



Monday, August 3rd, 2020

**Outline of Case | Depriving of Rights –
Stay at Home Orders, Personal Liberty, Business Liberty & Assembly Restrictions:**

18 USC 241 – Conspiracy to deprive of rights secured by the constitution

- Gretchen Whitmer, Jocelyn Benson, Dan Nessel, [Garlin Gilchrist]

DOJ Response to 18 USC 241 – The offense is always a felony

US Constitution:

- Amendment I
 - ;or the right of the people to peacefully assemble, (*ordered to not gather in groups of any size depriving of 1st Amendment Rights*)
- Amendment V
 - ,nor be deprived life, liberty, or property, without due process of law; (*liberty has been deprived along with property without due process of law*)
 - EO + Enforcement (18 USC 1001 – these EO's are NOT law)
- Amendment XIV (section 1)
 - No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law... (*liberty has been deprived along with property without due process of law*)
 - EO + Enforcement (18 USC 1001 – these EO's are NOT law)

Michigan Constitution Citizens arrest – Section 746.16 (*allows for felony arrests by citizens*)

Executive Orders:

- EO-2020-69
- EO-2020-70
- Directive from AG Nessel May 4th confirming validity and enforcement

1945 Law (giving Gretchen her “power”) is NOTWITHSTANDING due to Article 6 Section 2 of the US Constitution. The 1945 “law” is NOT PURSUANT OF, it directly violates the 1st, 5th & 14th Amendments of the US Constitution.

Felony Count = Number of Residences in MI x2 (SAH + Assembly) + Number of business effected

APC expected outcome: Arrests made prior to Sept 15th, immediate removal from office, full extent of prison time for each felony count. New precedent set in the United States of America.

Ryan D. Kelley & Jason Howland
American Patriot Council