

How George Floyd died

George Floyd, aged 46, died in Minneapolis by four white policemen. Derek Chavez, age 44, was aided and abetted by three other white policemen there with him on a street in Minneapolis. There were dozens of very concerned eyewitnesses, so concerned that many of them recorded the brutal treatment of George Floyd, brought up single-handedly by his much-loved mother. George Floyd was 46-year-old. He was an achieving sportsman; a college-educated man, who had risen to become a football coach, but who was forced into unemployment in this Covid-19 pandemic, as did many millions of black Americans in the U.S. estimated number of 3 million (3,000,000) and expected through decades to always be the first to lose their jobs.

Police lethal force is a frequent occurrence over many decades in the U.S.

There are three criminological reasons for a white policeman, with race hate tendencies, to want to seriously harm 46 year old George Floyd by throttling him by pressing his knee and much of his weight onto the victim's neck:

(a) George Floyd was a black American citizen.

(b) George Floyd was sitting in a nice, black, 4x4 Mercedes vehicle.

(c) In the vehicle's front passenger seat was a white woman seeming to be in her 40's.

George Floyd knew Derek Chavez: they worked as Nightclub Security Doormen

Did Derek Chauvin, the knee-throttling, white, American policeman know George Floyd previous to seeing him in a black Mercedes vehicle near the CUP CAKE retail shop?

If Chauvin had known Floyd before this day, May 26, 2020, may he have been harbouring a long-held grudge against George Floyd?

Minneapolis Police: use of deadly force

This white policeman, Derek Chavez, who appeared experienced in killing another American Citizen at least once before he murdered George Floyd, had done criminal acts which can be classified as:

The illegal "use of deadly force".

Police misconduct.

Failure to declare a conflict of interest.

Eighteen complaints against Derek Chavez's misconduct against 18 members of the public, at least one dead

Furthermore Derek Chavez has on police Human Resources Files, 18 (eighteen) formal complaints made about his lethal use of force. He had succeeded in getting away with these criminal offences before-*scot free*, as the saying goes. This white policeman who throttled George Floyd to death using his knee on a prostrate victim's neck demonstrated obvious hatred of Mr George Floyd, incited by the racist CUP CAKES retail shop- assistant who did not have George Floyd's \$20 bill certified as counterfeit, but alarmingly called the police of the City of Minneapolis Police Department. It is obvious that ex-policeman Derek Chavez harboured immediate obvious hatred of black American Citizen George Floyd whom Derek Chavez quickly handcuffed after dragging Floyd out of the driving seat of the stationary, legally-parked, black vehicle. I did not see in any of the live recorded videos and decent conversations such as this:

Chavez:

"Good morning Sir. Can I have your name please?"

May I ask the reason you are parked here? We are here because we received a telephone call from the shop-assistant at CUP CAKES, who made a complaint that you bought a packet of cigarettes with a fake \$20 bill. What do you have to say about that? Would you please come over to my police vehicle to discuss it?

Recorded killing of George Floyd

No. There was nothing heard. We saw the victim dragged from the black vehicle. The police opened the driving side door of this black vehicle; dragging George Floyd to the back of the black vehicle where they seemed to be propping him up in order to handcuff his hands tightly behind his back, dragging him over to a police car, where George Floyd collapsed beside the police vehicle. We saw the woman in the passenger seat open the passenger door and leave the vehicle. We saw that police had left the driver's side door of the black vehicle open.

We saw the woman who had been standing on the pavement near the black vehicle, walk towards the car to shut the driver's door. We saw and heard one policeman (who was later keeping the crowds away whilst Derek Chavez knelt George Floyd on his neck for almost nine minutes) shout at the woman to stay away and he himself pushed the driver's side door of the black car-shut but not locked.

Then Derek Chavez instructed two policemen to sit on George Floyd's back, whilst he himself knelt with his knee firmly pressed against George Floyd's neck against the hard, dirty tarmac road. George Floyd managed to gasp a few words: I can't breathe.

Then George Floyd appeared obviously unconscious. Yet the two white policemen continued to sit on his back and Derek Chauvin, the senior white policeman there, did not order them to get off the victim's back. Nor did Derek Chauvin himself discontinue pressing his knee into this unconscious or already dead man's neck.

Derek Chauvin: Intention to commit murder

George Floyd had been pounced on by three of the four white policemen, one, Derek Chauvin, throwing all his weight on George Floyd's neck by pushing his hands deep inside his own trouser pockets so that almost all of this white policeman's weight was distributed onto George Floyd's neck with clear intention to murder Mr George Floyd.

Why?

Because this white policeman Derek Chauvin murdered George Floyd for his own personal non-police reasons.

Unqualified and untrained shop assistant

A shop-assistant had phoned the local police department believing that George Floyd had been in their **Cup Cakes** corner shop and bought one packet of cigarettes. This shop-assistant believed that the \$20 bill George Floyd gave him as payment was a forgery. This shop assistant was not a graduate police officer specializing in fraud offences. He was *not* an officer from the Federal Bureau of Investigation (FBI) nor was he a Laboratory Technician or Electronic Scientist.

Instead, this alleged person was a part-time corner-shop assistant –obviously untrained in shop security and in customer relations and untrained in the use of an alleged fake-bill-revealing machine, which Cup Cakes proprietor allegedly bought recently for his little corner shop in Minneapolis, United States.

He was not security-trained because he left the shop, its contents-including the shop's till, unattended with the shop's door unlocked whilst he decided to leave the shop, the cash machine and all the goods in the shop-at-risk- to go to George Floyd's vehicle to speak with him for several minutes about this alleged fake \$20 bill.

How to conduct a shopping transaction securely-aided by fake-bill machine

Note that this sale of goods occurred in the State of Minnesota in its capital City, Minneapolis.

A note for any reader from the United Kingdom is that the UK Sale of Goods Act 1979 was replaced in the year 2015 with the UK Consumer Rights Act 2015.

Pharmaceutical Society of Great Britain v Boots Cash Chemists (Southern) Ltd [1953] EWCA Civ 6 is a famous English contract law decision on the nature of an offer. The Court held that the display of a product in a store with a price attached is not sufficient to be considered an offer, but rather is an invitation to treat. The Courts held that the display of goods was not an offer. The moment of the completion of contract was at the cash desk, where the \$20-bill fake detection machine must also be placed near the cash till. Usually, all around the world, cigarettes and other expensive small items are kept near the cash till and must be asked for. So George Floyd must have entered the shop, gone to the till with his \$20 bill and asked for a packet of cigarettes. The shop assistant would then get the packet of cigarettes down from the shelf behind him, offering it to the customer for sale. The customer accept the offer by paying for the cigarettes. The contract is complete when the shop assistant gives George Floyd both the cigarettes and his change from the \$20 bill. George Floyd is dead.

We cannot now ask him whether he saw this shop assistant pass Floyd's \$20 bill through a fake-bill detecting machine BEFORE THE ASSISTANT opened the cash till to put the \$20 bill into the cash register, having rung up the price of the packet of cigarettes on the shop till.

This is standard shop-keeper's practice all over the world.

That shop-assistant, id ever there was one must give evidence in court.

If he commits PERJURY, he must go to jail with the highest possible sentence available to the court. It is in the public interest, It is in common interest in International Law.

The shop owner of Cup Cakes must also be subpoenaed. He must verify if he bought a fake-bill-detecting machine, as he told the world's media a few days after George Floyd died. We need to verify WHICH DATE Cup Cakes' alleged owner really bought this machine on; Which company or person did he buy this fraud-detecting machine from>

How much did he pay pat for said machine?

How did he pay for this machine: cash or cheque?

We need to see evidence in court from people who visited that shop around that same time as George Floyd.

We need to see evidence of the CCTV in the shop.

We need to see evidence of CCTV outside the Cup Cakes corner shop.

We need to see the Annual Revenue Accounts for this Corner Shop called Cup Cakes.

We need to see the registration details of the real owner of this corner shop.

When did this owner buy the Cup Cakes corner shop?

How much did he/they/she pay for this shop?

Where did that money come from?

If anyone is lying they should be jailed for perjury because a man did over one \$20 bill.

Only **then can the truth of this death be discovered.**

Fake-Bill-Detecting Machine

For the shop owner to have bought a fake-bill-detecting machine indicates that there have been very many fake bills used to purchase items from his shop. Or it may indicate something more sinister-some sting perhaps set up by Derek Chauvin to put his former colleague George Floyd in jail or dead.

Aiding and abetting a murder

Derek Chauvin, by pinning George Floyd to the ground using all his own weight directed to George Floyd's body via his knee, was "aided and abetted" by his three white policemen colleagues, two of whom were instructed by Derek Chavez to sit on George Floyd's back and the other of these four white policemen ordered the eyewitnesses (who were standing legally on the pavement beside the road) to move away. This 4th white policeman coolly watched closely as Chavez continued to press his knee into the now unconscious victim.

Police urged by eye-witnesses to telephone for an ambulance

There was a large gathering of concerned eye-witnesses, both black and white Minneapolis residents, American Citizens, urging these four white policemen to help Mr George Floyd; to telephone for an ambulance, because the man lying prostrate on the road was obviously not resisting arrest nor was he in need of restraint. He was unconscious.

Eventually one white policeman telephoned the ambulance emergency service and asked for an ambulance to attend and said it was the least of the levels of urgency, but soon afterwards he had to telephone the ambulance emergency service to say that the urgency was at level two.

Ambulance arrived-too late??

Several minutes later an ambulance arrived and Mr George Floyd was lifted onto a wheeled stretcher, pushed to the ambulance. The ambulance personnel ought to have seen that the man on the road was unconscious and should have immediately attempted to resuscitate Mr George Floyd and administer oxygen and telephone their base for a "flying doctor" to continue to try to save this poor man's life there and then - before taking him to hospital.

Eye-witnesses recorded white police murder of a forty-six year old black man

White police brutality recorded by people who were eye-witnesses to this murder of a 46-year-old black American Citizen being murdered by four white policemen on the roads of Minneapolis-in broad daylight. Whilst the number of eye-witnesses increased-standing on the pavement near George Floyd who lay dying face-down, handcuffed behind his back, some eye-witnesses were in their cars and stopped to record this unbelievable 'modern-day-lynching of a black man-by four police officers.

There were eye-witnesses in cars and on the pavement and across the road. Many were recording this incident of white police brutality. This white policeman, Derek Chavez, (with his knee on George Floyd's neck for 8 minutes and 46 seconds, aided and abetted by the 3 white policemen present) has murdered before and had gotten away with it, as did dozens of other white policemen who killed people in the United States of America.

Jealousy? Anger? Driving forces for this blatant gross police misconduct and murder?

George Floyd, on May 26, 2020 may have incensed this particular group of four white American policemen simply because Mr George Floyd had been in a black Mercedes; and in the front seat of the black Mercedes vehicle was a white woman, appearing to be in her thirties or forties.

A black man in MN police perception-"should be begging on the streets in rags"

How dare he drive a nice car? Such are for white men only! This is the conjecture one might conclude as the reason why Derek Chavez murdered a suspect and a victim using his knee on George Floyd's neck for eight minutes and forty-six seconds. This young, fit black American Citizen, with no medical conditions before this murder,¹ lay prone; face-down, non-violent; *handcuffed* by these police officers, whilst one police officer knelt on Mr George Floyd's neck for over eight minutes and thirty-six seconds, until Mr George Floyd was dead.

There was no resistance. In fact, as the police officer knelt on Mr George Floyd's neck with his whole body weight on Mr Floyd's neck, this police officer put his own hands in his own trouser pockets which meant that nearly all of this policeman's weight was deliberately distributed onto George Floyd's neck to murder him. We need to know why.

Institutionally and entrenched racism of Minneapolis Police Department

This is a tactic which this very same police officer had used in the past when he had caused eighteen (18) legal civil actions to be brought against the Minneapolis Police Department during his eighteen years in this

police force. We know that previous to this time, Derek Chauvin had been a nightclub “bouncer” or security person, at the time that George Floyd had also been employed at the same nightclub as a security person. Derek Chauvin also shot a man dead and got away with it by lying. He claimed that the victim, in the victim’s own home, had tried to take Derek Chauvin’s gun from him, and so he shot him dead, in front of the man’s family. He was not charged with murder. He continued being violent to the public and had 18 complaints against him, settled by the police force to a total of over two million U.S. dollars (\$2,000,000.00). He told lawyers that the man he shot dead had attempted to take his gun—a preposterous reason for shooting a man dead. In fact police in the city of Minneapolis have been systematically brutally racist in a way which criminologists and criminal law academics in the United Kingdom would term as being “institutional and entrenched racists”.

Ambulance and police procedure

They called for an ambulance but George Floyd may have already died. As soon as the ambulance nurses arrived and trolleyed Mr Floyd into the ambulance they felt for his pulse but there was no pulse. They performed CPR on George Floyd—allegedly, with no response and they allegedly gave him an electric shock, thinking he must be in cardiac arrest. However he was already dead, they surmised.

Choked to death with Derek Chauvin’s knee on his neck for 8 minutes and 36 seconds

Forty-six year-old –father-of –five, Mr George Floyd was choked to death by Derek Chauvin who had Floyd handcuffed and pressed his knee into Floyd’s neck for eight minutes and forty-six seconds until he died. The white police officer, Derek Floyd, aged 44, who kept his heavy knee on this handcuffed man’s neck until he was dead, is Derek Chauvin.

This victim of police race hate, Mr George Floyd, lying prostrate, handcuffed behind his back, with two policemen on his back at the same time as the third white policeman throttled the life out of him –died in a few minutes from lack of oxygen to his brain. Before he died he was heard begging the officers to stop saying “*I can’t breathe; I can’t breathe.*” Then, his last small gasp of breath was used. He said: “Mama”. His mother had died years ago.

USA and Australia—the tragedies

One must acknowledge that the USA is a country which belonged to the native Amerindians who were kicked away into the long grass and replaced by millions of white Europeans;

Recidivists sent from Britain to Australia to jails built to house them

After kicking out the true Australians, i.e. native the Aborigines, these British convicts became Australians. Australia, many years ago years, was the country to where many criminals were sent by the governments of other countries. Building prisons in Australia, convicts arrived in Australia by ship. This was their punishment. Most were recidivists. They were originally sent to Australia to be domiciled there and they lost their British domicile. They were in truth, the ‘foreigners’ in Australia—foreigners being largely criminals: sent away to Australia as punishment for their domestic crimes of murder, theft, robbery and so on.

Originally refugees to America

White Europeans long ago were in a similar position to refugees at the present time. They were refugees who had run away from countries across the oceans to the other side of the world, in boats: running away from something or other, be it famine, jail, not yet convicted thefts and murders, or simply high-risk ne’er-do-well people.

Americans in the USA are in truth the real “foreigners” to the USA

Some legal action to be taken by UN Human Rights Council on the matter of United States internal genocide of black and aboriginals

During the many protests against the killing of George Floyd in Minneapolis on May 26, 2020, it appears that international attention has now been awakened and on June 15, 2020, there was news that the United Nations has agreed to investigate the many black deaths in the U.S by white policemen. Many black people have died after U.S. police used the Taser on them. The United Nations, a human rights body, plans an urgent debate on allegations of “systemic racism, police brutality and violence against peaceful protests” in the U.S.

On Monday, June 15, 2020, news of the UN released statement dated June 11, 2020 reported on the said decision by UN Human Rights Council. The UN decision was as a result of a recent request by *Burkina Faso* on behalf of African countries. The death of George Floyd is unfortunately not an isolated incident, the letter said.

Taser use on many black people in the U.S.

It is well known that U.S. police in all states are somewhat “gung-ho” in the way they Taser members of the public in the U.S states for very minor incidents and there are hundreds of such cruel and unnecessary treatment of American Citizens, especially black American citizens, who receive this uncalled for punishment from white policemen in America, from which electric shocks used against them cause many black people to die.

U.S. police usage of Taser electric shock weapons has killed many persons. When those encounters are fatal, most of those persons who die after police shoot electricity at them with the Taser weapon, are black people, statistics show. The respected global news organisation *Reuters* has documented 1,081 cases through to the end of 2018, in which people died after being shocked by police with a Taser.

At least 32 percent of those who died were Black, and at least 29 percent were White. African Americans make up 14 percent of the US population, and non-Hispanic whites, 60 percent.

Was George Floyd Tasered and stunned and brain damaged with the secret, newly manufactured American G.L.O.V.E. Taser?

This author did note that two of the Minneapolis White policemen who arrived minutes after the retail shop CUP CAKES telephoned the police to complain that a \$20 bill had just been passed in the CUP CAKES shop to purchase one packet of cigarettes, police cars arrived within minutes. This author noticed on one eye-witness's video, which was set to automatically send all recorded videos to the Internet social media websites - that the two main police officers in this murder were both wearing black leather-type gloves on a very warm day.

A secret new American Weapon-of-Force named the G.L.O.V.E.

his author recognised these gloves as being –not everyday gloves- but the newly manufactured line of vicious weapons for *covert* use by police and prison officers and the military. This new Weapon-of-Force has been named the G.L.O.V.E, by the manufacturers, based in the United States. This is a new high-tech glove-equipment released to the police departments and the military and prison governors in the United States since May 2019.

Compliant Technologies Inc.; a limited company owned by ex-police who now manufacture a covert, as yet unapproved and illegal “weapon-of-force” tool, innocuously named “G.L.O.V.E”

The GLOVE has not been approved by the DEA. It is therefore an illegal weapon used by U.S. Police Officers and U.S. Police Prison Officers and U.S. Military Personnel who can all buy this weapon-of-force-tool with no regard for the health and safety of those held in police custody, all prisoners in U.S. jails and all who go as soldiers to other countries for whatever reasons. This is a lethal, non-certified weapon manufactured by ex-police officers in a quango formation of a legal limited company, named Compliant Technologies.

New use-of-force-tool manufactured since May 2019, is for police, prison officers and the military: the G.L.O.V.E. The **G.L.O.V.E.** is unapproved by United States government departments for legal compliance, is a new ‘use of force tool’ named simply “GLOVE” and is manufactured by an American company named Compliant Technologies in the united states and not approved by government bodies. But police and prisons and the military can buy the GLOVE, perhaps hiding the purchase among “workwear expenses” in their accounting ledgers. Only this one company makes the GLOVE electric –shock- covert tool. Why-because it is a lethal, covert use-of-force-tool. In fact, the ACRONYM GLOVE stands for "Generated Low Output Voltage Emitter".

The G.L.O.V.E.

It looks very much like an ordinary leather glove. It has a control mechanism in the palm side of the glove. Nobody can see the palm-side apart from the wearer. The wearer can press a switch in the palm of the glove. The wearer is protected from electrical shock. There is no electric wire running from the equipment which must hook on to the victim-as in the TASER equipment, a Weapon-Of-Force-Tool.

The G.L.O.V.E. works completely silently.

The wearer switches it on. A light comes on briefly so that the wearer knows it is on. The wearer can simply say ‘hello’ and touch someone’s skin anywhere, and the skin of the touched person conducts an electrical charge from the GLOVE to the person so touched. Since the GLOVE is designed to be used as a use-of-force-tool, it can be used on any part of the victim’s body but manufacturer says “*it should not be used in a man’s groin.*”

Res ipsa loquitur.

The GLOVE should not be used in a man's groin, the manufacturers warn. Police wear it. It appears like any other leather glove. It does not have a warning label in RED stating “WARNING: ELECTRICALWEAPON-OF-FORCE.”

Police switch it on and shock the arrested person. Only the policeman wearing the GLOVE can see the light in the palm of his hand when it is turned on. The policeman then shocks the victim with his hand. So it works like a direct-contact TASER but with no lights that the victim can see and with no sound that any eyewitness or passerby can hear.

Like a direct contact Taser with no lights or noise but with conductive electrode pads

The GLOVE has **conductive electrode pads** on the palm side of the glove.

The Policeman touches the person's skin anywhere-gently, and it shocks the VICTIM and nobody looking on can see what happened.

On one side it looks just like any leather glove.

The author saw one of the policemen arrive in his police car, jump out and began to put on the black leather-like glove as he approached George Floyd's black Mercedes car.

Later, I saw white policeman DEREK CHAUVIN wearing similar black leather electric shock GLOVE which causes in the victim, "**neural periphery interference**" straight to the victim's. This very covert and silent electric shock with the GLOVE may be the reason why George Floyd was slumped by a police car.

G.L.O.V.E. A SECRET UNITED STATES USE-OF-FORCE-TOOL

a new secret United States use-of-force-tool which has definitely NOT been authorised by the D.E.A. Policemen in the United States and criminals who may also buy them, can 'sock' a black man by just touching him with the glove on his groin or bone joints and he might die right there.

The white American policeman who shocks a black victim with a G.L.O.V.E. he is wearing, will CAUSE the black victim to receive with an electric shock straight to the brain of this black victim, CAUSING this victim to *appear very drunk* if there were eyewitnesses present.

A victim of this policeman's use of an illegal **weapon-of-force-tool** will appear very drunk because the shock he received drunk will cause the victim's nervous system to be damaged and so the victim will slump to the ground unable to move-as we saw George Floyd do after the white policeman touched him, that video recorded by one of the dozens of eyewitnesses and sent immediately electronically, worldwide.

Eye-witnesses; switched-off police cameras; recorded videos by several eyewitnesses which automatically went viral worldwide: a travesty of police committing racial hate crime

None of the eyewitnesses and none of the separate video recordings by eyewitnesses' show any signs of (white- now-ex-policeman) DEREK CHAUVIN tell black, Father-of- Five and Grandfather that he, George Floyd, being arrested by Derek Chauvin.

The usual treatment of a matter such as this-when one £20 bill is suspected to be fake- many instances of persons being caught-up in this passing-off because somebody else passed it to them by the fact that once in circulation, many innocent people are duped and given such a commonly used bill in change etc. Because a person pays with such a bill does not mean that that person has a factory which is making such bills. The normal police procedure in such a case is to chat with the shop's customer; record some notes in his book and leave. This is because the procedure in criminal law does not dictate that any criminal offence has taken place.

This is because a customer chose to buy one packet of cigarettes from his corner shop.

The shop assistant knows this customer who visits this corner shop every week at least once a week and the shop assistant took George Floyd's money. The shop assistant handed George Floyd a packet of cigarettes; the shop-assistant also handed George Floyd, the customer, his change, perhaps \$8. The customer thanked the shop assistant and left the corner shop Cup Cakes and returned to his vehicle parked nearby. The shop assistant for some reason did not pass the \$20 till through an alleged new bill-checking machine which the shop proprietor had allegedly bought for the shop cashier's use;

But the shop assistant at Cup Cakes corner shop told police that after the customer left this shop, without the \$20 bill through the bill-checking machine. This is a total breach of the contract between the shop and the customer. The Sale of Goods deals with a contract between a customer and the shop's proprietor. The display of products for sale in the shop represents an *invitation to treat*. The customer accepts the offer of a packet of cigarettes.

The usual practice of policemen who understand the law is to have a conversation about which shops the customer had frequented, etc, in order to trace where the bills are coming from, even from overseas- **not** what DEREK Chauvin did to my family.

What DEREK CHAUVIN and his three white Minneapolis Police colleagues did to the Victim, 46-year-old football coach George Floyd near the Cup Cakes retail corner shop

a man with the new covert illegal weapon-of-force, called the G.L.O.V.E.;

- *handcuff Floyd's hands *very tightly* behind his back,(see picture of Floyd crying out in pain) ;
- *NOT INFORM FLOYD that he is being arrested before handcuffing him as he was not aggressive or resisting CHAUVIN;
- *NOT read FLOYD his Miranda Rights;
- * NOT allow Floyd to contact an attorney or relative nor tell him his rights;
- * but, violently, DEREK CHAUVIN, with eighteen violent arrest violations reported in litigation claims to the State of Minnesota Police Head Quarters and on Derek Chauvin's employment file, and in public records databases, costing Minnesota Police Head Quarters a total of TWO Million U.S. Dollars paid out IN damages to victims of is violent man-handling (\$2,000,000);
- * DEREK CHAUVIN having already shot one compliant black man dead;
- *left Floyd's vehicle door wide open and insecurely;
- *knocked his black victim, George Floyd, to the tarmac road;
- *instructed two white policemen to sit hard on George Floyd-whilst
- * Derek Chauvin now-ex-policeman (dismissed) himself took on the lead violence by

*Derek Chauvin himself pressing/kneeling hard on George Floyd's neck in front of a large gathering of shocked, pleading eyewitnesses; and

* Derek Chauvin continued to press his knee hard into George Floyd's neck for eight minutes and forty-six seconds until he was dead;

* George Floyd dead, face pressed hard into the dirty tarmac road; obviously unconscious or dead;

*during which eight and forty-six seconds, the two other white policemen continued to sit tightly on George Floyd's back as if at a picnic;

*during which eight minutes and forty-six seconds, the fourth white policeman stood near to kneeling white policeman Derek Chauvin, who continued relentlessly to press his knee into George Floyd's now dead neck;

*this fourth white policeman looked on as if at a football match, watching George Floyd die before his very eyes;

*this fourth white policeman telling the eyewitnesses that this was not their business; warning them to move away;

*whilst the crowd begged the fourth white policeman to telephone for an ambulance;

* and whilst the crowd of eyewitnesses pleaded with the fourth white policeman to call for an ambulance and ask his colleague to release the chokehold on George Floyd's neck as he was obviously unconscious.

*But Derek Chauvin with his hands casually in his trousers pockets, told the eyewitnesses to mind their own businesses;

None of the video recordings which went viral immediately included a MIRANDA WARNING BY DEREK CHAUVIN TO Mr GEORGE FLOYD for paying with a \$20 bill for one single packet of cigarettes. None included the words of any of these four white policemen saying: "*George Floyd, you are under arrest.*"

What a touch on the skin of a victim by the G.L.O.V.E. will do to the victim

The victim becomes un-coordinated and his nervous system is damaged. His damaged brain makes him unable to move. When that policeman in the video told George Floyd to "*get up and get in the car*", this author just knew that policeman Derek Chauvin knew that Floyd could not get up because he had just shocked him with his single handed "*G.L.O.V.E.*" use of force tool. The policeman Derek Chauvin knew what he had done to George Floyd. He knew that George Floyd could not get up.

Eyewitnesses would think that George Floyd was drunk.

So Senior Policeman took that Executive Decision to knee-throttle George Floyd to death. He jumped on Floyd's neck.

Did the policeman have that "glove" on when he sat on George Floyd??

Derek Chauvin knew very well that he just shocked George Floyd in the groin with his G.L.O.V.E. and Floyd could no longer move.

Police know that this secret use of force tool "*G.L.O.V.E.*" must not be used on a victim's face, throat or groin. It is dangerous and G.L.O.V.E. is an unofficial covert police use of force weapon on the market to police since May 2019.

END OF CHAPTER ONE.