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The Home Page of the Democracy Defined Educational Campaign for RESTORATION and UNIVERSAL ADOPTION of CONSTITUTIONAL COMMON LAW TRIAL BY JURY.

THE DEMOCRACY DEFINED CAMPAIGN
for RESTORATION and UNIVERSAL ADOPTION of CONSTITUTIONAL COMMON LAW TRIAL BY JURY

I HAVE THE RIGHT TO VOTE, SO I LIVE IN A DEMOCRACY, RIGHT? - WRONG!
"Suffrage does not define democracy..."

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THE RESTORATION AMENDMENT:
THE POLITICAL PROGRAM FOR PATRIOTS AND INDEPENDENT CANDIDATES

CONSIDER THE BENEFITS OF RESTORATION OF TRIAL BY JURY
If the authentic Constitutional Common Law Trial by Jury were restored and functioning, there would be: no political prisoners; no innocent people in jail; no privately-owned banks involved in the issuance of national currency and credit; no interest on the same; no fictitious ‘National Debt’; no private-bank Fractional Reserve Lending (fraud); no common law Crime of Usury (money-lending-at-interest); and no involvement in illegal Wars of Aggression. (Just to begin with…)
KENN D’OUDNEY, Campaign Coordinator, Democracy Defined Restoration Campaign.

Excerpt from The Winchester Declaration by Justin Walker:
We, who are sovereign and who are gathered here today in the ancient capital of King Alfred the Great, on this day of the Nineteenth of November, 2016, do now serve notice to our elected servants and representatives in Parliament that we require the Rule of Law to be fully restored to the British people with immediate effect by their passing of The Restoration Amendment. So today, at Winchester, we do serve notice to our elected servants in Parliament, and to those residing in the corridors of power, that if you do not now actively support The Restoration Amendment to restore fully the Rule of Law in our country, and you persist in your treasonous ways with your malfeasance in public office, that we are compelled by the Common and God-given Law of this country to take whatever appropriate and peaceful steps that are needed to bring you to justice. This is a pledge that we take willingly today that cannot be lawfully broken. The Rule of Law will be restored to our nation!
JUSTIN WALKER, Campaign Coordinator, British Constitution Group & New Chartist Movement.
The Restoration Amendment

For Liberty and Equal Justice for All, and for the civil peace, well-being and general contentment of our People, we, [insert head of state’s name] the undersigned, do ordain and enact this statute, to be known hereafter as The Restoration Amendment, to make plain and re-establish beyond all doubt and dispute the legal, lawful Sovereignty¹, Supremacy and Primacy of the People. This statute re-establishes and confirms the role of the English head of state as the people’s symbolic ‘sovereign’, the representative and guardian of the people’s interests legally and constitutionally-bound by legem terræ, the Law of the Land² and Realm inscribed into the 1215 Great Charter Magna Carta. This statute includes accompanying explanatory annotation (Notes).

At this time, when the treasonous³ claim of “parliamentary sovereignty” is all too often heard, this Amendment recognises and restores the correct, unchanging supreme legal and lawful status of the 1215 Great Charter Magna Carta, the kingdom’s exemplary, world-respected and revered Constitution, also known as the Great Charter of English Liberties. For as long as our other home nations⁴ participate in and remain subject to our Westminster parliament, the Great Charter extends its Rule of Law protections to them also.

One most significant and revealing attribute associated with the 1215 Great Charter Constitution Magna Carta ought to be acknowledged and amongst initial deliberations on the subject. The English Constitution’s authors and the People’s forefathers, common and ennobled, knew, understood, defined and prescribed within the 1215 Great Charter the sole peaceful means known to humankind for annihilating tyranny⁵ and establishing equal justice for all. This was through the mechanism judicium parium; to which we now refer as the Constitutional Common Law Trial by Jury; or, for short hereinafter, as Trial by Jury⁶ (proper noun, capitalised). We draw particular attention within this Restoration statute to Trial by Jury, the unique phenomenon of Liberty and Justice defined and prescribed by Magna Carta in 1215.

Despite widespread illiteracy, no press (printing), still less the Internet, the folk all knew they had the greatest conceivable heritage of liberty and equal justice. It was learned and passed from generation to generation throughout the land by word of mouth. The Gothic pan-European people understood and vigorously upheld the sole peaceful mechanism known to mankind for creation of a uniquely egalitarian, just rule of law which is secular, universally applicable, and embodies the ‘sine qua non’, the defining factor, distinguishing genuine human Civilisation, Democracy⁷, from the primitive barbarism of secular or theocratic despotism⁸. We extol Trial by Jury as humankind’s model justice system for all causes, civil, criminal and fiscal, hereby restoring and implementing it as such.

All nations govern (rule) through their justice system. Free people and nations govern themselves through their Justice System. As all causes are hereafter decided and upheld through our Constitutional Trial by Jury Justice System to the exclusion of all propounded alternative means of enforcing law, the now-restored Trial by Jury and Magna Carta 1215 cover and govern all legal and social contingencies whatsoever.
THE RULE OF LAW.

Our Common Law Constitution\(^9\) achieves the natural aspiration for an equitable rule of law. It does this by creating a level ‘playing field’ for all; that is, by making all men and women equal and subject to the same rule of law as everyone else. This explicitly includes everyone: head of state, parliamentary legislators local and national, government functionaries, bureaucrats, justices, judges, personnel and employees, Police, Prison Service and Armed Services. No one is ‘above’ the rule of law. The purpose of this Restoration Amendment is to annihilate such uncivilised phenomena as arbitrary government, despotism and tyranny within England and its Dependencies for all time. Article Sixty-One of the 1215 Great Charter, which is hereby restored, removes ‘immunity from prosecution’ from those who form or work for government. It renders them just as liable to be arraigned for Crime\(^{10}\) at Trial by Jury as any other person. Citizens volunteering for or legally conscripted into our Armed Services shall be subject only to martial or maritime laws which are ultimately judicable\(^{11}\).

The Restoration Amendment is an Act recognising and perpetuating the perennial legal supremacy of the Trial by Jury and the 1215 Great Charter as our English Constitution and System of Justice over all judicial interpretations, precedent, \textit{stare decisis}, parliamentary edicts, statutes, laws and measures, and the laws and by-laws, regulations and measures of local administrative government. As head of state, by our enacting (signing) The Restoration Amendment into law on behalf of us and our heirs forever, we have now hereby re-affirmed all the liberties stated in the 1215 Great Charter Magna Carta to be had and held by all Englishmen and women of this nation and their heirs forever. We acknowledge that these liberties were in any case granted in perpetuity by the 1215 Great Charter to all men and women of our kingdom.

The 1215 Great Charter Constitution and The Restoration Amendment empower the People to govern and guide our administrative governments for all time through the supreme sovereign authority of the People to decide their laws and liberties for themselves, this being accomplished by the judgements, verdicts and sentences in due process of Trial by Jury. The Constitutional Common Law Trial by Jury is the sole legitimate justice system for deciding all causes, thus comprising the supreme legislature and judiciary of the realm. This freedom we shall observe, and it is our will that it be observed in good faith by our heirs and successors forever.

In 1215, following government misrule, the principal intent of Magna Carta was restoration of the rule of law through Trial by Jury. The defining, prescribing and re-implementation of the People’s traditional Common Law Trial by Jury as the sole legal justice system for all causes formed the Great Charter’s core doctrine. Today, through parliamentary treason and misrule, our Constitutional Justice System has fallen into deplorable disrepair. The same Act of Restoration is now requisite to uphold the rule of law and is accomplished by this Restoration Amendment. The Sovereignty of the People is recognised and expressed through our restoration of the Juror’s Sovereignty, Powers, Procedures, Rights and Duties in Trial by Jury. Remembering that it is the People, as distinct from head of state or government, who choose their Constitution, we observe that implementing the Common Law Trial by Jury Justice System for settling all causes, civil, criminal and fiscal, is the preoccupation and substance of all Western Constitutions; such as those of the United States of America, Australia, Canada, New Zealand, and others.
In the most profound sense, the West and all legitimate societies have but One Constitution: it is judicium parium, the Trial by Jury of Magna Carta, 1215.

In restoring Trial by Jury Courts for all causes, we proscribe all other means of settling causes, summary processes and the ex parte trial-by-government-judge. We require convenors of Trials by Jury (nowadays speciously referred to as judges and/or justices) to be recognised by that nomenclature, Convenor; and that convenors be chosen (elected) not less frequently than every three years by adult people local to the court. Government-appointed officials, Arbitrators and Ombudsmen may not preside at or decide causes. Improper or brutish treatment of citizens by government or security employees shall be freely prosecuted following Plaint, with punishment of perpetrators, redress and compensation decided by the Jurors at Trial by Jury.

The justice, fairness and applicability of all our acts, statutes, by-laws and regulations and their value or the dearth of it to the People’s interests, shall be discerned and judged by Jurors in the Trial by Jury. Only if the statute law and all aspects of its enforcement be unanimously adjudged by the jurors at each case as being just, fair, and applying equally to all, then the prosecution at Trial by Jury may proceed (viz. the 1215 Great Charter’s Articles 24, 39, 40, 61, etc.); otherwise, statutes must be struck down through the Jurors’ Annulment by Jury duty at Trial by Jury, and duly expunged from the roll of statutes.

We restore the duty of sentencing proven crimes and wrongdoers to the common law jury, thus removing the power to punish from government which has illegitimately countermanded our Constitution by misappropriating this function from Trial by Jury. Henceforth, government justices have only a discretionary power to lessen or moderate sentences, but never to increase penalties imposed by the jury. The judicial function is that of the jurors who are the judges; the government’s role in the justice system is executive, that is, to carry out the jury’s sentence, thereby upholding the rule of law.

We ordain that, before Trial, convenors (cf. today’s ‘judges’) and both prosecuting and defence counsel (or the defendant in self-defence without counsel) take it upon themselves to educate and instruct jurors to fulfil their Duties in Trial by Jury, specifically including that of Annulment by Jury; that is, of Jurors judging on the justice of the law and annulling prosecution of laws or acts of enforcement deemed by the Juror to be unjust or unfair to the accused by pronouncing the defendant Not Guilty. No one is obliged to obey an unjust law, and judgement thereon is solely the Jurors’ Duty.

The Restoration Amendment upholds legem terræ, de facto humankind’s moral, ethical, philosophical, legal and model constitution. Legally, no government statute, treaty or edict can ever supersede legem terræ, the supreme, timeless constitutional common law of the land. Every act or action which intentionally undermines the Sovereignty of the Juror and/or denies the Trial by Jury remains the Crime of Treason.

Through Trial by Jury, this Amendment upholds the human right to privacy, the right to unmolested tranquillity of existence and the pursuit of individually-defined self-fulfilment and happiness. We do hereby exhort our People to take it upon themselves to bring our Culture to due prominence once more; for the People to take back their natural egalitarian sovereignty and secular common law courts; to enjoy the fruits of national issuance of interest-free currency and credit, free of government indebtment and free from concomitant compulsory taxation; and to re-secure unto themselves legal Constitutional control of the Wealth of the Nation; their rightful due inheritance.
THE RESTORATION AMENDMENT

THE BINARY PRINCIPAL FOCI OF THE RULE OF LAW ARE:

Firstly, recognition of the 1215 Great Charter Magna Carta as comprising the single and sole legal and lawful written English Constitution; the permanent supreme treaty between the people and their successive chosen incumbent heads of state.

This first measure achieves Restoration of the full and proper functioning of the People’s Courts of the authentic Constitutional Common Law Trial by Jury Justice System prescribed and defined by the 1215 Great Charter Constitution for all causes, civil, criminal and fiscal; and,

Secondly, Common Law economic and fiscal measures are a natural corollary to the above first item for specifically proscribing the Common Law Crimes of Usury and fraudulent Fractional Reserve Lending; and returning to the People through a national government department, the treasury, the duty of issuance of interest-free currency and credit to the economy. We refer, for example, to our kingdom’s three hundred million pound (£300 million*) interest-free issuance of the ‘Bradbury Pound’ in 1914, and similar renowned measures taken previously by Presidents Jefferson, Madison and Jackson, to Lincoln’s ‘greenbacks’, and Franklin’s Colonial Scrip(18).

These twin causes are legislatively formulated as this, The Restoration Amendment. With our enactment of the Amendment now, following its passage through our parliament, the Constitutional Rule of Law and Equal Justice shall prevail throughout England once more: legality is returned to the status quo. Historically, England is the longest surviving Constitutional Democracy. We, [insert head of state’s name], rejoice in enacting this Amendment into law for our People and remind them of the words of one of our most august intellectual citizens, a widely read and travelled philosopher, John Milton, “Let not England forget her precedence in teaching other nations how to live.”(19)

We pronounce Magna Carta of 1215 the Paragon of Constitutions!

It is our desire that our People be brought by ongoing education to learn about the Constitutional Duty and Common Law responsibility of the People’s administrations (government) to issue interest-free credit and fiat legal tender currency (cash and coin) to the economy. This socio-economic measure has unique, demonstrated fortifying benefits to national independence, infrastructure, security, defence, research and development, services, trade, industry and commerce, education and healthcare, enterprise, employment and productivity, the Arts and Sciences. Thus, the Restoration Amendment not only devolves due authority to the people through the Sovereignty of the Juror guaranteeing Liberty and Justice for all persons, but this Amendment shall also hereafter generate civil peace, unity and well-being to all the population with real prosperity widespread.

Our people being our greatest resource and national asset, the People’s national Common Law-based economy shall fund (non-religious) crèches and kindergarten for working parents, and primary, secondary, tertiary and technical education freely. Likewise, fitting financial and healthcare assistance for our Ex-Servicemen shall be provided in due respect. We ordain that financial assistance and other succour for those disadvantaged shall be generously forthcoming from our government. Restoration is enacted to empower the populace to envision, create and sustain a virile, free, compassionate property-owning constitutional democracy prosperous as never before; the best of all possible worlds; an illustrious exemplar among nations for others to emulate.

*NOTE: Three hundred million pounds in 1914 is the equivalent of thirty-three billion, five hundred and sixty-nine million today. See explanation at end of text, p.8.
There shall be no ‘cashless’ electronic economy to replace cash and coin completely, as has been mooted. There shall be no debt-based administrations’ figmental ‘borrowing’ of ‘credit’ or ‘money’ made from thin air and ‘issued’ by privately-owned banks and finance houses; no fraudulent Fractional Reserve Lending.

The People’s national government shall issue interest-free credit and currency sufficient to generate production and trade for all transactions and facilitate growth, whilst being responsibly regulated to avoid deflation and suppress inflation. Restoration of the Constitution’s rule of law proffers widespread affluence throughout the population, which we assert no present party-politician can deliver to our people while the Illegality of the Status Quo continues to prevail. Our populace deserves truthful information about the advantages and benefits which will accrue to them and the country when people isolate and leave those political parties and organisations which do not stand for Restoration of our nation’s revered Constitution, its financial and political Independence, the national issuance of interest-free money and credit, and our People’s cherished heritage of Liberty and Equal Justice through Trial by Jury. Politicians who would prolong the Illegality of the Status Quo deserve prompt removal from office and replacement by newly-elected representatives.

We wish unpatriotic politicians, all of them, to be identified for what they are. The Restoration Amendment may be personally adopted and supported by all men and women of whatever political persuasion. However, it is predictable that most of the politicians and parties in the current corrupted system will be against our Restoration of the Rule of Law, proving them not only to be unpatriotic and anti-democratic (“against We the People”) but also essentially felonious. Such traitors are in breach of the Rule of Law, deserving of no respect and are due indictment. We emphasise that administrative governments are forbidden from borrowing at interest and individuals and banks are forbidden from lending at interest. The Owners and Principals of finance houses shall be penalised for committing the Common Law Crimes of Usury and Fractional Reserve Lending (fraud). This Amendment emplaces national issuance of interest-free credit and currency, eliminating the levying of tax for the paying to private bank-owners of ‘interest’ which is criminal usury and the ‘capital’ of faux ‘loans’ which are mere inscriptions in a ledger by pen or at the click of a computer’s ‘mouse’. Citizens require to be informed that, for the common good, the practices of Usury and Fractional Reserve Lending are now recriminalised. The criminally-incurred ‘national debt’ is hereby dissolved.

Apropos of the 2016 referendum, we specify that the economics of Restoration offers Remainers a spectacular incentive to become Brexitters—and to cease demands for a second referendum. Those who wish our nation to “remain” within the tyrannical European Union soviet system without Trial by Jury would, unwittingly or from self-serving complicity, bind us under a profoundly criminal, impoverishing, debt-based system. Quisling Remainers would not only surrender everyone’s right to self-governance, sovereignty and justice through Trial by Jury, but collaborate in the anti-democratic political ascendance of the private bankowner’s dictatorial control. Remainers breach our Constitution and persons advocating such treachery shall henceforth be ostracised by us. Instead, however, Brexeters and those loyal to Common Law values and Trial by Jury in parliament have now passed this Restoration Amendment to bring social justice to economics, installing national issuance of currency and credit interest-free.
THE RESTORATION AMENDMENT

In recent years, many hundreds of statutes have been passed amounting to many scores of thousands of often complicated pages containing barely comprehensible committee-evolved doublespeak. In contrast, the seven-page Restoration Amendment which governs all legislation, is set forth and explained within a textbook of under three hundred. Legislation henceforth need be expressed in clear texts which conform to the straightforward standards and demands of Justice and Equity set and exacted by Common Law.

NOTES

In pursuance of the bureaucratic function of framing legislation and providing accompanying explication, and to render The Restoration Amendment’s meaning and intent unequivocal, the enumerated annotation in this statute relates to definitive information within the textbook Democracy Defined: The Manifesto ISBN 978-1-902848-26-6.

1 Sovereignty. See Definitions Unalterable at Common Law; Chapter Three. As symbolic ‘sovereigns’ without sovereignty, monarchs may refer to themselves in the first person plural, the royal ‘we’, to act on behalf of all of the People, for it is the People, as distinct from head of state, parliament or government, who embody sovereignty both collectively, and individually through the Powers, Procedures, Rights and Duties of the Juror in Trial by Jury.

2 Legem Terræ, the Law of the Land and Realm, Common Law. See all Chapters; also specific Note with translation and pronunciation, Chapter One; definitions, commentaries, Chapter Three.

3 Definition. Treason; see Definitions Unalterable at Common Law, Chapter Three.

4 Magna Carta guides and governs the English executive, legislature, judiciary and People; thus, de facto, Magna Carta protects Peoples of Wales, Scotland and Northern Ireland whilst those nations remain politically united with England under Westminster parliaments.

5 Definition. Tyranny is defined (generally and at Common Law) as oppressive rule administered with injustice; the cruel and arbitrary use of authority; cf. Crime against Humanity; the Nuremberg Precedent, etc. See particularly Chapters One, Three, Five and Six.

6 Exposition on the authentic Trial by Jury is given in all Chapters.

7 Hellenic Greece of the Constitution of government by Trial by Jury received from the Athenians the defining epithet, demokratia; Democracy. Etymology, definition in Chapter One.

8 Definition. despotism; see section, The Foundational Principle Of Liberty, Chapter Two.

9 Articles of Common Law are inscribed into the 1215 Great Charter Constitution and upheld by this statutory instrument, The Restoration Amendment. See Chapters Three and Five.

10 Definition. Crime is defined as any act of injustice committed with malice aforethought; mens rea (pronounced ray-uh). Any ‘act’ means not only legislation but also physical acts.

11 Definition. judicable, that which may be Tried by Jury in a court of law.

12 Annulment by Jury; see exposition on Trial by Jury in all Chapters.

13 Expunction of Statutes by the Trial by Jury mechanism; Chapter Four.

14 If justices’ moderation of a jury’s sentence is deemed biased, illegal, or dubious, justice/s involved are liable to private Plaintiff, indictment and judgement at Trial by Jury; Chapter Four.

15 See the Juror’s Duties; Chapter One.

16 Definition. Crime; see Chapter Three.

17 Definition. Treason; see Chapters Three, Five and Six.

18 & (18) Economic issues and common law; see Chapter Six. “Upon the whole it may be observed, that it is the highest Interest of a Trading Country in general to make Money plentiful; and that it can be a Disadvantage to none that have honest Designs.” Read Benjamin Franklin, 1729, A Modest Enquiry into the Nature and Necessity of a Paper-Currency.

19 See John Milton: Selected Prose; Ed. C.A. Patrides, University of Missouri Press.

20 The Illegality of the Status Quo; definition; Chapter One; exemplification in all Chapters.
THE RESTORATION AMENDMENT, id est, this statute re-establishing the legal supremacy of our world-respected, revered, binding 1215 Great Charter English Constitution and its exemplary RULE OF LAW, is for dutiful upholding by all conscientious, just-minded men and women of every party or political persuasion.

At coronations, opening of parliament and divers solemn occasions, we intend that all successive heads of state and their administrators, Servicemen and government employees shall ceremonially swear to bind themselves to uphold and be forever subject to the stipulations of the 1215 Great Charter Constitution Magna Carta.

By this Restoration Statute and by the irrevocable contract and treaty with the People, the 1215 Great Charter Constitution Magna Carta itself, on behalf of us and our heirs forever, the successive incumbent heads of state grant and guarantee to all men and women of the nation all the liberties stipulated by the Articles of Common Law in Magna Carta 1215, to be had and held by them and their heirs from us and our heirs forever. This freedom we shall observe, and our will is that it be observed in good faith by all our heirs, people and parliaments in perpetuity.

Signed…………………………………………………………………Head of State.

[Date ……………………]

The Restoration Amendment relates to, and is backed by, the legal / constitutional authorities, quotations, and references in:
British Library cataloguing in publication data.

N.B. Inflation is caused by the (private consortia behind) the B of E Central Bank’s over-issuance of credit and currency at interest not backed by equivalent increases in gross national production. As a result, the British pound has experienced an average inflation rate of 4.64% per year between 1914 and 2018. Due to the Bank of England’s premeditated inflationary manipulations of the economy, £100 in 1914 is today the equivalent of £11,189.71p. £300,000,000 in the year 1914 is worth £33,569,126,938.78 in 2018 (viz. Office for National Statistics composite price index).

That is, three hundred million pounds is equal to thirty-three billion, five hundred and sixty-nine million today. Only following that interest-free issuance of state money did the high-street banks then reopen, having been afraid of a ‘run on the banks’ since the outbreak of war. People who had planned to withdraw their money and savings happily accepted these new Treasury banknotes created by H.M. Government, and there were no problems at all concerning inflation.

JOIN THE CAMPAIGN TO RESTORE THE AUTHENTIC CONSTITUTIONAL COMMON LAW TRIAL BY JURY

www.democracydefined.org
KENN D’OUDNEY
DEMOCRACY DEFINED:
The Manifesto

THE RIGHT AND DUTY OF JURORS TO JUDGE ON THE JUSTICE OF LAW.

Near This Site
WILLIAM PENN and WILLIAM MEAD
were tried in 1670
for preaching to an unlawful assembly in Grace Church Street
This tablet is to commemorate
The courage and endurance of the Jury, Thomas Edwards, Richard Bassell
and ten others who refused to give a verdict against them although
locked up without food for two nights and were fined for their final
Verdict of Not Guilty.
The case of these Jury men was reviewed on a writ of Habeas Corpus
and Chief Justice Langham delivered the opinion of the Court
which established The Right of Juries to give their verdict
according to their Convictions.

www.democracydefined.org  Photo: Major John Gouriet

Runnymede Meadow

Softback, 272 large-size (A4) pages
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.”

“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.

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“Superb. Should be read in every law school.”
John Walsh, Esq., Barrister-at-Law; Author; Constitutional lawyer (U.S. & Australia).

See further reviews inside.
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.**
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A Treatise for the Democracy Defined Restoration Campaign by Kenn d’Oudney.
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The historical, legal and constitutional facts and quotations in this book establish the perennially **subject** and **liable** status of executive, legislature and judiciary to the universal timeless secular moral and legal tenets of equity and cost-free private prosecutions at Common Law Trial by Jury. Exposes fallacies of “constitutional” groups and individuals. Indispensable reading for anyone who wishes to uphold the West’s cherished heritage of liberty and equal justice.

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

“**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, The British Constitution Group.

“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 the world.”*
ROBERT JOHN MONTAGUE, Amazon reviewer.

See next page.
REVIEWS OF THE ESSAYS UPON WHICH THIS BOOK IS BASED

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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.”

“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).

“Kenn, Your rebuttal is masterly. Your essay is a very good read.”
ROBIN TILBROOK, Chairman & Party Leader; English Democrat Party.

“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, U.S. 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; Chairman, Australian Common Law Party.

“Thanks, Kenn. I’ve circulated this.”
SIMON RICHARDS, Campaign Director; The Freedom Association; Founded by John Gouriet;
the Viscount de L’Isle, VC, KG, PC; Ross McWhirter and Norris McWhirter, CBE.

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subject matter; and get a glimpse of the text.

See next page.
CANNABIS: THE FACTS, HUMAN RIGHTS AND THE LAW,
THE REPORT ISBN 9781902848211, by Kenn d'Oudney, co-authored by Joanna d'Oudney; Foreword by a Nobel laureate former Official Adviser to the U.S. government; endorsed by a Professor of Physiology Fellow of the Royal Society, academics, doctors (of a variety of disciplines) and judges (U.S. & U.K.); Softback, 260 large-size pages.

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- REVIEWS -

“You have done a splendid job of producing a comprehensive summary of the evidence documenting that the prohibition of the production, sale and use of cannabis is utterly unjustified and produces many harmful effects. Any impartial person reading your REPORT will almost certainly end up favouring the relegalisation of cannabis.”

NOBEL LAUREATE PROFESSOR MILTON FRIEDMAN, Economics’ Adviser to U.S. government (Reagan Administration); Author, video and TV series writer and presenter; Senior Research Fellow, Hoover Institution on War, Revolution and Peace; Professor Emeritus, University of Chicago.

“You represent a worthy part of the fight in many countries for the logical and beneficial use of cannabis. I thank you for that.”

PROFESSOR PATRICK D. WALL, M.D., Author; Professor of Physiology, UMDS St. Thomas's (Teaching) Hospital, London; Fellow of the Royal Society; DM, FRCP.

“You are to be congratulated on a work well done. Very readable. It is an important REPORT and I do hope it will be widely distributed and read.”

PROFESSOR LESTER GRINSPOON, MD, Official Adviser on Drugs to U.S. government (Clinton Administration), Professor of Psychiatry, Harvard University School of Medicine.

“The sections dealing with the rights and responsibilities of the jury are eloquent in their defence of fundamental individual rights. The authors correctly perceive the bedrock importance of trial by jury, and the significance of the jury’s right to judge the law itself. I welcome the addition of this REPORT to the world’s store of important writings on the subject of human liberty.”

DON DOIG, BSc., Author; U.S. National Coordinator, Co-founder, Fully Informed Jury Association (FIJA) / American Jury Institute.

“I did enjoy reading it. THE REPORT should contribute much.”

THE HON. JONATHON PORRITT, Bt., former Adviser to U.K. government on Environment; Author; Founder, Friends of the Earth; TV series writer and presenter.

“I have just finished reading your and Joanna’s book on Cannabis. It is a masterpiece on both drug prohibition and jury rights. Thanks to both of you for writing it.”

PROFESSOR JULIAN HEICKLEN, Jury Rights Activist; U.S. National Coordinator, Tyranny Fighters Campaign.

“I am totally amazed at THE REPORT’s quality and overall goodness.”

DR. ANNE BIEZANEK, Authoress; ChB, BSc, MB, MFHom.

SO YOU THINK CANNABIS PROHIBITION HAS NO EFFECT UPON YOU? THE REPORT ISBN 9781902848211: Part (chapter) Two contains the unprecedented (new) Cannabis Biomass Energy Equation (CBEE; Modern Uses) which proves the clean-combusting production-cost-free, i.e., FREE, cannabis by-product pyrolytic CH3OH is the immediate non-polluting, renewable, total world replacement for fossils and uranium, whilst macro-cultivation simultaneously significantly increases world production of staple seed food (protein-rich; no relaxant in seed). The CBEE exposes the bankowner-corporate-government monumental ulterior motive behind fraudulent prohibition. ‘Prohibition’ is a venal, cartel-fabricated subterfuge; a false fuel-energy MONOPOLY.
The CBEE Formulation proffers CH\textsubscript{3}OH oil-gasoline-type fuel combustion for all power-station, industrial, land, sea and air transportation and domestic energy supply, with **ZERO net atmospheric increase of CO\textsubscript{2}**. Viz. the CBEE thereby simultaneously demonstrates governments’ mendacity in their claims to wish to reduce carbon emissions, and proves the “eco” and “carbon taxes” to be fraudulent: a criminal government imposture completely without foundation. The misuse of exorbitant, world-economy-depressing fossils and uranium as ‘fuel’ is potentially catastrophic, legally and economically unjustifiable, and requires to be prohibited forthwith. See pyrolysis diagrams, photo, equation, etc.

Part Six of THE REPORT, PROHIBITION: THE PROGENITOR OF CRIME.

“To cause crime to occur is to be accountable for the crime, morally and legally. To consent to any measure is to share responsibility for its results.”

Legalised, cannabis grows anywhere: the benign herb’s foliage and flowers come free or at an insignificant price, but yielding no revenues to government and no profits to corporations. However, prohibition creates the Black Market: the Economic Effects of Prohibition (scarcity + enforcement, etc.) augment "street" value by 3000% plus, making all Black Market associated crime inevitable. The political commodities' prohibition, the War on Drugs, rather that is to say, the politicians who pass and the judiciaries who maintain the legislation engender (cause) and are culpable for a significant proportion of all crimes (official statistics) throughout the West.

EXONERATIVE FINDINGS OF FACT; Official Empirical Research; THE REPORT collates the medico-scientific Findings of Fact and Conclusions of the government-funded clinical studies conducted by world-respected research and academic institutions into non-toxic, non-addictive natural herb cannabis (differentiated from pharmaceutical laboratory toxic product THC). The investigations' empirical evidence exonerates cannabis from all allegations of 'harm' and 'impairment' (including tests on simulated driving) exempting cannabis from all legislative criteria of control ('prohibition'). All citizens persecuted thereunder are due Amnesty and Restitution (as for other Wrongful Penalisation).

MEDICATION: Efficacious in over 100 adverse medical conditions (viz. Official Pharmacopoeias) including applications which are life-saving, preserve eyesight, Curative and/or Preventive, and with potential cheaply to replace numerous lines of lucrative but ineffective, debilitating, addictive, toxic pharmaceuticals, rendering massive financial government-corporate ulterior revenue and profit motive (trillions) behind apocryphal prohibition by perjurious derogation. + Medical Case Histories.

Six Parts (chapters) include expert documentary, legal, academic, scientific, technical, medical, economic, social, criminological, philosophical evidence, and that which is based on grounds of equity, vindicating all private cultivation, trade, possession and use, and which further exposes perjury and venality behind prohibition 'legislation', all acts of enforcement constituting crime per se.

Part Seven, RESTORATION: JUSTICE AND THE CONSTITUTION, exposes corruption, ineptitude and injustice in the justice process; examines Law: natural law, supreme secular legem terræ Constitutional common law, treaties, statutes; quotes presidents, judges, lawyers and chief justices.

THE REPORT is regularly presented pre-trial by defendants to courts (judges) who routinely forbid all Findings of Fact, evidence and defences which “dispute the legality of the law” before the jury. The official expert evidence in THE REPORT establishes the apocryphal, illegal nature of the legislation. THE REPORT quotes legal grounds (national and international) which demonstrate numerous infractions of laws by the prohibition legislation, and which show all acts of its enforcement to be crime per se. All citizens persecuted thereunder are due Amnesty and Restitution.
(as for other Wrongful Penalisation). This textbook demonstrates in the law: injustice, inequity, invalidity, adverse effects, venal ulterior motive, perjury, fallacious derogation, and the inherent illegality of law which creates the Black Market and engenders all associated crime.

The outcomes of this procedure of presenting THE REPORT as documentary evidence to the judge have proved beneficial in the extreme for defendants. *Courts require documentary evidence presented as the published textbook (not copies or e-book).

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http://www.democracydefined.org/

The Home Page of the not-for-profit Educational Campaign for RESTORATION and UNIVERSAL ADOPTION of CONSTITUTIONAL COMMON LAW TRIAL BY JURY.

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