"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.