supreme Sovereign Law of the Land. The secular Constitution was authored and collated in Latin by Archbishop of Canterbury Stephen Langton as Magna Carta's continuous text, nowadays enumerated as the Sixty-Three Articles of traditional pan-European Common Law.

Instead, in an act of High Treason, the 1297 *statute mutilates* the People's authentic 1215 Great Charter Constitution Magna Carta. The immutable English Common Law of the Land at 1215 Document is treasonously emasculated by a felonious *statute* which *infracts* the Constitution by truncating its text with **removal** of longstanding Articles of Common Law. These perfidious ‘removals’ conspicuously include those Articles which...

firstly, render all who form or work for government (the constitutionally-constrained Executive Monarchy; the legislature and the judiciary) **subject and liable to be sued by any other commoner cost-free** for Acts of Malice (the latter being definitive Crime at Common Law, including ‘acts’ of *ex parte*, malicious legislation, or physical acts).

That is to say, the government *statute excludes* this Article Sixty-One which, in Magna Carta 1215, **explicitly places all who work in or for government sub judice, according to the Law of the Land; equally subject and liable to be arraigned at Judicium Parium by their social-equals.**

The Constitution effectively creates a level ‘playing field’; an ideal equal rule of law for All, with **no one** being ‘immune to prosecution’; **no one** ‘above’ the Law of the Land.

Secondly, constitutionally-defined and prescribed Powers, Procedures, Rights and Duty of the Jurors in Trial by Jury enable the people to judge authoritatively what their liberties and laws **are**. By contrast, the monstrosity which masquerades as a “trial by jury” in present-day courts, Magisterial, County and High (every process being a Mistrial) does NOT follow *Legem Terræ*, the Parameters of the Common Law of the Land constraining and limiting the state's (government's) role and participation in due process. For the first time in history, the Trial by Jury process, *Judicium Parium*, is set out in full within the 1215 Great Charter; and,

Thirdly, this constitutionally defined and prescribed Process *transfers the Power to Punish out of the hands of government judges*. This stricture of the Constitution is **routinely infringed** by the present-day courts’ (government justices; judges) illegitimate *modus operandi*.

A *fourth* consideration is that **USURY** is a Crime at Common Law (*and* at Christian Canon Law, *and* according to Judaic Law; see Democracy Defined: *The Manifesto*). This is a factor recognised by Articles Ten and Eleven of our 1215 Great Charter of English Liberties. Yet, observe that this pivotal aspect of our Constitution has been *iniquitously omitted by every statutory version of the so-called “Magna Carta” since 1215 to date!*

Fifthly, statutory **RESTORATION** of the Constitution’s Rule of Law based on the Constitutional Common Law Trial by Jury Justice System actuates the following phenomena: the Common Law Economy; No Personal Taxation; and the dissolving of the fraudulent, figmental ‘National Debt’ owed to the Banks, this being rendered to Nought.

Accordingly, the Exigency for Restoration of Trial by Jury is Explained!

As for your reference to the Bill of Rights, this is addressed in the other PDF attached entitled “The Tragedy and Treason of the 1689 Bill of Rights.” In it, you will notice the telling contribution written by lawyer Lysander Spooner.

Incidentally, ----, Article 29 of the faux 1297 statute as quoted in your e-mail, is a wildly apocryphal translation and misinterpretation! The corresponding Article in the original 1215 Great Charter Constitution of King John is numbered Thirty-Nine. It is as follows:

**THE PALLADIUM OF THE PEOPLE’S LIBERTIES
AND COMMON LAW ARTICLE THIRTY-NINE.**

Trial by Jury is the vital part of The Constitution which places the liberties (rights) of the people *within their own keeping*. Of this Blackstone says:

“The Trial by Jury is that trial by the peers [i.e., social-equals] of every Englishman which, as the grand bulwark of his liberties, is secured to him by the Great Charter —“*nullus liber homo capiatur, vel imprisonetur, aut disseisetur, aut utlagetur, aut exuletur, aut aliquo modo destruat, nec super eum ibimus, nec super eum mittemus, nisi per legale iudicium parium suorum, vel per legem terræ.*” — The liberties of England cannot but subsist so long as this palladium* remains sacred and inviolate, not only from all open attacks, which none will be so hardy as to make, but also from all secret machinations which may sap and undermine it.”**

4 Blackstone, pp. 349-50.

**TRANSLATION, Article Thirty-Nine, Magna Carta 1215:

No freeman or free person shall be arrested or imprisoned or deprived of his freehold or his liberties or free customs, or be outlawed or exiled, or in any manner harmed or disadvantaged, nor will we (the king/the government) proceed against him nor send anyone against him (with force or arms), unless according to (that is, in execution of) the legal judgement (*i.e.*, sentence) of his peers and the Common Law of the Land (of England, as it was at the time of Magna Carta in 1215).

See translation of Article Thirty-Nine confirmed in section, “There Is No ‘get-out clause’ in Magna Carta” in Chapter Five.

See **TRIAL BY JURY: Its History, True Purpose and Modern Relevance ISBN 9781902848723**, by d’Oudney & Spooner, for further quotations and bibliographical sources.

**Definition*. Palladium, any safeguard; a symbol, metaphorical or statuary, which represents the protection of the liberties and rights of man. Derived from Pallas Athene, Hellenic Greek goddess of wisdom and war.

For centuries, the British and people everywhere have revered Trial by Jury and called it “*the Palladium* of the People’s liberties.*” Let us denounce and expose the statist’s machinations which abound today, by which genuine Trial by Jury is suppressed.

Today, the world's most famous Palladia are the Trial by Jury itself; the Magna Carta Memorial Rotunda at Runnymede by the River Thames upstream from London; the Magna Carta Memorial Rotunda near to parliament in Canberra, Australia; and the Statue of Liberty in New York harbour.

Founded on the traditional Common Law Trial by Jury *re-installed* by Magna Carta in 1215 in England, this quintessential procedure in fulfilment of common law earned respect worldwide as the finest justice system ever devised, coveted by and the aspiration of suppressed populations elsewhere.

The citizen-juror's duty to judge the justice of every act of law enforcement in the Trial by Jury is the foundation of the people's sincere belief that Britons never would be slaves; and likewise, that England, Scotland, Wales, Ireland, Australia, the United States, Canada, New Zealand and the numerous post-colonial nations which constitutionally adopted the Common Law Trial by Jury Justice System, are *democracies*.

----, I think, with the aforesaid remarks, the Bill of Rights Essay and the single-sheet, double-sided "flyer" attached, you are provided with a succinct summary of what this Campaign is about. Feel free to forward the PDFs to your contacts, family and friends.

All the best,

Kenn d'Oudney. Coordinator.

CAMPAIGN FOR RESTORATION OF CONSTITUTIONAL TRIAL BY JURY.

www.democracydefined.org

VERITAS, COGNITIO, IUSTITIA, LIBERTAS.

ACTIVIST MEMBERS from all walks of life in

HOLLAND, FIJI, NEPAL, SRI LANKA, SCOTLAND, CANADA, EIRE, GERMANY,
GUATEMALA, ULSTER, WALES, FRANCE, SOUTH AFRICA, AUSTRALIA,
INDIA, PERU, THE UNITED STATES AND ENGLAND.

Further reading on the website:

<http://www.democracydefined.org/>

The Home Page of The not-for-profit Educational Campaign.

[Join the Campaign! Download and distribute the posters and educational pamphlets.](#)

[Membership gratis.](#)

On 11/05/2021 21:02, ---- wrote responding to the DD Circular Article about "Counterproductive Internet Campaigners' " generation of **Apathy** amongst the population by besetting people with the real problems of deleterious globalism they face *without* simultaneously circulating information about the sole (*peaceful*) solution and resolution to the problem: **RESTORATION** of We the People's All-Powerful Supreme Courts of the Constitution's defined and prescribed Common Law Trial Jury Justice System. See as follows:

[HIGHLIGHT OF CRUCIAL MISTRANSLATION QUOTED IN RED]

I like much of what you have to say, but as soon as I read MC1215 it immediately truns me off. That is not recognised in courts!!!

You ignore much which is legally enforceable such as MC1297....

Extended in Magna Carta (1297), creating independent courts and adding everyone's right to prompt trial by jury at public expense:

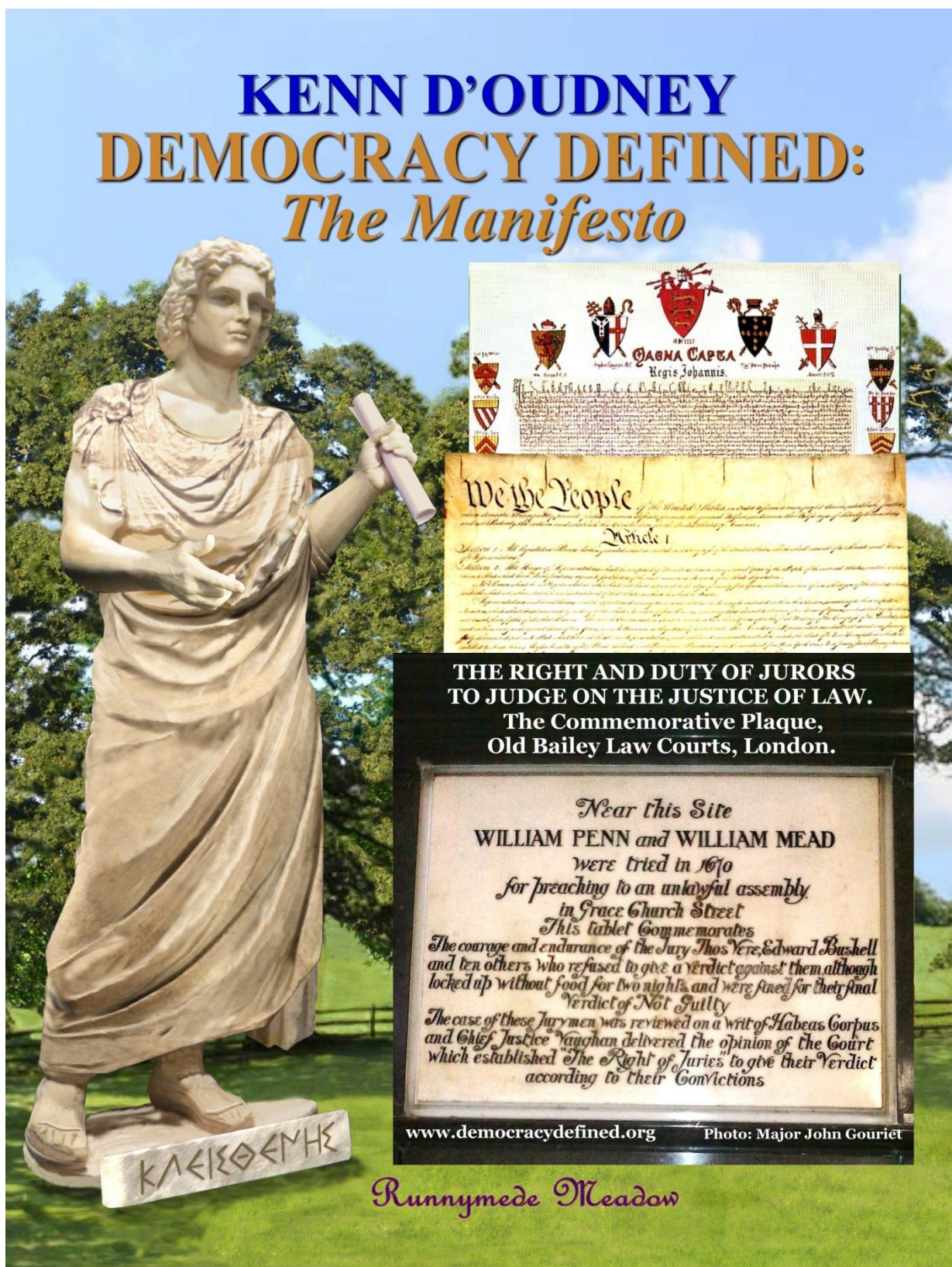
"At XXIX Imprisonment, &c. contrary to Law. Administration of Justice. NO Freeman shall be taken or imprisoned, or be disseised of his Freehold, or Liberties, or free Customs, or be outlawed, or exiled, or any other wise destroyed; nor will We not pass upon him, nor condemn him, but by lawful judgment of his Peers, **or** by the Law of the Land. We will sell to no man, we will not deny or defer to any man either Justice or Right.

As well as in the Bill of Rights 1688, article 11....

Regards,

Purchasing Democracy Defined books supports the Campaign.

FRONT COVER



New Edition augmented with an Addendum. Contains extensive Bibliography of authoritative source books and documents on Constitution, law and history. With Index. ISBN 978-1902848280 Softback, 310 large-size (A4) pages

BACK COVER



DEMOCRACY DEFINED:

The Manifesto

Kenn d'Oudney focuses on Democracy. The word 'democracy' is widely abused and 'defined' incorrectly. This extensively researched book explains how components of constitutional democracy have been suppressed by malefic statist interventions to produce the modern decline and the Illegality of the Status Quo.

The Manifesto shows how the ideal society is to be achieved.

- HERE ARE SOME REVIEWS OF THE ESSAYS UPON WHICH THIS BOOK IS BASED -

"I think it is certainly true that Keynesian economics, as put into practice, has handed the economic power of the West to a few men who now almost totally control it. Likewise, I agree that the trial by jury is an essential bulwark of democracy and justice against a bankers' tyranny. I congratulate you on disseminating the above points."

His Hon. Patrick S.J. Carmack, Esq. Producer of The Money Masters video documentary.

"Thank you for your excellent work on Magna Carta. What a masterly exposition."

Major John Gouriet, Chairman, Defenders of the Realm; Battle for Britain Campaign supported by H.G. the Duke of Wellington; Edward Fox, OBE, and Frederick Forsyth, CBE.

"What a magnificent article! I intend to incorporate parts of it into speeches and writings."

Professor Julian Heicklen, Jury Rights Activist; U.S. National Coordinator, Tyranny Fighters.

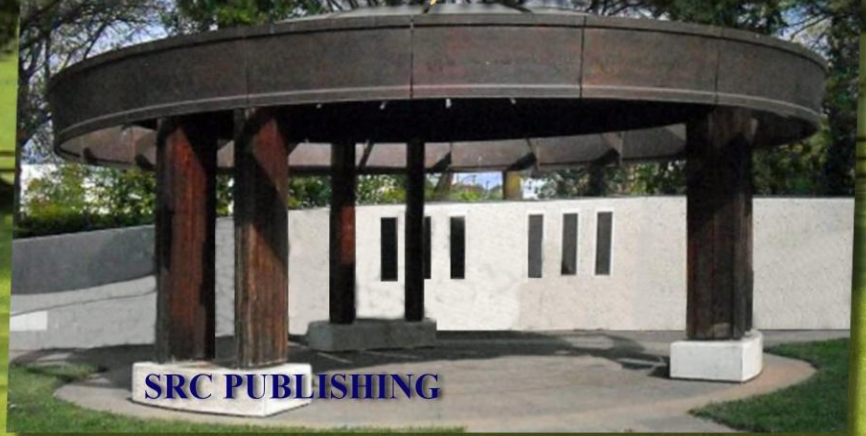
"Superb. Should be read in every law school."

John Walsh, Esq., Barrister-at-Law, Author; Constitutional lawyer (U.S. & Australia).

See further reviews inside.



MAGNA CARTA MONUMENT Canberra, Australia

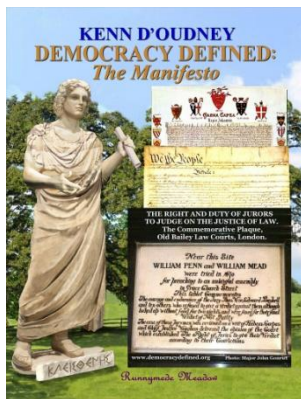


See **SYNOPSIS** and **REVIEWS** on next page.

Kenn d'Oudney is the author of books and essays including the following:

Kenn d'Oudney est auteur de livres et essais y compris les suivants:

Kenn d'Oudney ist Autor von Büchern und Essays einschließlich der folgenden:



[DEMOCRACY DEFINED: The Manifesto](#) ISBN 978-1902848280
A Treatise for the Democracy Defined Restoration Campaign by
Kenn d'Oudney.

Augmented third edition with Addendum, extensive Bibliography and Index.
Softback, 310 large-size (A4) pages.

The word 'democracy' is widely abused and 'defined' incorrectly. This extensively researched book explains how components of Constitutional Democracy have been suppressed by malefic statist interventions to produce the modern decline and the Illegality of the Status Quo. It sheds light on how democracy involves a variety of far-reaching issues, including political assassinations; the Ætiology of Anti-Semitism; fraudulent fractional reserve lending banking practices; and the national issuance of interest-free currency and credit.

The historical, legal and constitutional facts and quotations in this book establish the perennially subject and liable status of executive, legislature and judiciary to universal, timeless secular moral and legal tenets of Equity, and to cost-free private prosecutions at Constitutional Common Law Trial by Jury (Article Sixty-One). Exposes the fallacies of "constitutional" statutes, groups and individuals. Indispensable reading for anyone who wishes to uphold the West's endangered, cherished heritage of Liberty and Equal Justice.

DEMOCRACY DEFINED: The Manifesto reveals the theoretical and practical framework upon which the ideal human society is to be achieved: the best of all possible worlds.

SRC Publishing Ltd., London, available from [Amazon.co.uk](#) [Amazon.com](#) & [Amazon.com.au](#)

- REVIEWS OF THE ESSAYS UPON WHICH THIS BOOK IS BASED -

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HIS HON. PATRICK S.J. CARMACK, Esq. Producer, The Money Masters video documentary.

"The d'Oudney analysis is as insightful as it is comprehensive. It will stand for years to come as the definitive critique of the European Constitution prepared by Giscard d'Estaing and others. I look forward to sharing the d'Oudney analysis with my colleagues."

HOWARD PHILLIPS, Founder, U.S. Constitution Party, three-time Presidential nominee; Chairman of the Conservative Caucus.

"Superb. Should be read in every law school."

JOHN WALSH, Esq., Barrister-at-Law, Author; Constitutional lawyer (U.S. & Australia).

"What a magnificent article! (Madison and Democracy) I intend to incorporate parts of it into my speeches and writings."

PROFESSOR JULIAN HEICKLEN, Jury Rights Activist, National Coordinator, Tyranny Fighters.

"Kenn d'Oudney is a brilliant writer and researcher when it comes to Democracy and Trial by Jury. The best source of common law is Kenn d'Oudney."

DR. JOHN WILSON, Jury Rights Activist; Co-Founder & Chairman, Australian Common Law Party.

"Thanks, Kenn. I've circulated this."

SIMON RICHARDS, Campaign Director; The Freedom Association; Founded by John Gouriét; the Viscount de L'Isle, VC, KG, PC; Ross McWhirter and Norris McWhirter, CBE.

- MORE REVIEWS -

“Your book is an absolute triumph! I now understand why the term ‘Lawful Rebellion’ grates with you. I genuinely believe that your book should be compulsory reading for every one of our elected representatives... not to mention our own supporters! So well done! Excellent book and a great source of reference.”

JUSTIN WALKER, Campaign Coordinator, British Constitution Group. Amazon reviewer.

“I bought a copy of your excellent book from Amazon and I am impressed by both size and content. Frankly I haven't been able to put it down. Every home should have one and not just every law school but every secondary school should have one in its curriculum. I particularly enjoyed the 'Traitors to the People' chapter. The whole book is a fascinating read, well done.”

JOHN S., Swindon. (E-mail to DD.)

“I am SO pleased that I've read this compelling book and that I now understand the true meaning of “Democracy.” Although it's certainly not a novel, I found it as gripping as one. I had trouble putting it down. DEMOCRACY DEFINED: The Manifesto has opened my awareness dramatically.”

CAL BUCK, West Bromwich, Amazon reviewer.

“The Handbook for every person on the planet explaining True Law and Democracy.”

KENNETH JOHNS, Amazon reviewer.

“Excellent and well-written book on how the people in the so-called free world are not free. This is the missing education they should be teaching our children in school so they become enlightened on what's really going on in this world.”

ROBERT JOHN MONTAGUE, Amazon reviewer.

“This is a MUST READ (probably the ONLY read you'll need!) on democracy, Magna Carta, and Common Law. As I've made my way through it I discovered how much I didn't know — and that drove me on. It is thorough and deep, but worth reading all 300 large pages slowly, word by word. Just reading it is changing me — and giving me increased courage to speak out when necessary. One of the books I had no hesitation in giving a 5-star rating. It was worth every penny of the (gulp!) £18.00. Yep. Every penny.”

ANDREW SERCOMBE, Amazon reviewer.

“A MUST READ. Enough is enough of all this treasonous outlawry. I cannot express enough the importance of everyone reading this book, this is the 2nd copy I'm purchasing. Thank you Mr. d'Oudney for collating meticulously all these historical evidential facts in one book.”

DANTES DINIZ, Amazon reviewer.

By going to Amazon on the link and clicking on ‘Look Inside’, you can check out the four Synoptical Reference Pages of Contents to see subject matter; and get a glimpse of the text.

SRC Publishing Ltd., London, available from

Amazon.co.uk Amazon.com & Amazon.com.au

Introduction to the Democracy Defined Campaign:

The book DEMOCRACY DEFINED: *The Manifesto* ISBN 978-1902848280 sets out the Educational Campaign for Restoration of government by Trial by Jury; i.e., Restoration of the Constitutional rule of law, definitive of Democracy.

The Manifesto includes the wording (six pages) of THE RESTORATION AMENDMENT (statute):

THE POLITICAL PROGRAM FOR PATRIOTS AND INDEPENDENT CANDIDATES.

Achieving parliamentary/congressional statutory installation of The Restoration Amendment is **the object** of the Democracy Defined Campaign.

[Membership gratis](#) (free).