

“ARTICLE II”

**THE SUPREME COURT CAN AND SHOULD STAY ALL CRIMINAL PROCEEDINGS
AGAINST DONALD TRUMP UNTIL JANUARY 21, 2025.**

AMERICA CHOOSES PRESIDENT BY CONSTITUTION, NOT COURTROOM.

**THE SUPREME COURT IS WISE AND DUTY BOUND TO ACT TO AFFIRM
THIS PRINCIPLE IN LAW, UPHOLDING IT PUBLICLY.**

PRECEDENT IS RIPE TO BE SET.

**THE DEPARTMENT OF JUSTICE HAS BECOME “PRAETORIAN GUARD” TO
CORRUPTION, RATHER THAN SERVANT OF THE CONSTITUTION.**

**THE EXECUTIVE HAS BEEN FOUND BY
THE COURTS OF THE UNITED STATES IN VIOLATION OF OATH,
FREE SPEECH AND OTHER CONSTITUTIONAL DERIVATIVES.**

**THE COURT SHOULD TAKE JUDICIAL NOTICE OF THOSE RECORDS,
WHICH REFLECT AN EXECUTIVE ACTING WITH
MALFEASANCE AND CONSPIRING TO SUPPRESS DISSENT.**

ON THAT RECORD, THE EXECUTIVE DEMONSTRABLY LACKS “CLEAN HANDS”.

**THE SUPREME COURT, NOT CONGRESS,
HOLDS POWER AND DUTY TO STAY THESE LEGAL PROCEEDINGS.**

**THE DUTY OF THE COURT IS TO UPHOLD THE RIGHT OF
THE AMERICAN PEOPLE TO FREELY CHOOSE THEIR PRESIDENT,
WITHOUT INTERFERENCE UNDER ARTICLE II.**

IT IS WELL TAKEN FOR POSTERITY AND REPUBLIC.