
**WRIT MANDAMUS TO CLERK TO
FILE ON DEMAND UNDER PENALTY OF LAW**

FROM UNIFIED UNITED STATES COMMON LAW GRAND JURY
TO: UNITED STATES SUPREME COURT CLERK
RE: NATIONAL EMERGENCY CONCERNING HIGH TREASON

The attached Writ Mandamus is a “Common Law Prerogative” that proceeds according to the “Rules of Common Law” and NOT Federal Rules of Civil Procedure under Leviathan’s civil law. You are commanded to deliver said Mandamus to the addressed Justice under penalty of Law for aiding and abetting for treason if you unlawfully conceal, remove, mutilate, obliterate, or destroy said document.

You are directed to obey the Law by “Time Stamping the Cover Sheet” and return a copy using the enclosed self-addressed stamped envelope without delay. If you choose not to obey the Laws clearly stated below, you are commanded to return a copy of your oath, surety bond and financials as required by law upon demand, in accordance with 1 Stat 122 and 2 Stat 298 and FRCP Rule 902, Article VI Clause 3, Title 31 USC §225.1. You are compelled to answer under 28 USC §1361.

18 USC §2381 – **TREASON** – Whoever, owing allegiance to the United States, levies war against them or adheres to their enemies, giving them aid and comfort within the United States or elsewhere, is guilty of treason and shall suffer death, or shall be imprisoned not less than five years and fined under this title but not less than \$10,000; and shall be incapable of holding any office under the United States.

CLERK IS TO TAKE NOTICE OF THE FOLLOWING LAWS:

CLERK IS TO FILE – 18 USC §2076 – Whoever, being a clerk of a district court of the United States, willfully refuses or neglects to make or forward any report, certificate, statement, or document as required by law, shall be fined under this title or imprisoned not more than one year, or both.

CLERK IS NOT TO BE PERSUADED – 18 USC §1512 (b) Whoever [Judges] knowingly uses intimidation, threatens, or corruptly persuades another person, or attempts to do so, or engages in misleading conduct toward another person, with intent to (1) influence, delay, or prevent the testimony of any person in an official proceeding; (2) cause or induce any person to – (A) withhold testimony, or withhold a record, document, or other object, from an official proceeding; (B) alter, destroy, mutilate, or conceal an object with intent to impair the object’s integrity or availability for use in an official proceeding; ... shall be fined under this title or imprisoned not more than 20 years, or both. (3) ... (c) Whoever corruptly (1) alters, destroys, mutilates, or conceals a record, document, or other object, or attempts to do so, with the intent to impair the object’s integrity or availability for use in an official proceeding; or (2) otherwise

obstructs, influences, or impedes any official proceeding, or attempts to do so, shall be fined under this title or imprisoned not more than 20 years, or both.

CLERK IS NOT TO REMOVE AND RETURN – 18 USC § 2071 Concealment, removal, or mutilation generally (a) Whoever willfully and unlawfully conceals, removes, mutilates, obliterates, or destroys, or attempts to do so, or, with intent to do so takes and carries away any record, proceeding, map, book, paper, document, or other thing, filed or deposited with any clerk or officer of any court of the United States, or in any public office, or with any judicial or public officer of the United States, shall be fined under this title or imprisoned not more than three years, or both. (b) Whoever, having the custody of any such record, proceeding, map, book, document, paper, or other thing, willfully and unlawfully conceals, removes, mutilates, obliterates, falsifies, or destroys the same, shall be fined under this title or imprisoned not more than three years, or both; and shall forfeit his office and be disqualified from holding any office under the United States...

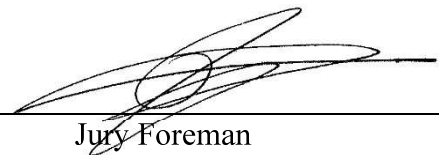
§175.25 A person is guilty of tampering with public records in the first degree when, knowing that (s)he does not have the authority of anyone entitled to grant it, and with intent to defraud, (s)he knowingly removes, mutilates, destroys, conceals, makes a false entry in or falsely alters any record or other written instrument filed with, deposited in, or otherwise constituting a record of a public office or public servant. Tampering with public records in the first degree is a class D felony.

§175.05 Falsifying public records in the second degree is a class A misdemeanor. A person is guilty of falsifying public records in the second degree when, with intent to defraud, he: Makes or causes a false entry in the public records; or alters, erases, obliterates, deletes, removes or destroys a true entry in the public records; or Omits to make a true entry in the public records in violation of a duty to do so which he knows to be imposed upon him by law or by the nature of his position; or Prevents the making of a true entry or causes the omission thereof in the public records.

§175.20 Tampering with public records in the second degree. A person is guilty of tampering with public records in the second degree when, knowing that he does not have the authority of anyone entitled to grant it, he knowingly removes, mutilates, destroys, conceals, makes a false entry in or falsely alters any record or other written instrument filed with, deposited in, or otherwise constituting a record of a public office or public servant. Tampering with public records in the second degree is a Class A misdemeanor.

SEAL

January 31, 2023



Jury Foreman

Unified United States Common Law Grand Jury

350 Northern Blvd Ste 1175, Albany, New York 12204

• Fax (888) 891-8977

AL, AK, AZ, AR, CA, CO, CT, DE, FL, GA, HI, ID, IL, IN, IA, KS, KY, LA, ME, MD, MA, MI, MN, MS, MO, MT, NE, NV, NH, NJ, NM, NY, NC, ND, OH, OK, OR, PA, RI, SC, SD, TN, TX, UT, VT, VA, WA, WV, WI, WY:

TRIBUNAL, WE THE PEOPLE

IN THE UNITED STATES SUPREME COURT

FEDERAL COURT OF RECORD CASE NO: 1:16-CV-1490

NATIONAL EMERGENCY CONCERNING HIGH TREASON 18 USC §2382

- “Judges have no more right to decline the exercise of jurisdiction which is given, than to usurp that which is not given. The one or the other would-be treason to the Constitution.”¹
- “Silence can only be equated with fraud where there is a legal or moral duty to speak, or where an inquiry left unanswered would be intentionally misleading.”²

COVER SHEET

ORIGINATING DE-FACTO COURT: US DISTRICT COURT FOR THE NORTHERN DISTRICT OF NY. Statutory Case No: 1:16-CV-1490
Common Law Case No: 1776-1789-2015

TRIBUNAL: Sureties of the Peace³ Coram Nobis⁴
350 Northern Blvd Ste 1175, Albany, New York 12204

JURISDICTION: Court of Record,⁵ aka Common Law

REGARDING: Peremptory Writ Mandamus Concerning an Action at Law filed in the Northern District of New York
Regarding High Treason

RESPONDENTS: United States Supreme Court

COPIED FOR ENFORCEMENT: NORAD/USNORTHCOM PA,
Gen. Glen D. VanHerck
NATIONAL GUARD BUREAU,
Gen. Daniel R. Hokanson;

¹ Cohen v. Virginia, (1821), 6 Wheat. 264 and U.S. v. Will, 449 U.S. 200.

² **Silence** US v Tweel, 550 F.2d 297, 299. See also US v. Prudden, 424 F.2d 1021, 1032; Carmine v. Bowen, 64 A. 932

³ **Sureties of the Peace**, Grand/Petit Jury: “If anyone has been dispossessed without the legal judgment of his peers, from his lands, castles, franchises, or from his right, we will immediately restore them to him; and if a dispute arise over this, then let it be decided by the five and twenty jurors of whom mention is made below in the clause for securing the peace. Moreover, for all those possessions, from which anyone has, without the lawful judgment of his peers, been disseized or removed by our government we will immediately grant full justice therein.” – Magna Carta 52

⁴ **CORAM NOBIS**: Before us ourselves, (the king, i. e., in the king’s or queen’s bench.) Applied to writs of error directed to another branch of the same court, e. g., from the full bench to the court at nisi prius. 1 Archb. Pr. K. B. 234.

⁵ **COURT OF RECORD**: Proceeding according to the course of common law – Jones v. Jones, 188 Mo.App. 220, 175 S.W. 227, 229; Ex parte Gladhill, 8 Metc. Mass., 171, per Shaw, C.J. See, also, Ledwith v. Rosalsky, 244 N.Y. 406, 155 N.E. 688, 689; Black’s Law Dictionary, 4th Ed., 425, 426.

SERVED VIA US POSTAL SERVICE TO:

Supreme Court of the United States
1 First Street, NE Washington, DC 20543

US Supreme Court Justice John G. Roberts
1 First Street, NE Washington, DC 20543

US Supreme Court Justice Clarence Thomas
1 First Street, NE Washington, DC 20543

US Supreme Court Justice Samuel A. Alito, Jr.
1 First Street, NE Washington, DC 20543

US Supreme Court Justice Sonia Sotomayor
1 First Street, NE Washington, DC 20543

US Supreme Court Justice Elena Kagan
1 First Street, NE Washington, DC 20543

US Supreme Court Justice Neil M. Gorsuch
1 First Street, NE Washington, DC 20543

US Supreme Court Justice Brett M. Kavanaugh
1 First Street, NE Washington, DC 20543

US Supreme Court Justice Amy Coney Barrett
1 First Street, NE Washington, DC 20543

US Supreme Court Justice Ketanji B. Jackson
1 First Street, NE Washington, DC 20543

NORAD/USNORTHCOM PA
Gen. Glen D. VanHerck
250 Vandenberg, Ste. B-016
Peterson Space Force Base, CO 80914-3808

National Guard Bureau,
Gen. Daniel R. Hokanson
111 S. George Mason Dr., Arlington, VA 22204

TABLE OF CONTENTS

File On Demand	-	-	-	-	-	-	-	-	-	-	cover
Cover Sheet	-	-	-	-	-	-	-	-	-	-	page 1
Table of Contents	-	-	-	-	-	-	-	-	-	-	page 3
Writ Mandamus, A Prerogative writ, The People’s Remedy	-	-	-	-	-	-	-	-	-	-	page 4
This Writ Mandamus for Cause Is Peremptory	-	-	-	-	-	-	-	-	-	-	page 5
Extraordinary Action against the Federal Judiciary and ABA	-	-	-	-	-	-	-	-	-	-	page 5
The People have been providentially entrusted to dispense justice	-	-	-	-	-	-	-	-	-	-	page 6
An Extraordinary Action at Law by the People	-	-	-	-	-	-	-	-	-	-	page 7
The Peoples sovereign right of government by consent	-	-	-	-	-	-	-	-	-	-	page 8
The United States Supreme Court is to Take Judicial Notice	-	-	-	-	-	-	-	-	-	-	page 8
To Not Act is High Treason	-	-	-	-	-	-	-	-	-	-	page 9
A myriad of evidence	-	-	-	-	-	-	-	-	-	-	page 10

LIST OF MEMORANDUMS & (HAND) BOOKS ATTACHED

- Memorandum of Law Abrogation of the Law of the Land (4 pages)
- Memorandum of Law Concerning Law and Equity (9 pages)
- Memorandum of Law 17th Amendment (12 pages)
- Memorandum of Law Abrogation of the United States (14 pages)
- Memorandum of Law Original 13th Amendment (10 pages)
- Memorandum of Law 16th Amendment (2 pages)
 - The Law That Never Was Vol 1, (382 pages) Found at – www.nationallibertyalliance.org/files/xylem/TheLawThatNeverWasVol1.pdf
 - The Law That Never Was Vol 2, (341 pages) Found at – www.nationallibertyalliance.org/files/xylem/TheLawThatNeverWasVol2.pdf
- Memorandum of Law Concerning the Rules of Common Law (5 pages)
- Memorandum of Law Right of Free Access to Our Court (2 pages)
- Memorandum of Law County Sheriff (10 pages)
- Memorandum of Law Common Law Grand Jury (7 pages)
 - Grand Jury Handbook, (30 pages)
- Memorandum of Law Common Law Petit Jury (17 pages)
 - Petit Jury Handbook, (41 pages)
- Memorandum of Law People’s Right to Orientate the Jury (6 pages)
- Memorandum of Law Engel v. Vitale (Bible in School) (16 pages)
- Memorandum of Law Non-Judicial Foreclosures (5 pages)
- Memorandum of Law Article I Courts (4 pages)
- Memorandum of Law Right of Habeas Corpus (4 pages)
- Memorandum of Law Right to Practice Law (4 pages)
- Memorandum of Law Family Courts (6 pages)

United States Supreme Court

1 First Street, NE Washington, DC 20543

JURISDICTION, COURT OF RECORD
TRIBUNAL, WE THE PEOPLE
NATIONAL EMERGENCY

WRIT MANDAMUS⁶

A PREROGATIVE WRIT – THE PEOPLE’S REMEDY⁷

TO: The United States Supreme Court, and Individually Justice John G. Roberts, Justice Clarence Thomas, Justice Samuel A. Alito, Jr., Justice Sonia Sotomayor, Justice Elena Kagan, Justice Neil M. Gorsuch, Justice Brett M. Kavanaugh, Justice Amy Coney Barrett, and Justice Ketanji Brown Jackson:

COMES NOW THE CONSTITUTED⁸ UNIFIED⁹ UNITED STATES COMMON LAW¹⁰ GRAND JURY¹¹ OF THE FIFTY UNITED STATES OF AMERICA TO COMMAND THE UNITED STATES SUPREME COURT JUSTICES to perform their sworn duty to champion the reinstatement of our Common Law Courts of Justice. Thereby guaranteeing, as is your sworn duty, to every state in this union a Republican Form of Government¹² as ordained by the People via the Constitution and protect our courts against invasion,¹³ or vacate your office!

⁶ **Writ Mandamus** – An extraordinary judicial writ issuing out of a court of superior jurisdiction, directed to an inferior court or tribunal exercising judicial powers, for the purpose of preventing the inferior tribunal from usurping a jurisdiction with which it is not lawfully vested, *State v. Stanfield*, 11 Okl.Cr. 147, 143 P. 519, 522; from assuming or exercising jurisdiction over matters beyond its cognizance, *Jackson v. Calhoun*, 156 Ga. 756, 120 S.E. 114, 115; or from exceeding its jurisdiction in matters of which it has cognizance. *Jackson v. Calhoun*, 156 Ga. 756, 120 S.E. 114, 115.

⁷ **Prerogative writs** – are those issued by the exercise of the extraordinary power of the king (today that would be the jury or the sovereign of the court if the jury is not yet seated) on proper cause.

⁸ **CONSTITUTED** – The People of each county have come together to agreed and declared a return to Common Law Juries.

⁹ **UNIFIED** - Every county in the state has constituted the Common Law Juries.

¹⁰ **COMMON LAW** – Article VI – This Constitution, and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every state shall be bound thereby, anything in the Constitution or laws of any State to the contrary notwithstanding.

¹¹ **COMMON LAW GRAND JURY** – Amendment V No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a Grand Jury...; The Court of Appeals’ rule would neither preserve nor enhance the traditional functioning of the grand jury that the “common law” of the Fifth Amendment demands. *UNITED STATES v. WILLIAMS, Jr.* 112 S.Ct. 1735; 504 U.S. 36; 118 L.Ed.2d 352.

¹² **Article IV Section 4** – The United States shall guarantee to every state in this union a republican form of government, and shall protect each of them against invasion; and on application of the legislature, or of the executive (when the legislature cannot be convened) against domestic violence.

¹³ **INVASION** – (Blacks 4th) An encroachment upon the rights of another; the incursion of an army for conquest or plunder. Webster. See */Etna Ins. Co. v. Boon*, 95 U.S. 129, 24 L.Ed. 395. CONSTITUTIONAL LIBERTY OR

THIS WRIT MANDAMUS FOR CAUSE IS PEREMPTORY

The Federal Judiciary officers (*judges, clerks, and attorneys*) of the de-facto civil law court(s) have been fully informed concerning the High Treason against we the People and our Republican form of Government. The Federal Judiciary, for more than six years, have ignored the filings in the above said originating court and by their fraudulent six years of silence and concealment of this case confirm to this Tribunal that they are cognizant of their crimes and have chosen to commit felony rescue of the enemy and are thereby enemies of the Republic of the United States of America. Said court officers are guilty of Conspiracy to Defraud, Fraud on the Court, Treason, and some High Treason. The United States Supreme Court is Hereby Commanded to obey, without exception, this Mandamus and thereby champion the Law of the Land by reinstating our Common Law courts, aka "Courts of Record."

The Justices of this United States Supreme Court are expected to know the differences between proceeding At Law¹⁴ and in equity aka positive law.¹⁵ The Justices of the United States Supreme Court know that most, if not all, federal and state courts have been acting under civil law and have closed the doors of Justice to the People as they defraud them with the facade of a lawful court and extort them for money to enter the courts of Leviathan and not nature's God. We the People paid to build and operate these court buildings, including your compensations and it has become a "*Den of Thieves!*"

THIS IS AN EXTRAORDINARY ACTION, AN INDICTMENT AGAINST THE FEDERAL JUDICIARY AND THE AMERICAN BAR ASSOCIATION, aka "*Minions of the New World Order*." The purpose of this judicial action is to reinstate our "Natural Law Republic" in all our

FREEDOM. Such freedom as is enjoyed by the citizens of a country or state under the protection of its constitution; the aggregate of those personal, civil, and political rights of the individual which are guaranteed by the constitution and secured against invasion by the government or any of its agencies. *People v. Hurlbut*, 24 Mich. 106, 9 Am.Rep. 103.

¹⁴ **AT LAW:** Blacks 4th – This phrase is used to point out that a thing is to be done according to the course of the common law; it is distinguished from a proceeding in equity.

¹⁵ **Positive law**, Blacks 4th – typically consists of enacted law—the codes, statutes, and regulations that are applied and enforced in the courts. The term derives from the medieval use of *positum* (Latin “established”), so that the phrase positive law literally means law established by human authority.” “All codes, rules, and regulations are for government authorities only, not human/Creators in accordance with God’s laws. All codes, rules, and regulations are unconstitutional and lacking due process...” *Rodriques v. Ray Donovan* (U.S. Department of Labor) 769 F. 2d 1344, 1348 (1985). The common law is the real law, the Supreme Law of the land, the code, rules, regulations, policy and statutes are “not the law”, [*Self v. Rhay*, 61 Wn (2d) 261] “All laws, rules and practices which are repugnant to the Constitution are null and void” – *Marbury v. Madison*, 5th US (2 Cranch) 137, 180.

federal and state courts. Whereas the crimes and damages are so great, so numerous, and have continued for so long that we will leave the criminal arrests, trials, and just penalties for “High Treason”¹⁶ to the United States Military Tribunals and the untainted Grand Juries across America as cases are brought by their victims into our “Courts of Law.”

WE THE PEOPLE VIA THE GRAND JURY HAVE BEEN PROVIDENTIALLY ENTRUSTED VIA NATURAL LAW to dispense justice and were provided legal recourse to address the criminal conduct of the Judiciary and our Representatives. The People have the “unbridled right” by Law and in Law to empanel their own grand juries and present True Bills of Information, Indictments, and Presentments to a Court of Justice.¹⁷ It is We the Jury’s duty that;

“If anyone has been dispossessed without the legal judgment of his peers, from his lands, homes, franchises, or from his right, we will immediately restore them to him; and if a dispute arise over this, then it will be decided by the five and twenty jurors of whom mention is made below in the clause for securing the peace. Moreover, for all those possessions, from which anyone has, without the lawful judgment of his peers, been disseized or removed by our government, we will immediately grant full justice therein.” – Magna Carta Paragraph 52.

WE THE PEOPLE HAVE THE UNBRIDLED RIGHT TO EMPANEL AND PRESIDE OVER OUR OWN COURT PROCEEDINGS unfettered by legislation and technical rules, whereas We the People proceeded under Natural Law and the Rules of Natural Law as Petit Jurist. Natural Law demands that only the People via “*free and independent Grand Juries and Petit Juries*” have the supreme judicial authority to assemble, to indict or not, to decide the law, to sit as the tribunal in all criminal cases and all cases where the controversy is more than twenty dollars, to nullify any statute, to deny any rules, to judge guilt or innocence, and to pronounce the remedy or punishment. All free from judiciary interference and whose decisions are final and cannot be overturned.

¹⁶ **High Treason** – In English law. Treason against the king or sovereign, as distinguished from petit or petty treason, which might formerly be committed against a subject. 4 Bl.Comm. 74, 75; 4 Steph. Comm. 183, 184, note.

¹⁷ US v Williams 1992, 112 S.Ct. 1735, 504 U.S. 36, 118 L.Ed.2d 352.

THEREFORE, AS THE PREAMBLE TO THE DECLARATION OF INDEPENDENCE DECLARES: *Whenever any Form of Government becomes destructive to our Rights, It is the Right of the People to alter government, and Institute New Servants!* This was reiterated by James Madison when he said,

“The People have an indubitable, unalienable, and indefeasible right to reform or change their government, whenever it be found adverse or inadequate to the purposes of its institution.”

And, Samuel Adams said,

“The natural liberty of man is to be free from any superior power on Earth, and not to be under the will or legislative authority of man, but only to have the law of nature for his rule.”

We the Jury find that the Federal Judiciary has become averse to the “Law of the Land” thereby placing our Republic and our Liberty in jeopardy. Since at least 1871, via the repugnant and subversive Organic Act, the Federal Judiciary has brought the United States Republic to the brink of destruction and carried the People away under Leviathan’s Babylonian rule.

WE THE PEOPLE COMMAND, NOT ASK, a Return to the Law of our Common Law Republic, an unalienable right of the People, or face the wrath of this Lawful Assembly of the Sureties of Peace!

WE THE PEOPLE HEREIN, having filed hundreds of papers and demanded obedience by hundreds of federal and state judges under the above said case number. Every case was ignored and met with silence!

THEREFORE, WE THE UNIFIED UNITED STATES COMMON LAW GRAND JURY, UUSCLGJ HEREIN NOW PROCEED AS A PETIT JURY of more than ten thousand jurists under Natural Law and the Rules of Natural Law having filed and advanced to this point under the auspices of the court in spite of being ignored and having our cases concealed and unlawfully rejected. The record shows that no respondent made any Return and no respondent provided any Objection, and by their Silence alone demonstrates fraud and Treason or High Treason, to be sorted out in future filings.

MOREOVER, AND MOST IMPORTANTLY, THE ISSUES OF THIS CASE ARE SELF-EVIDENT, WIDELY KNOWN, AND JUST and cannot be denied by any reasonable minded person. The United States Supreme Court Justices took an oath to do Justice and thereby is in a position to order obedience to its subservient courts by commanding the inferior courts (*both federal and state judiciaries*), (1) RESTORE JUSTICE, (2) LET THE PEOPLE GO FROM UNDER THE GRIP OF LEVIATHAN'S BABYLONIAN COURTS, (3) OBEY THE LAW OF THE LAND, (4) SECURE THE BLESSINGS OF LIBERTY, (5) OPEN OUR COURTS OF LAW, (6) PROTECT OUR REPUBLICAN FORM OF GOVERNMENT AND (7) PERMIT ACCESS TO LAWFUL COURTS BY THE PEOPLE AND FOR THE PEOPLE, WITHOUT COST or face the consequences as accomplices in High Treason that has the same penalty as the principals for all involved!¹⁸ We the Jury of more than 10,000 People are Resolved!

WE THE TRIBUNAL, by Executing Our Sovereign Right of Government by Consent, herein COMMAND the United States Supreme Court's obedience to this Writ Mandamus. WE DO NOT ASK! And we do indeed act under the threat of Indictment for High Treason to Any Justice that denies our Unalienable Right of Courts of Justice, our Natural Law Republic and our Right of Government by Consent in the spirit of Magna Carta and the Declaration of Independence.

FURTHERMORE, "We the Jury" Command all elected, appointed and hired servants of the court to obey the Law of the Land and join the Sovereign People in our mission to reinstate the Constitution for the United States of America in all our American Courts and bring to Justice all subverts. Now that you have been formally directed by Writ to act, to do nothing elevates you to Principle and We Will Act Accordingly!

**THE UNITED STATES SUPREME COURT IS TO
TAKE JUDICIAL NOTICE AS FOLLOWS:**

You have been Fully & Formally Informed Herein, Pursuant to 18 USC §2382 of Treason at the highest level of government!¹⁹ You are Bound by Oath and Conscience to Act!

¹⁸ High Treason – Blacks Law 4th: 3 Inst. 138: In high treason no one can be an accessory but only principal.

¹⁹ 18 USC §2382 – *Misprision of treason: Whoever, owing allegiance to the United States and having knowledge of the commission of any treason against them, conceals and does not, as soon as may be, disclose and make known the same to the President or to some judge of the United States, or to the governor or to some judge or justice of a particular State, is guilty of misprision of treason and shall be fined under this title or imprisoned not more than*

18 U.S. Code §2: “Principals (a) Whoever commits an offense against the United States or aids, abets, counsels, commands, induces or procures its commission, is punishable as a principal. (b) Whoever willfully causes an act to be done which if directly performed by him or another would be an offense against the United States, is punishable as a principal.”

5 U.S. CODE §7311 – an individual may not accept or hold a position in the Government of the United States or the government of the District of Columbia if he (1) advocates the overthrow of our constitutional form of government; [would be proven by your silence and lack of action to execute your vested powers to secure our Republic] (2) is a member of an organization (such as the BAR Association) that he knows advocates the overthrow of our constitutional form of government.

18 U.S. CODE §1918 – Whoever violates the provision of section 7311 of title 5 that an individual may not accept or hold a position in the Government of the United States or the government of the District of Columbia if he (1) advocates the overthrow of our constitutional form of government; (silence & non-action proves advocacy to overthrow our constitutional form of government) (2) is a member of an organization that he knows advocates the overthrow of our constitutional form of government; (Such as the BAR Association, resign from the BAR Association now or resign your office now!).

“Silence can only be equated with fraud where there is a legal or moral duty to speak, or where an inquiry left unanswered would be intentionally misleading.”²⁰

TO NOT ACT IS HIGH TREASON

We the Tribunal of this extraordinary action and the authors of all law under the authority of Natural Law²¹ by right of the “Covenant” of 1776 with our creator under His Natural Law at large, and the People’s ordained compacts of 1789 and 1791 are endowed by our Creator with certain unalienable Rights that among these are Life, Liberty and the pursuit of Happiness. That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed. That whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter it, and to institute new government representatives and reinstate its foundation on

seven years, or both. (June 25, 1948, ch. 645, 62 Stat. 807; Pub. L. 103–322, title XXXIII, §330016(1)(H), Sept. 13, 1994, 108 Stat. 2147.)

²⁰ Silence – US v Tweel, 550 F.2d 297, 299. See also US v. Prudden, 424 F.2d 1021, 1032; Carmine v. Bowen, 64 A932

²¹ see Memorandum Jurisdiction Natural Law – <https://www.nationallibertyalliance.org/action-against-judiciary>.

such principles and organizing its powers in such form, as to what most likely to affect our Safety and Happiness.

And, when a long train of abuses and usurpations, pursuing invariably the same Object demonstrates a design to reduce us under Absolute Despotism, it is our Right, it is our Duty, to throw off such Tyrants, and provide new Guards for our future security. Such has been the patient sufferance of the People of these United Fifty States; and such is now the necessity which obliges us to act. The history of the Federal Judiciary is a history of repeated injuries and usurpations, all having in direct object the establishment of an Absolute Tyranny over We the People of these States. To prove this let the facts be presented:

EVIDENCE

Whereas We the Jury, having found and filed in this court at the district level a myriad of evidence. And we having a duty to restore what cannot be abrogated, that being the Natural Law in our Courts and the Natural Law Constitution for the United States of America. Having filed on 5-15-15, a Writ Quo Warranto against the Federal Judiciary, being our first paper fell upon deaf ears and therefore warrants the surrendering of their office. Said filing was followed with numerous documents filed in the United States District Court for the Northern District of New York, case # 1:16-CV-1490 and can also be found at <https://www.nationallibertyalliance.org/action-against-judiciary>. A partial list of our filings are as follows, supported by twenty-three (23) Memorandums of Law and hundreds of documented evidences.

The following proves a Conspiracy in Fact by the coordinated pre-meditated acts by judges across America who are DETERMINED to end Our Republic!

- Writ Mandamus to Clerks – Acknowledged & obeyed the Law by filing.
- Filed 8-17-19 – Decision & Order & Declaration to Restore the Law – IGNORED!
- Filed 9-3-19 – Decision & Order Concerning Merging Equity & Law – IGNORED!
- Filed 9-9-19 – Judge Kahn 2nd Indictment – IGNORED!
- Filed 9-16-19 – Fake law and fake courts – IGNORED!
- Filed 9-25-19 – Writ Mandamus Federal Rule – IGNORED!
- Filed 9-30-19 – Writ Mandamus Info Republic – IGNORED!
- Filed 10-7-19 – Writ Mandamus – IGNORED!
- Filed 11- 16-19 – Amendment II Moved for Cause – IGNORED!

- Filed 12-17-19 – Act of Treason Federal Rule 2 – IGNORED!
- Filed 2-19-20 – Writ Quo Warranto 2nd Amendment – IGNORED!
- Filed 4-6-20 – Review the Record – IGNORED!
- Filed 4-6-20 – IRS Writ Quo Warranto – IGNORED!
- Filed 8-31-20 – Writ Mandamus to SCOTUS – IGNORED!
- Filed 1-1-21 – Final Order to US Supreme Court – IGNORED!

HABEAS CORPUSES FILED AND IGNORED,

• Aaron Rabold, • Arianna Meyers, • Brian Jopson, • Brian Jopson (2), • Christina C. Jiron, • Curtis Kimbrough, • David Lee, • David Mongiolo, • Erica Carey, • Griffin, • James Vernon, • Jan Pachnik, • Janie Sanders, • Justin Borseth, • Karla Johnson, • Kathryn Stuart, • Lily Helen Ko, • Louis Daniel Smith, • Mable Marson, • Maud Pollock, • Newton Cantrell, • Rolando Ramirez, • Ronald Poulson, • Sheri Grizzell, • Shirearl Taylor, • Timothy Berry. • Andramedia Cheryl Robinson-Washington

NON-JUDICIAL FORECLOSURES CHALLENGED AND IGNORED,

• Ann Galloway, • Asulu Williams, • Awilda Lora, • Byron Gashler, • Byron L. Gashler, • Christie Reed, • Crystal Mack (2), • Deborah Foster, • Deborah Foster (2), • D'Annie Isra El, • Elliot Rodriguez, • Elliott Rodriguez, • Fareed Sepehry-Fard, • Felicia Collins, • Frederick J. Nuzzo, • Harley William Blake III, • Heather Dalton, • Heriot Boyles, • Hiltrud Steimel, • Janice Jackson, • Jane & Rudolph Colahar, • Jeffrey Bryant, • Jeffrey Smiles, • John Sprouse, • John Sprouse (2), • Joseph Eskel, • Kenta Morris, • Leokadia Miglietta, • Louise Gardner, • M Johnson, • Mable Marson, • Mark Kleeman, • Maud Pollock, • Michael Hammer, • Nahimana Bey, • Paul Gonzales, • Randall Grondwold, • Randy Paul, • Randy Paul (2), • Randy Paul (3), • Robert Hornbarger, • Robert Overheul, • Robert Rubio, • Ronald Poulson, • Ronald Van Dyke, • Sergio Paul, • Seth Rabold, • Shirearl Taylor, • Stephen Gregerson, • Stephen Gregerson (2), • Theron Marrs, • Thomas Anderson, • Thomas Williams, • Valtair Souza. • Andramedia Cheryl Robinson-Washington

“OTHER CASES” CHALLENGED AND IGNORED,

• Aaron Rabold • Abdur Rahim Abdullah • Andrew P Connelly • Ann M Retzlaff • Anthony S. Szach • Anthony Szach • Anwar Congress • Asulu Williams • Audrey Mack-Holley • Barbara Pielack • Basil Emil Haamid • Benjamin Brooks • Benjamin Knight • Beryl Wright • Bey Detrick Murray • Blakeslee-Homik Gretta • Bouyea Amen-El • Brian Abendroth • Brian Jopson • Bruce Gurley • Byron Gashler • Candace Gundersen • Carey Anne Hall • Charles Breitweiser • Charlie Rice, Jr • Christian Crannell • Christopher B Granger • Christopher Granger • Collins Felicia • Cory Townsen • Crystal Mack • Curtis Kimbrough • Cynthia Taylor • D'Annie Isra El • Dale Heineman • D'anne Is'rael • Danny Gregg • David D Ollis • David Lee • David Mongiolo • David Ollis • Debra Baker • Debra Berry • Debra Foster • Debra Gregerson • Donald Stanley La Vigne • Doug Hawk • Dr. Jan'e Colehar • Duane E Kirkland • Duane E Kirkland • Duane Steckler • Dwayne Lewis • Dwight & Steven Hammond • Elena Strujan • Elliot R Rodriguez • Felicia Collins • Frederick J. Nuzzo • Gabrielle McAfee • Gale Wilson • Gavin Mehl • Greg A King • Heather Dalton • Heatherlee Yorty • Heroit Boyles • James Birsen • James Vernon • Jan Pachnik • Jan'e Colehar • Janice Jackson • Janie Sanders • Jason Gilley • Jeffrey Smiles • Jesse Lugaro • Joel Nadler • John M Sara • John Sara • John Sprouse • John W Sprouse • John Pamela Stanford • John Vidurek • Kimberly Vidurek • James Vidurek • Joseph Eskel • Joseph Newman • Joy A Ouma • Kathryn Stuart • Kelli Roberts • Larry Lytle • Laura Thweatt • Leland Cramer • Lily Ko • Louis Daniel Smith • M Thweatt L Gramegna • Marian Olson • Marla Zahn • Matthew Hale • Matthew Hobby • Messiah Johnson • Michael Charter • Michael Darla Goulla • Michael Delesandro • Michael Gramegna • Michael Kowal • Miriam Trevino • Mozart Victor/Haktufu K. • Newton J. Cantrell Sr. • Oksana Koulunich • Oleg Kapustin • Olivia Garcia • Patricia McQuarry • Paul Bamm • Ralph C Jarpa • Randy Lee Paul • Randy Paul • Rebecca Christy • Richard Farina • Robert Campbell • Robert Eskel • Robert Overheul • Rolando Ramirez • Rolando Ramirez • Ronald Hatton • Ronda Maine • Rose Johnson • Roxanne Jenkins • Roxanne Marlin Jenkins • Russell Mercer • Ryan Kovacich • Ryan Regec • Samuel Girod • Sean Zarinegar • Sergio Rodriguez • Sharon Conroy • Shawn Cubitt • Sheri Grizzell • Sherry Fanelli • Shirearl Taylor • Sidney W Garcia • Solange Martinez • Staci Laird • Stephen Gregerson • Steven Dean • Sydna Spancake • Tammy Snyder • Theresa • Theresa Anderson • Theron J Marrs • Theron Jay Marrs • Thom Anderson • Thomas Bailey • Thomas G Williams • Timothy Berry • Timothy Heinz • Travis Paul • Venus Marut-Barton • Victoria Mathews • Wanda Johannes • William Hempstead • Jr Homa & Kambiz Moradi • Tania McCash • Shaylor Wells • Ed Rudolf • Minnie Price •

Fred Kendricks • Brittany Kieffer • Troy Sampson • Annette Rodrigue • Daniel-M: Furesz • Tony Futia • Tabitha Day • Robert Davis • Lynda Galligan • Bradley Bohland • John Steven Johnson • Calvin & Beverly Gilchrist. • Leonaed Lynn Washington Jr. • Corey Taylor • Shawna Matthew • Patricia Maranowski

INDICTMENTS FOR DENIAL OF HABEAS CORPUS & FELONY RESCUE

- Chief Judge Robert J. Jonke, US District Court for the Middle District of PA – INDICTMENT IGNORED
- Chief Judge Joy Flowers Conti, US District Court for the Western District of PA – INDICTMENT IGNORED
- Chief Judge Joseph Normand Laplante, US District Court for the District of NH – INDICTMENT IGNORED
- Chief Judge George H. King, US District Court for the Central District of CA – INDICTMENT IGNORED
- Chief Judge Ann L. Aiken, US District Court for the District of OR – INDICTMENT IGNORED
- Chief Judge Marsha J. Pechman, US District Court for the Western District of WA – INDICTMENT IGNORED
- Chief Judge Dana L. Christensen, US District Court for the District of MT – INDICTMENT IGNORED
- Chief Judge Jerome B. Simandle, US District Court for the District of NJ – INDICTMENT IGNORED
- Hon Mark A. Montour, US District Court for the Eastern District of MI – INDICTMENT IGNORED
- Chief Judge David Gregory Kays, US District Court for the Western District of MO – INDICTMENT IGNORED
- Chief Judge Linda R. Reid, US District Court for the Northern District of IA – INDICTMENT IGNORED
- Chief Judge Joseph Normand Laplante, US District Court for the District of NH – INDICTMENT IGNORED
- Chief Judge Phyllis Jean Hamilton, US District Court for the Northern District of CA – INDICTMENT IGNORED
- Chief District Judge Marsha J Pechman, US District Court for the Western Dist of WA – INDICTMENT IGNORED
- Chief Judge Janet C. Hall, US District Court for the District of CT – INDICTMENT IGNORED
- Sam E Haddon, US District Court for the District of MT – INDICTMENT IGNORED
- Chief Judge Carol Bagley Amon, US District of NY – INDICTMENT IGNORED
- Chief Judge Ann Aiken, US District Court for the District of OR – INDICTMENT IGNORED
- Chief Judge J. Daniel Breen, US District Court for the Western district of TN – INDICTMENT IGNORED
- Chief Judge Robert J. Jonker, US District Court for the Western District of MI – INDICTMENT IGNORED

INDICTMENTS FILED FOR DENIAL OF DUE PROCESS & FELONY RESCUE

- Judge Lawrence E. Kahn US District Court for the Northern District of NY – INDICTMENT IGNORED!
- Chief Judge Carin Schienberg – INDICTMENT IGNORED!
- Chief Judge Carin Schienberg – INDICTMENT IGNORED!
- Chief Judge David Nuffer – INDICTMENT IGNORED!
- Chief Judge Frederick J. Lauten – INDICTMENT IGNORED!
- Chief Judge Kathleen Brickley – INDICTMENT IGNORED!
- Chief Judge Scott Needham – INDICTMENT IGNORED!
- Chief Justice Lenore Gelfman – INDICTMENT IGNORED!
- Chief Justice Paula Carey – INDICTMENT IGNORED!
- Judge A C McKay Chauvin – INDICTMENT IGNORED!
- Judge Alfred J. Jennings, Jr. – INDICTMENT IGNORED!
- Judge Cortland Corsones – INDICTMENT IGNORED!
- Judge D. Hinrichs – INDICTMENT IGNORED!
- Judge Daniel A. Ottolia – INDICTMENT IGNORED!
- Judge David J. King – INDICTMENT IGNORED!
- Judge Eddie Rodriguez – INDICTMENT IGNORED!
- Judge Francis Mathew – INDICTMENT IGNORED!
- Judge George B. Turner – INDICTMENT IGNORED!
- Judge Gordon R. Burkhart – INDICTMENT IGNORED!
- Judge James Wilson Abrams – INDICTMENT IGNORED!
- Judge John Braxton – INDICTMENT IGNORED!
- Judge John J. DiMotto – INDICTMENT IGNORED!
- Judge Jon Theison – INDICTMENT IGNORED!
- Judge Joseph Farneti – INDICTMENT IGNORED!
- Judge Juan B. Colas – INDICTMENT IGNORED!

- Judge Kenneth J. Grispin – INDICTMENT IGNORED!
- Judge Lisa Porter – INDICTMENT IGNORED!
- Judge Lonnie Thompson – INDICTMENT IGNORED!
- Judge Mary Ann Sumi – INDICTMENT IGNORED!
- Judge Michael P. Burns – INDICTMENT IGNORED!
- Judge Nathaniel J Poovey – INDICTMENT IGNORED!
- Judge Patricia M. Lucas – INDICTMENT IGNORED!
- Judge Paul M Yatron – INDICTMENT IGNORED!
- Judge Roger N. Nanovic – INDICTMENT IGNORED!
- Judge Sandra Champ – INDICTMENT IGNORED!
- Judge Sharon Devreis – INDICTMENT IGNORED!
- Judge Terence – INDICTMENT IGNORED!
- Judge Thomas Michael Deister – INDICTMENT IGNORED!
- Judge Timothy M Wright – INDICTMENT IGNORED!
- Judge Toni E Clarke – INDICTMENT IGNORED!
- Judge Virginia A. Phillips – INDICTMENT IGNORED!
- Judge Wallace A Lee – INDICTMENT IGNORED!
- Magistrate Judge Keith Rosa – INDICTMENT IGNORED!
- Master in Equity Marvin H. Dukes, III – INDICTMENT IGNORED!

ASSASSINATION OF LAVOY FINICUM 24 PAGE MURDER CONSPIRACY INDICTMENTS AGAINST THE FOLLOWING INDIVIDUALS WERE IGNORED;

• Hillary Clinton, • Harry Mason Reid, • BLM Special Agent in Charge Daniel Love for Utah and Nevada, • Attorney General Loretta Lynch, • FBI Director James Comey, • Oregon Governor Katherine Brown, • FBI Special Agent Gregory T. Bretzing, • Grant County Commissioner Boyd Britton, • Sheriff David Ward, • Judge Steven Grasty, • FBI Agent W. Joseph Astarita, • Magistrate Judge Peggy A. Leen, • Magistrate Judge Carl Hoffman, • US Attorney Daniel G. Bogden, • US Attorney Steven W. Myhre, • U.S. Attorney Nicholas D. Dickinson, • US Attorney Nadia J. Ahmed, • US Attorney Erin M. Creegan, • Chief Judge Gloria M. Navarro, • Assistant U.S. Attorney Steven Myhre, • Magistrate Judge Michael R. Hogan, • Chief Judge Ann L. Aiken, • Magistrate Judge Patricia Sullivan, • U.S. Attorney Amy E. Potter, • U.S. Attorney Frank R. Papagni, Jr., • Judge Anna J. Brown, • Magistrate Judge John Acosta, • Judge Stacie F. Beckerman, • Judge Dustin Pead, • U.S. Attorney Billy J. Williams, • U.S. Attorney Ethan D. Knight, • Assistant U.S. Attorney Geoffrey A. Barrow, • Assistant U.S. Attorney Craig Gabriel, and • Numerous John/Jane Doe(s) from multiple agencies (To be identified) which include, but are not limited, to the Local Police, State Police, BLM, FBI and NGO Contractors.

Said filings were for JUSTICE and the “*Specific Recovery of the Peoples Heritage*” stolen by the BAR Judiciaries in collaboration with BAR Attorneys. In that the People were hijacked into traitorous BAR controlled foreign courts to jurisdictions unknown, denied due process in our unlawfully abrogated Courts of Law, extorted a fee for justice in our stolen courts as they continually cast us out through rule 12 or for no standing, sentenced innocent people to unlawful debtors prison under USC 26, denied people being heard, unlawfully imprisoned under their repugnant civil law and stacked juries, lost their children and elderly parents to gestapo type family courts, lost their parents

estates and inheritance to the greedy traitorous BAR controlled probate courts, lost their homes to non-judicial foreclosures and in all cases met by BAR judges and BAR attorneys with silence and smugness which collectively demonstrates proof that the Judiciary harbors no refuge and security for Justice, refuses to insure domestic tranquility, refuses to promote the general welfare and tramples under foot our Founding Documents and the Blessings of Liberty!

These BAR minions of the New World Order and judicial tyrants have tainted every grand and trial jury, they have labeled patriots terrorists, they have infiltrated our government from the very inception of our Nation and have labored continually deteriorating our Union taking the controls at every level of government. They have changed our federal city built upon righteousness and governed by our Creator's Law (Natural Law) into a corporate state of greed and corruption controlled by foreign bankers and BAR Associations.

“By God were all things created, that are in heaven, and that are in earth, visible and invisible, whether [they be] thrones, or dominions, or principalities, or powers: all things were created by Him, and for Him.” And “he is before all things, and by Him all things consist” – Colossians 1:16-17 and through His Natural Law We the People are vested with unalienable rights, governments are not!

Because rights are unalienable, legislators cannot legislate (abolish) rights away no matter what the repugnant traitorous BAR has instructed. Rights come from God and not man; therefore, even We the People cannot rescind them for ourselves or others. Once We the People ordained common law as the law of the land, no man can abrogate it; to claim to do so is an act of war against the People and their God. In *Marbury v Madison* the United States Supreme Court correctly confirmed “unconstitutional legislation null and void and that includes repugnant court decisions.”

The doctrine of nullification had been advocated by Thomas Jefferson and James Madison in the Virginia and Kentucky Resolutions of 1798–99. The union was a compact of sovereign states, Jefferson asserted, and the federal government was their agent with certain specified, delegated powers. The states retained the authority to

determine when the federal government exceeded its powers, and they could declare acts to be “void and of no force” in their jurisdictions.

The Lord warned us, that lawyers reject the counsel of God (Luke 7:30) and that, *“they place upon men burdens grievous to be endured while they place themselves above the burdens”* (offensive law) – Luke 11:46, by controlling our courts, while they are never held accountable even to their own laws and rules. The Lord went on to say that, *“they take away the key of knowledge thereby preventing many from entering into the Kingdom of Truth”* – Luke 11:52. And for this reason, Courts of Law are decided by the People themselves through unfettered Grand and Petit Juries and not BAR judges and BAR prosecutors!

The United States Supreme Court Said,

*“Judges have no more right to decline the exercise of jurisdiction which is given, than to usurp that which is not given. The one or the other would be treason to the Constitution.”*²² *“No judicial process, whatever form it may assume, can have any lawful authority outside of the limits of the jurisdiction of the court or judge by whom it is issued; and an attempt to enforce it beyond these boundaries is nothing less than lawless violence.”*²³ *“Decency, security, and liberty alike demand that government officials be subjected to the same rules of conduct that are commands to the citizen. In a Government of laws, existence of the government will be imperiled if it fails to observe the law scrupulously.”*²⁴ *“Our government is the potent, the omnipresent teacher. For good or for ill, it teaches the whole people by its example... Crime is contagious. If the Government becomes a lawbreaker, it breeds contempt for law; it invites every man to become a law unto himself; it invites anarchy. To declare that, in the administration of the criminal law, the end justifies the means -- to declare that the Government may commit crimes in order to secure the conviction of a private criminal -- would bring terrible retribution. Against that pernicious doctrine this Court should resolutely set its face”*.²⁵

THEREFORE, WE THE TRIBUNAL ARE UNANIMOUSLY RESOLVED AND HEREBY COMMAND, the United States Supreme Court Justices to perform their duty by issuing Declaratory Judgements directed to all 94 Federal District Courts, as follows in order to reopen our

²² Cohen v. Virginia, (1821), 6 Wheat. 264 and U.S. v. Will, 449 U.S. 200.

²³ Ableman v. Booth, 21 Howard 506 (1859).

²⁴ Olmstead v U.S., 277 US 348, 485; 48 S. Ct. 564, 575; 72 LEd 944.

²⁵ Olmstead v. United States, 277 U.S. 438 the 1928.

Courts of Justice, and restore the Law of the Land. And to stand ready to enforce indictments upon justices in the inferior courts that this Tribunal will be filing directly to this Supreme Court should the inferior courts not obey.

We the People, via Article III, vested the United States Supreme Court with certain powers to protect this Republic and Secure the Blessings of Liberty and we now call upon you to exercise those powers in Law and in Justice. Whereas in the case *Cohen v. Virginia*, (1821), 6 Wheat. 264 and *U.S. v. Will*, 449 U.S. 200 it was said, “*We (judges) have no more right to decline the exercise of jurisdiction which is given, than to usurp that which is not given. The one or the other would-be treason to the Constitution.*”

EACH OF THE FOLLOWING DEMANDED DECLARATORY JUDGMENTS, is supported by a “Memorandum of Law” in support of the Declaratory Judgment you are being Commanded to Declare by way of Writ Mandamuses to the inferior courts. Whereas, each Memorandum is self-evident under Common Law, supported by our Founding Fathers who established the Constitution, and supported by the United States Supreme Court at times when they “Honored their Oath and the Law!”

The conspiracy against the Law and the People is supported by hundreds of documents filed in this “Extraordinary Case” and is also available at www.nationallibertyalliance.org/action-against-judiciary. We the Tribunal can only conclude that a Justice of the Supreme Court that cannot see the “Justice” of the following rulings you are being commanded to acknowledge and uphold is either blind to Truth or a traitor to our Republic. In either case, such a Justice is not qualified to be a Supreme Court Justice. Ignorance of the Law is no excuse, especially for a Supreme Court Justice, and such a Justice must resign or be removed by Congress or indictment, pursuant to Article III Section 1: that states, “the judges, both of the supreme and inferior courts, shall hold their offices during good behavior.”

YOU ARE HEREBY COMMANDED TO MAKE DECLARATORY JUDGMENT RULINGS AS FOLLOWS
AND SERVE A WRIT MANDAMUS TO ALL 94 FEDERAL DISTRICT COURT TO OBEY THE SAME;

1) Declare that Common Law the Law of the Land!

a. Declare the Rules enabling Act of 1934 and the 1938 FRCP Null & Void because it subverts the Rules of Common Law!

b. Declare that civil law is not the Law of the Land and is barred from our courts because it subverts the Common Law!

See Memorandum of Law Concerning the Abrogation of the Law of the Land and a page from the Federal Judicial Center in an Act of High Treason boldly posted on their own site.

2) Declare clarification between Law & Equity whereas equity courts are for fictions such as gov agencies/agents and commercial activities. And Common Law is for the People, by the People.

See Memorandum of Law Concerning Law and Equity

3) Declare the 17th Amendment Null and Void because it is prohibited by Article V and deprives States equal suffrage!

See Memorandum of Law on the 17th Amendment

4) Declare that the Organic act of 1871 Null and Void because it created the United States Inc that subverted the United States of America thereby being an act of Treason by the 42nd Congress and the traitorous American Bar Association.

See Memorandum of Law Concerning the Abrogation of the United States of America.

5) Unveil and acknowledge the concealed Original 13th Amendment that prevents barristers, titled “Esquire” from holding an Office of Trust and thereby unable to practice their abominable civil law in our courts of Law. All judges and lawyers must sever themselves from the BAR immediately.

See Memorandum of Law Concerning the Original 13th Amendment (ratified by our founders in 1819)

- | | |
|---|---|
| <p>6) Declare the unratified 16th Amendment Null and Void because it is prohibited by Article, I Section 9, Clause 4, and it defrauds and enslaves the People.</p> | <p>See Memorandum of Law on the 16th Amendment & two Volume book, The Law That Never Was</p> |
| <p>7) Declare that the Rules of Common Law are the rules of the courts for both Law and equity as it was before 1938.</p> | <p>See Memorandum of Law in Support of the Rules of Common Law</p> |
| <p>8) Declare that the People have the Right of Free Access to courts of Law.</p> | <p>See Memorandum of Law Concerning the Right of Free Access to Our Court</p> |
| <p>9) Declare that the Sheriff is the Chief Law Enforcer of the County.</p> <p>a. Declare that the County Sheriff's Office cannot be abolished.</p> <p>b. Declare that only the Sheriff & Coroner have the authority to call for and bring a case before the Grand Jury and prosecutors can bring their cases to the Sheriff.</p> | <p>See Memorandum of Law in Support of the County Sheriff</p> |
| <p>10) Declare that only Common Law Grand Juries are lawful.</p> <p>a. Declare that the Common Law Grand Jury Handbook is to be distributed to all Grand Jurists.²⁶</p> | <p>See Memorandum of Law in Support of the Common Law Grand Jury Authority and See Grand Jury Handbook</p> |
| <p>11) Declare that only Common Law Petit Juries are lawful.</p> <p>a. Declare that the Common Law Petit Jury Handbook is to be distributed to all jurists.²⁷</p> | <p>See Memorandum of Law in Support of the Fully Informed Common Law Petit Jury & See Petit Jury Handbook</p> |

²⁶ Available at www.nationallibertyalliance.org/books-john-darash.

²⁷ Available at www.nationallibertyalliance.org/books-john-darash.