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The Democracy Defined Educational Campaign.



Member's Card – front

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VERITAS, COGNITIO, IUSTITIA, LIBERTAS. (Can be read at 125%)

The Democracy Defined Campaign Philosophy is endorsed by a Nobel laureate professor emeritus, academics, former official government Advisers (U.S. & U.K.), attorneys, doctors (of jurisprudence, medicine, physiology, homeopathy, psychiatry, philosophy) and judges (U.S. & U.K.), and is spread by Activist Members *from all walks of life*. (Standard English Spelling) Print out at A4-size.

UKRAINE, PEACE ON EARTH AND THE TRIAL BY JURY.

Greetings, Friends.

As you know, this Campaign advocates **Universal Adoption** of the Constitutional Common Law Trial by Jury Justice System. At this time when there is bitter conflict in **Ukraine**, it is appropriate to reflect upon what the world would *really* be like if the Campaign for Universal Adoption were to achieve its aims. Let us consider two aspects...

Firstly, there is the tendency of human societies to *submit* passively to, and thus *permit* (de facto, *abet*), the institutional tyranny of Statism.*

**Definition.* statism, the doctrine of absolute control by government officials over every aspect of people's lives, social, economic and other; *as opposed to* democracy wherein the democrat [not party-political] believes in control of government by the People. To achieve this latter end and to protect the innocent from arbitrary government, the democratic person upholds the dispensation of justice in all causes exclusively as the duty of ordinary citizens as jurors in Trial by Jury. Government and judges have no judicial role and may not prescribe or set sentences. The government judges have no such role under the Constitution because the judiciary is responsible, *not* to the People, but to the government; judges are *dependent* for careers, salaries and by impeachment, on the legislature: *to remain judges, they must reliably enforce unjust legislation.*

Secondly, there is the historically repeated rise of dictators and despots; tyrants accursed with an exaggerated tendency towards inhuman, unjust treatment of others; that is to say, brutes of the most intense criminality.

**Definition.* tyrant, a cruel, oppressive ruler; an absolute ruler whose power has not been arrived at constitutionally.

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Cf. tyranny, as follows:

(IV) *Tyranny*

Tyranny is defined as oppressive rule administered with injustice; the cruel and arbitrary use of authority; tyranny is a judicable* crime at common law. Cf. Crime against Humanity at International Law; The Nuremberg Precedent; Kellogg-Briand Pact, etc.

See page 71 of **DEMOCRACY DEFINED: The Manifesto** ISBN 978-1902848280

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

As Members, we know as well as anyone else, or indeed perhaps rather better more than most, *exactly* what is needed to prevent the rise of dictators; that is, rulers who do not abide by the secular Universal Principle of Equal Justice for All.

CRIME, HOLOCAUST AND WAR.

When the fact of all the people having equal and ultimate control over the enforcement of laws in the Trial by Jury is a firmly established social reality, it makes the passing of tyrannical legislation by national assemblies a fruitless exercise predestined to failure. **Tyranny is nipped in the bud.**

With Trial by Jury holding sway, laws count for naught unless they be **just**. Thus, the People are **serv****ed**, **not ruled**, by governments. Such government then cannot but embody truly wholesome ideals and civilised aspirations. This type of government attracts, and is comprised of, people representing the citizens' interests; and oppressing none; and no tyrant can attain power. Such is democracy. Juries of ordinary citizens constrain the state into enforcing only just principles and democratic attitudes to accord with the People's judgements in Trials by Jury. These reflect common law values: fraternity, liberty, egalitarianism, progress and justice. By the diligent upholding of *this* Constitution, all tyranny is pre-empted. Not only are bureaucratic, judicial and fiscal injustices eliminated, but **tyrants**, *great and petty, are emasculated.*

This democratic control by the People was constitutionally emplaced to extend equally over the historic and current ongoing primitive despotic 'religious' absolutism and sebastomantic 'theocracy', as to matters secular, which are suffered under man's inhumanity to man. All are judged under the Universal Secular Paradigm of Judicature.

The immediate outcome of Restoration of the Constitutional Common Law Trial by Jury Justice System would be the curtailment of the undue powers of politicians and their beholden accessories, the judges. It would also result in the thorough reversal of their pernicious acts by which Civilisation is currently being discreetly dismantled to establish dictatorship by a handful of bank-owners. This latter is comprised of a tiny malevolent clique *in control* through the Swiss-based Bank of International Settlements of the world's 'Central Banks', i.e., the Bank of England; the Reserve Bank of Australia; the U.S. Federal Reserve, etc.¹ and onwards through this means, the 'government' itself; that is, politicians, administration, legislature and judiciary.

1 See Chapter Six; Bankers and the New World Order.

History bears witness to the phenomenon that states bereft of democracy's definitive component, namely, the Trial by Jury, *always* trend into statist injustice and **allow, if not promote, the rise of despots.**

If Trial by Jury had remained operating throughout the European nations, whence it originated, the Hohenzollern, Hitler and Stalin tyrannies would have been truncated, and the Holocaust and both World Wars averted.

UKRAINE, PEACE ON EARTH AND THE TRIAL BY JURY.

Constitutional Democracies founded on the Common Law Trial by Jury respond to, *but cannot initiate*, aggression, including wars so-defined. ***Bear in mind the contemporary arbitrary invasion of Ukraine*** and longstanding dearth of Common Law Trial by Jury within the Soviet Union and today, the Russian Federation.

Russia's relationship with Trial by Jury is similar to that of most of Europe nowadays, wherein Justice suffers and autocrats, often calling themselves 'democratic', rule. Significantly, Conrad the Second, 1027-1039, Holy Roman Emperor, King of the Franks (i.e., French; also known as Gauls), King of Italy, King of Burgundy, Emperor of Germany, *Magna Germania's* extensive domains to beyond the Urals; i.e., today's "**Russia**", had installed Trial by Jury for his people nearly two centuries before the 1215 Great Charter¹.
1 See the wording of Conrad's Law cited on page 150 of DEMOCRACY DEFINED: The Manifesto.

Definitive Trial by Jury was once ubiquitous throughout Europe, even within illiterate populations, it having being taught and spread for generations by word of mouth, in preservation of the People's privilege valued beyond price; their justice system of a Trial by a Jury of one's social equals (peers) as the protection and guarantee of Equal Justice for All. It is noted that since the earliest times, wherever Trial by Jury was extant, 'authorities' would arise intent upon curtailing the activities and powers of Juries; particularly that of juries annulling state prosecutions of unjust or unwanted 'laws' by finding the unjustly accused detainee Not Guilty. Russia is typical of this Europe-wide straying away from Judicium Parium Trial by Jury into the formalised tyranny that is today's *statism*. Therein, the Juror's Powers, Procedures, Rights and Duty are suppressed by *ex parte* [one-sided, biased] government appointed and paid courtroom 'judges'.

In Nineteenth Century Russia, Court Charter legislation institutionalised a form of "trial by jury." Circuit courts were opened in St. Petersburg and Moscow in 1866. See this description from Marina Nemytina's dissertation, "Trial by jury: a western or a peculiarly Russian model?"

"The basis for the criticism of trial by jury were the verdicts of "not guilty" returned by jurors even in cases when the facts of the crime were proved and the defendant was guilty without doubt [Annulment by Jury]. This is, probably, a characteristic feature of jury trials in other legal systems as well. In pre-revolutionary Russia the jurors returned verdicts of "not guilty" in 40% of cases on the average. In cases of political crimes (crimes against the existing order of government, violent acts against its officials) *the percentage of such verdicts was even higher. This made representatives of state institutions hostile to the institution** because of the political situation in Russia and the rise of the revolutionary movement."

*It should be observed that brute suppression of the Juror's Right and Duty to annul prosecution of unjust laws provokes rather than suppresses rebelliousness. (Emphasis added.)

Several successive statutes were passed interfering in jury selection and the functioning of "trial by jury." All vestige of Trial by Jury was suppressed from 1917 throughout the Communist-Socialist Era. A tentative effort to restore it occurred in the new Russian Federation of the early 1990s, but even this was only adopted in practice in nine out of the eighty-nine jurisdictional regions but, as in Britain today, a charade has long since replaced the multifaceted but straightforward role of the Juror in authentic Trial by Jury.

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Nemytina concludes: “*If trial by jury is considered as a system, we should state that its Russian variant is a mixture of elements contradicting each other. And the mechanism of this type cannot function reliably and harmoniously.*” The upshot of this recent history is that today a despot in Russia can, with complete impunity, control the media as efficiently as Nazi Germany’s Minister of Public Enlightenment and Propaganda, Doctor Joseph Goebbels, and Trial by Jury has to all its profound intents and purposes disappeared under the present barbaric régime.

ULTIMATE PEACE AND SATYA GRAHA.

Restoration and Universal Adoption are the crowning acts of *satya graha* and ultimate peace; the concept of intensive non-violent resistance. This was de facto the method of our resolute forebears by which they achieved Magna Carta, the written English Constitution (*cf.* British). Through this subtle, peaceful and powerful means, with Restoration of the supremacy of the Common Law Trial by Jury, they took back control by the people of all law and its enforcement.

When Restoration and Universal Adoption of Trial by Jury become the unstoppable aspiration of multitudes of people, governments will be utterly transformed for the better. This is because justice always bears with it an implicit punitive threat to those who commit acts of malice and injustice, *whoever they are*. Common Law Article 61 explicitly authorises the use of force (“assail”) when necessary for holding government personnel and others to the Constitution’s Rule of Law.

M.K. Gandhi was in general a pacifist, but explained that *satya graha* certainly does not mean meek submission to the will of the evil-doer. On the contrary, it means committing one’s whole character to resist the will of the tyrant. He declares:

“Strength does not come from physical capacity. It comes from an indomitable will. I do believe that where there is only a choice between cowardice and violence I would advise violence.”

Let us heed Churchill’s warning:

CHURCHILL’S VIEW (3)

“If you will not fight for right when you can easily win without bloodshed; if you will not fight when your victory is sure and not too costly; you may come to the moment when you will have to fight with all the odds against you and only a precarious chance of survival. There may even be a worse case. You may have to fight when there is no hope of victory, because it is better to perish than to live as slaves.”¹

¹ Sir Winston Churchill, “The Gathering Storm,” Book One of the Second World War Volumes.

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...)

RESTORATION: THE VISION, INSPIRATION AND SOLUTION.

Regaining control over the Justice System by restoring Constitutional Trial by Jury is so much the principal campaigning objective that all other issues are dwarfed by it. Indeed, if the other issues for which people campaign are genuinely just causes which obtain no satisfaction from government, the only way forward to a *successful* outcome

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for ‘just causes’ would be to take issue with the government in a *cost-free* Plaintiff and Prosecution at Trial by Jury (Constitutional Common Law Articles 36 and 40). See the mechanism explained in Chapter Four of Democracy Defined.

To get the Justice System to work for you, and allow your peers to judge the worth of your cause, the Trial by Jury Justice System has *first* to be restored to full implementation according to the Constitution. Achieving this Restoration merely requires people’s *unity of vision and purpose*. Nothing should be allowed to dissipate the energy, resources, time and enthusiasm of *parties and campaigners for just causes*, but they must adopt **Restoration** as the *central focus*, vision, inspiration and message of their campaign. Success may never come to their campaigning efforts otherwise. By adoption of the legal mechanism of justice as *part* of their cause, their campaign acquires **gravitas**. *Their campaign suddenly acquires ‘teeth’*.

Trial by Jury ensures impeccable governance and the eradication of glaring injustices now prevalent within society. Campaigns which adopt restoration of control of the justice system by juries should acknowledge and publicise Trial by Jury as being the ideal and most constructive force for social improvement and change. Restoration of Trial by Jury will help all just causes. It is the means for achieving *your* just cause in particular. After having adopted Restoration, campaigns are perceptibly more serious, dedicated and authoritative—and rightly so, for indeed, they are. *The Campaign for people to retake control over the justice system is a cause to be reckoned with...*

DEMOCRACY, TRIAL BY JURY AND THE KELLOGG-BRIAND PACT.

With People suffering tyrannical misrule worldwide in general, and in particular, with the **Ukrainian** folk in our hearts and minds, let us redouble our campaigning efforts to educate people into the vital knowledge of the one and only proven means by which true democracy and political freedom are achieved: Constitutional Trial by Jury. Quoted from the Bibliography’s *Anecdotes, Commentary and Notes* in the Campaign Philosophy (book) Democracy Defined: *The Manifesto* ISBN 978-1902848280, is the following entry for the Kellogg-Briand Treaty, also known as ‘The Pact of Paris’.

KELLOGG-BRIAND PACT 1928, A General Treaty for Renunciation of War as an Instrument of National Policy. The Pact provided the basis in law for realisation of Crime against Peace, under which the Nuremberg and Tokyo Tribunals tried and condemned to capital punishment the political leaders responsible for starting the Second World War. The Pact’s central provisions, to wit, renouncing the use of war, promoting peaceful settlement of disputes, and utilising collective force to prevent aggression, were incorporated into the United Nations Charter and other treaties. Individual criminal liability attaches to those responsible for pursuing policies of aggressive war. Kellogg-Briand established the currently extant standard for international relations. Evidently, Kellogg-Briand is the attempt to set a permanent standard discouraging government administrations worldwide from lapsing into the overt lawlessness of tyrannical behaviour and acquisition of unconstitutional hegemony through violent means.

Constitutional Common Law Trial by Jury requires to be established throughout the world: *Only then do worldwide elimination of tyrannies, Crimes against Humanity by politicians and governments, and permanent relative Peace on Earth become feasible.* Kenn d’Oudney.

www.democracydefined.org

Purchasing Democracy Defined books supports the Campaign.

FRONT COVER

KENN D'LOUDNEY DEMOCRACY DEFINED: *The Manifesto*



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.

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

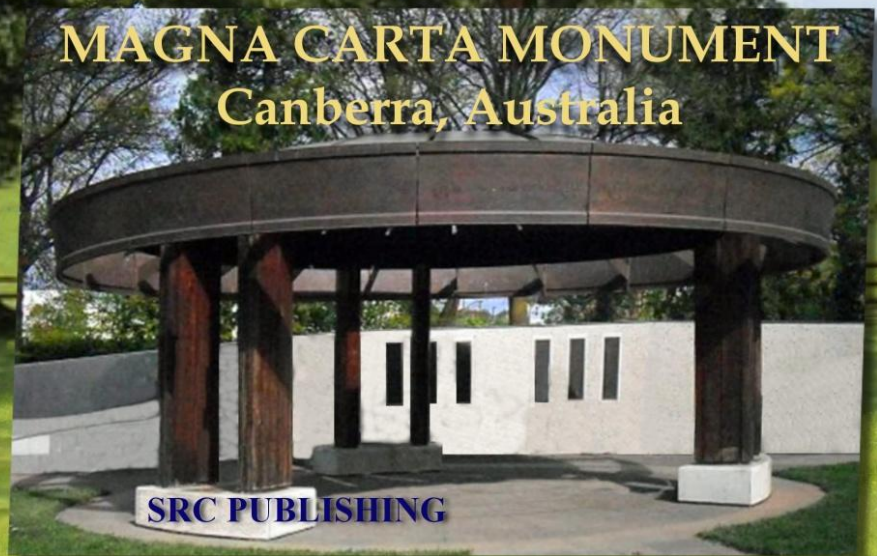
"Superb. Should be read in every law school."

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

See further reviews inside.



MAGNA CARTA MONUMENT Canberra, Australia

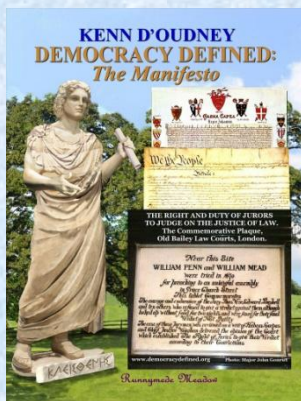


See **SYNOPSIS** and **REVIEWS** on next page.

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. A Book of THE RESTORATION QUADRILOGY. 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.au & Amazon.com

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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 Gouriët; 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.

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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 (seven 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.

<http://www.democracydefined.org/> [Membership gratis](#) (free).