



# Unified New York Common Law Grand Jury

LEX NATURALIS DEI GRATIA

• Bronx County • Columbia County • Dutchess County • Greene County • Kings County • Monroe County  
• Nassau County • New York County • Niagara County • Orange County • Putnam County • Queens County  
• Rockland County • Schenectady County • Suffolk County • Sullivan County • Ulster County • Westchester County

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## A TRUE BILL TO BE FILE ON DEMAND

COMES NOW THE UNIFIED NEW YORK COMMON LAW GRAND JURY TO DEMAND THAT THE CLERK PERFORM ONLY A MINISTERIAL FUNCTION, THAT THE CLERK NOT PERFORM ANY TRIBUNAL FUNCTIONS, AND THAT THE CLERK FILE THE ATTACHED TRUE BILL.

**USC 18 § 2076 - Clerk is to file:** Whoever, being a clerk 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.

**USC 18 §2071 - Whoever willfully** and unlawfully conceals, removes, mutilates, obliterates, or destroys, or attempts to do so, documents filed or deposited with any clerk or officer of any court, shall be fined or imprisoned not more than three years, or both.

**18 USC §1512b - Whoever 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 ... an official proceeding; (2) cause or induce any person to - (a) withhold ... a document, or other object, from an official proceeding; (b) alter, destroy, mutilate, or conceal an official proceeding; ... shall be fined under this title or imprisoned not more than 20 years, or both.

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**New York Supreme Court, Dutchess County**

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The People of New York		)	
	Plaintiffs	)	
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A. Gail Prudenti, Michael V. Coccoma,		)	
C. Randall Hinrichs, Allan D Scheink,		)	
Allan, D Scheinkman		)	
	Defendant(s)	)	No. _____
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**PRESENTMENT**

The Constituted Common Law Grand Juries of Bronx County, Columbia County, Dutchess County, Greene County, Kings County, Nassau County, New York County, Orange County, Putnam County, Queens County, Rockland County, Sullivan County, Suffolk County, Westchester County, Niagara County, Ulster County, Monroe County, and Schenectady County of New York charges that during the month of September and October 2013 A. Gail Prudenti, Michael V. Coccoma, C. Randall Hinrichs, Allan D Scheink, and Allan, D Scheinkman, hereinafter the defendants acting under color of law did conspire against the people in acts of high treason, obstruction of justice, conspiracy, contempt, and RICO by taking upon themselves the peoples role of tribunal after being forewarned in writing by said Grand Juries that they perform only their ministerial functions and that they not take upon themselves to perform any tribunal functions. Defendants instead acted arrogantly outside their role as servant and contemptuously orchestrated a state wide obstruction of "The People's" Constituted Grand Juries, thereby boldly denying the people their unalienable right, protected under the Fifth Amendment<sup>1</sup>, to act in their most sacred role as consentor<sup>2</sup> thereby committing the following offense(s):

<sup>1</sup> **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,...

<sup>2</sup> **Declaration of Independence** -- We hold these truths to be self-evident, that all men are created equal, that they are endowed by their 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...

- 1) High Treason<sup>3</sup>
- 2) Conspiracy
- 3) Obstruction of Justice
- 4) 18 USC §241 Rights, conspiracy against
- 5) 18 USC §242 Rights, deprivation
- 6) 18 USC §1961-1968 Racketeer Influenced and Corrupt Organizations (RICO act)
- 7) 18 USC § 1505 - Obstruction of proceedings<sup>4</sup>
- 8) 18 USC §1512b - Misleading conduct<sup>5</sup>
- 9) 18 USC § 2076 – Clerk is to file<sup>6</sup>
- 10) 18 USC § 2071 - Concealment, removal, or mutilation generally<sup>7</sup>
- 11) Section 195.00 New York Penal Code, official misconduct
- 12) Section 195.05 New York Penal Code, obstructing governmental administration
- 13) Section 240.65 New York Penal Code, unlawful prevention of public access to records
- 14) Section 190.25(3) New York Penal Code, criminal impersonation
- 15) Section 190.60 & 65 New York Penal Code, scheming to defraud

## A True Bill

October 11, 2013

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<sup>3</sup> **TREASON.** The offense of attempting by overt acts to overthrow the government of the state to which the offender owes allegiance; or of betraying the state into the hands of a foreign power. "Treason" consists of two elements: Adherence to the enemy, and rendering him aid and comfort. [Cramer v. U. S., U.S.N.Y., 65 S.Ct. 918, 932, 325 U.S. 1, 89 L.Ed. 1441]. **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]

<sup>4</sup> -- Whoever, with intent to avoid, evade, prevent, or obstruct compliance, in whole or in part, with any civil investigative demand duly and properly made under the Antitrust Civil Process Act, willfully withholds, misrepresents, removes from any place, conceals, covers up, destroys, mutilates, alters, or by other means falsifies any documentary material, answers to written interrogatories, or oral testimony, which is the subject of such demand; or attempts to do so or solicits another to do so; ... Shall be fined under this title, imprisoned not more than 5 years or, if the offense involves international or domestic terrorism (as defined in section 2331), imprisoned not more than 8 years, or both.

<sup>5</sup> (c) Whoever corruptly - (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.

<sup>6</sup> 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.

<sup>7</sup> (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. As used in this subsection, the term "office" does not include the office held by any person as a retired officer of the Armed Forces of the United States.



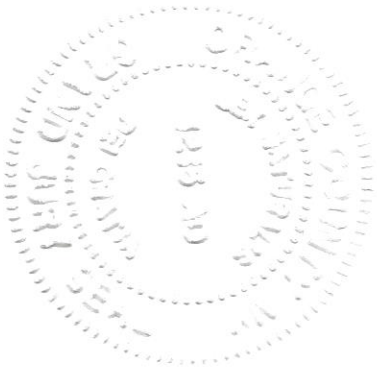
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Nassau County Common Law Grand Jury

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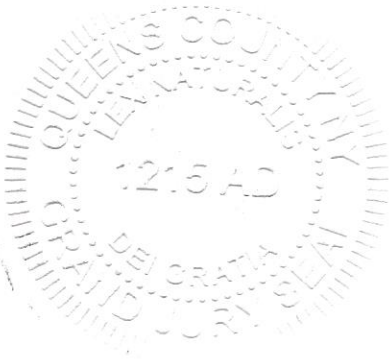
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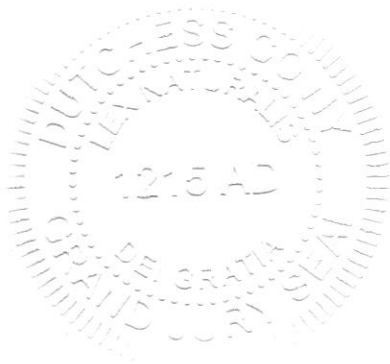
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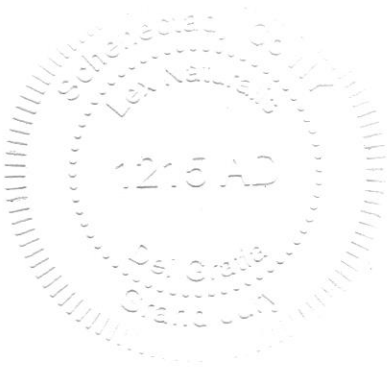
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Kings County Common Law Grand Jury



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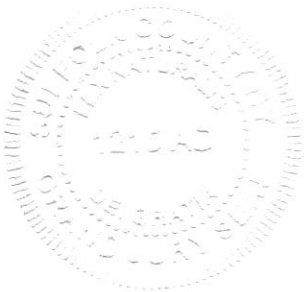
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Schenectady County Common Law Grand Jury



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Sullivan County Common Law Grand Jury



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Suffolk County Common Law Grand Jury



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Westchester County Common Law Grand Jury

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Angelica Schepfle  
Niagara County Common Law Grand Jury

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Sharon Anderson  
Ulster County Common Law Grand Jury

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M. J. [Signature]  
Monroe County Common Law Grand Jury





# Unified New York Common Law Grand Jury

Psa 89:14 Justice and judgment are the habitation of thy throne: mercy and truth shall go before thy face.

• Fax (888) 891-8977

## Declaration

The People of New York are endowed by their Creator with certain unalienable Rights<sup>1</sup>. To secure these rights, Governments are instituted among Men, deriving their just powers from the “CONSENT OF THE GOVERNED”. Whenever any appointed or elected servant becomes destructive of these ends, it is the Duty (Right) of the Consentors (Grand Jury) to remove such servants and appoint or elect new servants.

Prudence indeed dictates that presentments against elected and appointed servants should not be charged for light and transient causes; but, when a long train of abuses and usurpations finds the People under absolute Despotism, it is the right, it is the duty of the People (Grand Jury) to remove such disobedient servants and provide new Guards for their future security. Such has been the patient sufferance of the People of New York; and such it is now necessary to change the guard by a “True Bill”. To prove this, let the Facts be submitted to a candid world.

Judge A. Gail Prudenti, Judge Michael V. Coccoma, Judge C. Randall Hinrichs, and Judge Allan D. Scheinkman have conspired to supplant the unalienable right of We the People to lawfully assemble as consentors under a common cause to protect the unalienable rights of the People of New York as constitutionally prescribed and protected under the Fifth and other Amendments.

Judge A. Gail Prudenti, Judge Michael V. Coccoma, Judge C. Randall Hinrichs, and Judge Allan D. Scheinkman have refused their Assent to the Law of the Land, the most wholesome, and necessary for the public good.

Judge A. Gail Prudenti, Judge Michael V. Coccoma, Judge C. Randall Hinrichs, and Judge Allan D. Scheinkman have blocked the Peoples’ access to take their rightful seat as Consentors.

Judge A. Gail Prudenti, Judge Michael V. Coccoma, Judge C. Randall Hinrichs, and Judge Allan D. Scheinkman have opposed the rights of the People to consent or deny.

Judge A. Gail Prudenti, Judge Michael V. Coccoma, Judge C. Randall Hinrichs, and Judge Allan D. Scheinkman have obstructed the Administration of Justice by the People.

Judge A. Gail Prudenti, Judge Michael V. Coccoma, Judge C. Randall Hinrichs, and Judge Allan D. Scheinkman have obstructed the Consentors access to the court by conspiring, reporting false

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<sup>1</sup> **Declaration of Independence** - We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness.--

charges, and issued orders to reject Grand Jury filings to all New York Court Clerks and County Clerks.

Judge A. Gail Prudenti, Judge Michael V. Coccoma, Judge C. Randall Hinrichs, and Judge Allan D. Scheinkman have abused their powers by filing false reports with the FBI in an effort to intimidate the People into submission.

Judge A. Gail Prudenti, Judge Michael V. Coccoma, Judge C. Randall Hinrichs, and Judge Allan D. Scheinkman have abused their powers by sending the FBI on a fishing expedition in the hope of finding evidence, that does not exist, in order to charge the People with a crime.

Judge A. Gail Prudenti, Judge Michael V. Coccoma, Judge C. Randall Hinrichs, and Judge Allan D. Scheinkman have abused their powers by accusing the People of terrorist acts and causing them to be interrogated as such.

Judge A. Gail Prudenti, Judge Michael V. Coccoma, Judge C. Randall Hinrichs, and Judge Allan D. Scheinkman have misinformed the elected clerks of the counties of New York and the employed clerks of the courts of New York claiming that the 5<sup>th</sup> Amendment has been legislated away and therefore the People's right to consent is void, thus allowing the judges to continue in their acts of contempt of the People.

The People have warned the judges of New York, from time to time, of attempts by their administrative courts to not extend an unwarrantable jurisdiction over us. The People have reminded them of the Law of the Land and their duty to obey it, i.e., honor their Oath to hold their office in good behavior. The People have appealed to their native justice and magnanimity. They have been deaf to the cries of the injured for justice. We the People must, therefore, acquiesce in the necessity of holding them in contempt of Natural Law (Common Law).

We, therefore, the People of New York, Assembled, appealing to the Supreme Judge of the world for the rectitude of our intentions, do, in the Name, and by Authority of the good People of New York, solemnly publish and declare, that New Yorkers are, and of Right ought to be free and sovereign People, with a firm reliance on the protection of divine Providence.

## **CONSPIRATORS' SUPPLANTING & CONTEMPT OF COMMON LAW**

In a memorandum to all county and court clerks dated 9-26-13, prepared by John W. McConnell and Paul McDonnell, council for the conspirators, giving their "flawed" opinion of law concerning the Common Law Grand Jury, claimed that the New York Constitution Article I §14 supplanted the common law powers of the Grand Jury.

It is difficult to believe that all four judges and counsel could be so ignorant of the law as they face charges of "high treason", whereas they rest in the following bogus claim:

*“Although a New York State grand jury derives its authority, in part, from the State Constitution, the common law was only continued in New York “subject to such alterations as the legislature shall make... quoting Wood v Hughes, 9 NY2d 14 (1961) the Legislature manifested a clear intent to supplant whatever common law powers the grand jury may have possessed”.*

This is a gross misinterpretation of Article I §14 which actually said (paraphrased); Common law and the acts of the legislature of the colony of New York, including resolutions and the convention that formed the law on April 19, 1775 and in force on April 20, 1777, which have not since expired, been repealed or altered shall be and continue the law of this state, but all such common law, acts, or parts thereof as are repugnant to this Constitution [April 20, 1777] are hereby abrogated and subject to such alterations as the legislature shall make **concerning the same**.

In other words on April 20, 1777 when the Constitution was adopted, any laws in force from April 19, 1775 through April 20, 1777 that were repugnant to the April 20, 1777 Constitution were abrogated and therefore subject to alterations as the legislature shall make [key words →] **concerning the same**. It does not claim that legislators had authority to supplant the Common Law Grand Jury, nor would they be able to as they would then need to negate the Declaration of Independence and even more importantly, “Natural Law”, and by that action they would be in contempt of God.

Furthermore, the New York Constitution Article I §6, which statutory counselors failed to cite, states *“The power of grand juries to inquire into the willful misconduct in office of public officers, and to find indictments or to direct the filing of information in connection with such inquiries, shall never be suspended or impaired by law”*. The New York Judiciary, without authority, has negated this power of the People. The actions of said conspirators clearly proves that their puppet statutory BAR members (judges and prosecutors) controlled juries will never investigate (self police) criminally dishonest BAR actions in the Peoples Courts, that were designed for justice<sup>2</sup>. Whereas the people are blocked from accessing we the People’s independent common law Grand Juries to constitutionally redress their injuries and protect their rights from criminally malfeasant officials who act under color of law. It is an intolerable tyrannical condition that will no longer be allowed to continue.

Furthermore, in support of our view of Wood v Hughes, 9 NY2d 14 (1961) Judge Frosessel, writing in dissent, said: *“This practice continued in New York as part of our common law down to the time of the adoption of our first Constitution in 1777, and indeed to the present day. In that Constitution it was provided (art. XXXV) that “such parts of the common law of England \* \* \* and of the acts of the legislature of the colony of New York, as together did form the law of the said colony on [April 19, 1775], shall be and continue the law of this State, subject to such alterations and provisions as the legislature of this State shall, from time to time, make concerning the same. That provision has remained in our*

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<sup>2</sup> JUSTICE. [Bouvier's Law, 1856 Edition] The constant and perpetual disposition to render every man his due. Just. Inst. B. 1, tit. 1. Toulli er defines it to be the conformity of our actions and our will to the law. Dr. Civ. Fr. tit. prel. n. (5) In the most extensive sense of the word, it differs little from virtue, for it includes within itself the whole circle of virtues. Yet the common distinction between them is that that which considered positively and in itself, is called virtue, when considered relatively and with respect to others, has the name of justice. But justice being in itself a part of virtue, is confined to things simply good or evil, and consists in a man's taking such a proportion of them as he ought.; \* Luke 6:19 And the whole multitude sought to touch him: for there went virtue out of him, and healed them all.

*Constitution to the present time (art. I, § 14). Thus the grand jury's power at common law to file reports is not a "mooted question", nor may we "rightfully neglect the common law", as the majority would have us do".*

Chief Judge Desmond also dissents (Wood v Hughes, 9 NY2d 14 (1961)) saying: *"Inasmuch as the Legislature has not changed the common-law right of grand juries to make presentments, how can we say they are now unauthorized? Looking to the decisions of other States will not help us, for they are governed by their own laws. Nor will it serve any useful purpose to review the conflicting decisions of our courts of first instance, many of which do not deal with the precise problem before us, as it is true that the grand jury in this State derives its powers from our Constitution (including the common law incorporated therein) and our statutes and, in the absence of a clear constitutional or legislative expression, they may not be curtailed (People v. Stern, 3 N.Y.2d 658, 661). In our first Constitution no reference was made to the grand jury, and it thus continued as at common law. In subsequent Constitutions the grand jury is recognized, but it's power to make presentments for the information of the public has never been abrogated — either by Constitution or by statute — and so it remains to this day."*

Clearly the actors that contrived the majority decision of Wood v Hughes were progressives with a concealed motive in place of Justice. We the People of the unified Common Law Grand Jury are acutely aware of the widely practiced fictional venue that defrauds the People daily, and now We the People intend on reclaiming our Heritage, so robbed by progressives.

To suggest that common law could be "supplanted" from We the People which is based on the Declaration of Independence, Bill of Rights, as well as our United States Constitution, places these conspirators in the highest form of dishonor. For not to recognize those unalienable rights is to say that this state and nation are no longer under control of those sublime documents, having been abrogated by the opinion of progressive judges and legislators. and that the People are no longer sovereign consentors but slaves to enemy interests.

When it was discovered that the NSA was monitoring all communications last year the administration's quip was *"If you're not doing anything wrong you have nothing to worry about"*. We have to ask ourselves what is going on that our government officials would fear the people (Grand Jury) looking into things? For them to so vigorously resist the will and right of the people to impanel a Common Law Grand Jury of, for, and by the People to investigate, We the People in like fashion so say; *"If you're not doing anything wrong you have nothing to worry about"*.

*"The grand jury's historic functions survive to this day. Its responsibilities continue to include both the determination of whether there is probable cause to believe a crime has been committed and the protection of citizens against unfounded criminal prosecutions." -- United States v. Calandra, 414 U.S. 338, 343 (1974), Branzburg v. Hayes, 408 U.S. 665, 686-687 (1972).*

We the People have caution our public servants to seek well their counsels. As judges, they are expected to know the Declaration of Independence, the U.S. Constitution and why the Bill of Rights was

written as well as the statutes protecting why We the People, the true sovereign authority, have a right to bring Peoples' oversight any time it is required under the law of necessity.

We advised them that continued blocking of We the People's unalienable right, protected under the 5<sup>th</sup> Amendment, to consent or not would have regrettable judicial consequences, for it is unconscionable for government officials to control a Grand Jury or tell them that any one is immune to their examinations. We the People asked them to step aside with an offer you grace, they rejected, our words fall on deaf ears.

## **BY WHAT AUTHORITY WE, PEOPLE OF NEW YORK, ACT**

We the People have the sole authority to Constitute and administrate<sup>3</sup> Grand Juries as an unalienable right secured by the 5<sup>th</sup> Amendment. In the majority opinion of U.S. v. Williams we read:

*"The grand jury is mentioned in the Bill of Rights, but not in the body of the Constitution. It has not been textually assigned, therefore, to any of the branches described in the first three Articles. It is a constitutional fixture in its own right"*<sup>4</sup>.

The People have a right to claim and exercise without government interference<sup>5</sup>, sanction, or penalty<sup>6</sup> their unalienable rights protected under the 5<sup>th</sup> Amendment. Clearly legislators and judges have no authority to alter unalienable rights as Judge A. Gail Prudenti, Judge Michael V. Coccoma, Judge C. Randall Hinrichs, and Judge Allan D Scheinkman, hereinafter conspirators', shamefully claim. Nor can said rights be licensed or turned into a crime<sup>7</sup>. The People have the unalienable right to act as Grand Jurists independent of either prosecuting attorney or judge<sup>8</sup>.

Therefore, the conspirators' arrogant denial, after being warned to step aside so that the people may take their proper seat as consentors within their own brick and mortar buildings<sup>9</sup>, will not be tolerated.

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<sup>3</sup> Because the grand jury is an institution separate from the courts, over whose functioning the courts do not preside, we think it clear that, as a general matter at least, no such "supervisory" judicial authority exists... United States v. John H. Williams, Jr.; 112 S.Ct. 1735; 504 U.S. 36; 118 L.Ed.2d 352; No. 90-1972.

<sup>4</sup> [United States v. Chanen, 549 F.2d 1306, 1312 (CA9 1977) (quoting Nixon v. Sirica, 159 U.S.App. D.C. 58, 70, n. 54, 487 F.2d 700, 712, n. 54 (1973)), cert. denied, 434 U.S. 825, 98 S.Ct. 72, 54 L.Ed.2d 83 (1977); United States v. John H. Williams, Jr.; 112 S.Ct. 1735; 504 U.S. 36; 118 L.Ed.2d 352; No. 90-1972.]

<sup>5</sup> "In fact the whole theory of its function is that it belongs to no branch of the institutional government, serving as a kind of buffer or referee between the Government and the people". Stirone v. United States, 361 U.S. 212, 218, 80 S.Ct. 270, 273, 4 L.Ed.2d 252 (1960); Hale v. Henkel, 201 U.S. 43, 61, 26 S.Ct. 370, 373, 50 L.Ed. 652 (1906); United States v. John H. Williams, Jr.; 112 S.Ct. 1735; 504 U.S. 36; 118 L.Ed.2d 352; No. 90-1972.

<sup>6</sup> There can be no sanction or penalty imposed upon one because of his exercise of Constitution rights. [Sherar vs. Cullen 481 F 2D 946, (1973)]. "Where rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them" [Miranda v. Arizona, 384 U.S. 436, 491]

<sup>7</sup> The claim and exercise of a constitution right cannot be converted into a crime. [Miller v. U.S. 230 F 486 at 489].

<sup>8</sup> Recognizing this tradition of independence, we have said that the Fifth Amendment's "constitutional guarantee *presupposes* an investigative body 'acting independently of either prosecuting attorney *or judge* ' . . ." *Id.*, at 16, 93 S.Ct., at 773 (emphasis added) (quoting *Stirone, supra*, 361 U.S., at 218, 80 S.Ct., at 273); United States v. John H. Williams, Jr.; 112 S.Ct. 1735; 504 U.S. 36; 118 L.Ed.2d 352; No. 90-1972.

<sup>9</sup> The grand jury normally operates, of course, in the courthouse and under judicial auspices, its institutional relationship with the judicial branch has traditionally been, so to speak, at arm's length. *United States v. Calandra*, 414 U.S. 338, 343, 94 S.Ct.

Such a servant is in dishonor and in breach of their Oath and is no longer constitutionally fit to serve. Furthermore, the conspirators' feeble position is nullified by the following:

**SUPREMACY CLAUSE** - *"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."* -- US Constitution

*"... Thus, the particular phraseology of the constitution of the United States confirms and strengthens the principle, supposed to be essential to all written constitutions, that a law repugnant to the constitution is void, and that courts, as well as other departments, are bound by that instrument."* after more than 200 years this decision still stands ... *"If any statement, within any law, which is passed is unconstitutional, the whole law is unconstitutional."* -- Marbury v. Madison: 5 US 137 (1803):

*"Since the constitution is intended for the observance of the judiciary as well as other departments of government and the judges are sworn to support its provisions, the courts are not at liberty to overlook or disregard its commands or counteract evasions thereof, it is their duty in authorized proceedings to give full effect to the existing constitution and to obey all constitutional provisions irrespective of their opinion as to the wisdom or the desirability of such provisions and irrespective of the consequences, thus it is said that **the courts should** be in our alert to enforce the provisions of the United States Constitution and **guard against their infringement by legislative fiat** or otherwise in accordance with these basic principles, the rule is fixed that the duty in the proper case to declare a law unconstitutional cannot be declined and must be performed in accordance with the delivered judgment of the tribunal before which the validity of the enactment it is directly drawn into question. **If the Constitution prescribes one rule and the statute the another in a different rule, it is the duty of the courts to declare that the Constitution and not the statute governs in cases before them for judgment.**"* -- **16Am Jur 2d., Sec. 155;**

The State did not give the People their rights and thus cannot take them away as it chooses. The State did not establish the settled maxims and procedures by which a People must be dealt, and thus cannot abrogate or circumvent them. It thus is well settled that legislative enactments do not constitute the law of the land, but must conform to it.

**"The general misconception is that any statute passed by legislators bearing the appearance of law constitutes the law of the land. The U.S. Constitution is the supreme law of the land, and any statute, to be valid, must be in agreement. It is impossible for both the Constitution and a law violating it to be valid; one must prevail. This is succinctly stated as follows: The general rule is that an unconstitutional statute, though having the form and name of law, is in reality no law, but is wholly void, and ineffective for any purpose; since unconstitutionality dates from the time of its enactment, and not merely from the**

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613, 617, 38 L.Ed.2d 561 (1974); Fed. Rule Crim. Proc. 6(a.); United States v. John H. Williams, Jr.; 112 S.Ct. 1735; 504 U.S. 36; 118 L.Ed.2d 352; No. 90-1972.

*date of the decision so branding it. As unconstitutional law, in legal contemplation, is as inoperative as if it had never been passed. Such a statute leaves the question that it purports to settle just as it would be had the statute not been enacted. Since an unconstitutional law is void, the general principles follow that it imposes no duties, confers no right, creates no office, bestows no power or authority on anyone, affords no protection, and justifies no acts performed under it... A void act cannot be legally consistent with a valid one. An unconstitutional law cannot operate to supersede any existing valid law. Indeed, in so far as a statute runs counter to the fundamental law of the land, it is superseded thereby. No one is bound to obey an unconstitutional law and no courts are bound to enforce it.” -- **16th American Jurisprudence, Second Edition, Section 177:***

Any court, government or government officer who acts in violation of, in opposition or contradiction to the foregoing, by his or her own actions, commits treason and invokes the self-executing Sections 3 and 4 of the 14th Amendment and vacates his or her office. It is the duty of every lawful American Citizen to oppose all enemies of this Nation, foreign and domestic.

It has become clear that many judges are destructive to the People’s American Heritage, minions in fact of the progressive movement. Conscious or not they are determined to expunge the work of our founding fathers, they have captured our courts and are hell bent on destroying honor and justice. They have been taught and believe that Common Law has been legislated away because it is passé when in fact legislators are not empowered with that authority. That power is reserved only to the Governor of the Universe.

Unalienable rights from God = Common Law enforced by people. Privileges from our legislators (self proclaimed masters) = rules and statutes that control Peoples’ behavior, enforced by minions in fact. The common sense, common law conclusion is that any statute, code, rule, decision, or state constitution that is repugnant to the “Bill of Rights” is null and void.

Judge A. Gail Prudenti, Judge Michael V. Coccoma, Judge C. Randall Hinrichs, and Judge Allan D. Scheinkman are in dishonor and in breach of their Oath and is no longer constitutionally fit to serve.

*Signed by ORDER and on behalf of the UNIFIED COMMON LAW GRAND JURY of NEW YORK*



Administrator

**COMMON LAW GRAND JURY AUTHORITIES**  
**THE 4<sup>TH</sup> BRANCH OF GOVERNMENT (ADJUDICATOR OF THE THREE)**

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**C**ONSTITUTION OF A COMMON LAW GRAND JURY - Inasmuch as for the sake of God, for the bettering of our sovereignty, and for the more ready healing of the discord which has arisen between us and our civil servants, wishing to establish justice, insure domestic tranquility, and secure the blessings of liberty to enjoy forever in its entirety. The people may select at their pleasure twenty five people from the sovereignty, who ought, with all their strength, to observe, maintain; and cause to be observed, the peace and unalienable rights. If any of our civil servants shall have transgressed against any of the people in any respect and they shall ask us to cause that error to be amended without delay, or shall have broken some one of the articles of peace or security, and their transgression shall have been shown to four Jurors of the aforesaid twenty five and if those four Jurors are unable to settle the transgression they shall come to the twenty-five, showing to the Grand Jury the error which shall be enforced by the law of the land. [MAGNA CARTA, JUNE 15, A.D. 1215, 61.]

**D**UTY OF THE GRAND JURY - If anyone's unalienable rights have been violated, or removed, without a legal sentence of their peers, from their lands, home, liberties or lawful right, we [the twenty-five] shall straightway restore them. And if a dispute shall arise concerning this matter it shall be settled according to the judgment of the twenty-five Grand Jurors, the sureties of the peace. [MAGNA CARTA, JUNE 15, A.D. 1215, 52.]

**A**UTHORITY OF A COMMON LAW GRAND JURY - No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a Grand Jury nor shall any person be subject for the same offence to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation. [BILL OF RIGHTS AMENDMENT V]



“The grand jury is an institution separate from the courts, over whose functioning the courts do not preside ... The Fifth Amendment demands a traditional functioning "common law" grand jury ... Because the grand jury is an institution separate from the courts, over whose functioning the courts do not preside, we think it clear that, as a general matter at least, no such "supervisory" judicial authority exists rooted in long centuries of Anglo-American history<sup>1</sup> the grand jury is mentioned in the Bill of Rights, but not in the body of the Constitution. It has not been textually assigned, therefore, to any of the branches described in the first three Articles”. It 'is a constitutional fixture in its own right<sup>2</sup>. In fact the whole theory of its function is that it belongs to no branch of the institutional government, serving as a kind of buffer or referee between the Government and the people<sup>3,4</sup>.”

“Although the grand jury normally operates, of course, in the courthouse and under judicial auspices, its institutional relationship with the judicial branch has traditionally been, so to speak, at arm's length. Judges' direct involvement in the functioning of the grand jury has generally been confined to the constitutive one of calling the grand jurors together and administering their oaths of office<sup>5</sup>. The grand jury's functional independence from the judicial branch is evident both in the scope of its power to investigate criminal wrongdoing, and in the manner in which that power is exercised. "Unlike a court, whose jurisdiction is predicated upon a specific case or controversy, the grand jury can investigate merely on suspicion that the law is being violated, or even because it wants assurance that it is not<sup>6</sup>. It need not identify the offender it suspects, or even the precise nature of the offense it is investigating<sup>7</sup>. The grand jury requires no authorization from its constituting court to initiate an investigation<sup>8</sup> nor does the prosecutor require leave of court to seek a grand jury indictment. And in its day-to-day functioning, the grand jury generally operates without the interference of a presiding judge<sup>9</sup>. It swears in its own witnesses<sup>10</sup>, and deliberates in total secrecy<sup>11</sup>...., we have insisted that the grand jury remain "free to pursue its investigations unhindered by external influence or supervision so long as it does not trench upon the legitimate rights of any witness called before it<sup>12</sup>. Recognizing this tradition of independence, we

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<sup>1</sup> *Hannah v. Larche*, 363 U.S. 420, 490, 80 S.Ct. 1502, 1544, 4 L.Ed.2d 1307 (1960) (Frankfurter, J., concurring in result)

<sup>2</sup> *United States v. Chanen*, 549 F.2d 1306, 1312 (CA9 1977) (quoting *Nixon v. Sirica*, 159 U.S.App.D.C. 58, 70, n. 54, 487 F.2d 700, 712, n. 54 (1973)), cert. denied, 434 U.S. 825, 98 S.Ct. 72, 54 L.Ed.2d 83 (1977)

<sup>3</sup> *Stirone v. United States*, 361 U.S. 212, 218, 80 S.Ct. 270, 273, 4 L.Ed.2d 252 (1960); *Hale v. Henkel*, 201 U.S. 43, 61, 26 S.Ct. 370, 373, 50 L.Ed. 652 (1906); *G. Edwards, The Grand Jury* 28-32 (1906)

<sup>4</sup> [*United States v. Williams*, 112 s.ct. 1735, 504 u.s. 36, 118 l.ed.2d 352 (1992)]

<sup>5</sup> *United States v. Calandra*, 414 U.S. 338, 343, 94 S.Ct. 613, 617, 38 L.Ed.2d 561 (1974); Fed.Rule Crim.Proc. 6(a)

<sup>6</sup> *United States v. R. Enterprises*, 498 U.S. ----, ----, 111 S.Ct. 722, 726, 112 L.Ed.2d 795 (1991) (quoting *United States v. Morton Salt Co.*, 338 U.S. 632, 642-643, 70 S.Ct. 357, 364, 94 L.Ed. 401 (1950)).

<sup>7</sup> *Blair v. United States*, 250 U.S. 273, 282, 39 S.Ct. 468, 471, 63 L.Ed. 979 (1919).

<sup>8</sup> *Hale*, supra, 201 U.S., at 59-60, 65, 26 S.Ct., at 373, 375

<sup>9</sup> *Calandra*, supra, 414 U.S., at 343, 94 S.Ct., at 617

<sup>10</sup> Fed.Rule Crim.Proc. 6(c)

<sup>11</sup> *United States v. Sells Engineering, Inc.*, 463 U.S., at 424-425, 103 S.Ct., at 3138

<sup>12</sup> *United States v. Dionisio*, 410 U.S. 1, 17-18, 93 S.Ct. 764, 773, 35 L.Ed.2d 67 (1973).

have said that the Fifth Amendment's "constitutional guarantee presupposes an investigative body acting independently of either prosecuting attorney or judge<sup>13,14</sup>."

"No doubt in view of the grand jury proceeding's status as other than a constituent element of a "criminal prosecution<sup>15</sup>, we have said that certain constitutional protections afforded defendants in criminal proceedings have no application before that body. The Double Jeopardy Clause of the Fifth Amendment does not bar a grand jury from returning an indictment when a prior grand jury has refused to do so<sup>16</sup>. We have twice suggested, though not held, that the Sixth Amendment right to counsel does not attach when an individual is summoned to appear before a grand jury, even if he is the subject of the investigation<sup>17</sup>. And although "the grand jury may not force a witness to answer questions in violation of the Fifth Amendment's constitutional guarantee" against self-incrimination<sup>18,19</sup>."

Given the grand jury's operational separateness from its constituting court, it should come as no surprise that we have been reluctant to invoke the judicial supervisory power as a basis for prescribing modes of grand jury procedure. Over the years, we have received many requests to exercise supervision over the grand jury's evidence-taking process, but we have refused them all, including some more appealing than the one presented today. In *Calandra v. United States*, supra, a grand jury witness faced questions that were allegedly based upon physical evidence the Government had obtained through a violation of the Fourth Amendment; we rejected the proposal that the exclusionary rule be extended to grand jury proceedings, because of "the potential injury to the historic role and functions of the grand jury<sup>20</sup>. We declined to enforce the hearsay rule in grand jury proceedings, since that "would run counter to the whole history of the grand jury institution, in which laymen conduct their inquiries unfettered by technical rules<sup>21,22</sup>."

These authorities suggest that any power federal courts may have to fashion, on their own initiative, rules of grand jury procedure is a very limited one, not remotely comparable to the power they maintain over their own proceedings<sup>23</sup>. It certainly would not permit judicial reshaping of the grand jury institution,

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<sup>13</sup> *Id.*, at 16, 93 S.Ct., at 773 (emphasis added) (quoting *Stirone*, supra, 361 U.S., at 218, 80 S.Ct., at 273).

<sup>14</sup> [United States v. Williams, 112 s.ct. 1735, 504 u.s. 36, 118 l.ed.2d 352 (1992)]

<sup>15</sup> U.S. Constitution, Amendment. VI

<sup>16</sup> *Ex parte United States*, 287 U.S. 241, 250-251, 53 S.Ct. 129, 132, 77 L.Ed. 283 (1932); *United States v. Thompson*, 251 U.S. 407, 413-415, 40 S.Ct. 289, 292, 64 L.Ed. 333 (1920)

<sup>17</sup> *United States v. Mandujano*, 425 U.S. 564, 581, 96 S.Ct. 1768, 1778, 48 L.Ed.2d 212 (1976) (plurality opinion); *In re Groban*, 352 U.S. 330, 333, 77 S.Ct. 510, 513, 1 L.Ed.2d 376 (1957); see also *Fed.Rule Crim.Proc.* 6(d).

<sup>18</sup> *Calandra*, supra, 414 U.S., at 346, 94 S.Ct., at 619 (citing *Kastigar v. United States*, 406 U.S. 441, 92 S.Ct. 1653, 32 L.Ed.2d 212 (1972))

<sup>19</sup> [United States v. Williams, 112 s.ct. 1735, 504 u.s. 36, 118 l.ed.2d 352 (1992)]

<sup>20</sup> 414 U.S., at 349, 94 S.Ct., at 620. *Costello v. United States*, 350 U.S. 359, 76 S.Ct. 406, 100 L.Ed. 397 (1956)

<sup>21</sup> *Id.*, at 364, 76 S.Ct., at 409

<sup>22</sup> [United States v. Williams, 112 s.ct. 1735, 504 u.s. 36, 118 l.ed.2d 352 (1992)]

<sup>23</sup> *United States v. Chanen*, 549 F.2d, at 1313

substantially altering the traditional relationships between the prosecutor, the constituting court, and the grand jury itself<sup>24</sup>. Supervisory power may not be applied to permit defendant to invoke third party's Fourth Amendment rights<sup>25</sup>; As we proceed to discuss, that would be the consequence of the proposed rule here<sup>26</sup>.

“We accepted Justice Nelson's description<sup>27</sup> where we held that "it would run counter to the whole history of the grand jury institution" to permit an indictment to be challenged "on the ground that there was incompetent or inadequate evidence before the grand jury<sup>28</sup>. And we reaffirmed this principle recently in *Bank of Nova Scotia*, where we held that "the mere fact that evidence itself is unreliable is not sufficient to require a dismissal of the indictment," and that "a challenge to the reliability or competence of the evidence presented to the grand jury" will not be heard<sup>29</sup>. It would make little sense, we think, to abstain from reviewing the evidentiary support for the grand jury's judgment while scrutinizing the sufficiency of the prosecutor's presentation. A complaint about the quality or adequacy of the evidence can always be recast as a complaint that the prosecutor's presentation was "incomplete" or "misleading." Our words in *Costello* bear repeating: Review of facially valid indictments on such grounds "would run counter to the whole history of the grand jury institution, and neither justice nor the concept of a fair trial requires it<sup>30,31</sup>."

**GRAND JURY BACKGROUND** - When the colonies separated from England, King John retaliated by revoking the charters. Technically, the colonies were without any legal authority to operate. However, civics (the branch of political philosophy concerned with individual rights) was generally taught and known by the people who asserted their rights and maintained order by applying the common law. The people united in the form of common law grand juries and continued the functioning of government. As the legislatures matured they slowly increased governmental power while simultaneously reducing personal sovereign power. This was done through a combination of passing pro-government legislation and reducing or eliminating education about civics. Today, two and a quarter centuries later, hardly anyone even knows the meaning of the word, "civics." The Common Law Grand Jury too long dormant now by His grace rises once again to establish that foundation of Liberty through His righteousness alone in the name of Justice, Honor, and Grace ...so let the wicked perish at the presence of God. Psalm 68:2.

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<sup>24</sup> Cf., e.g., *United States v. Payner*, 447 U.S. 727, 736, 100 S.Ct. 2439, 2447, 65 L.Ed.2d 468 (1980)

<sup>25</sup> see generally Beale, *Reconsidering Supervisory Power in Criminal Cases: Constitutional and Statutory Limits on the Authority of the Federal Courts*, 84 Colum.L.Rev. 1433, 1490-1494, 1522 (1984).

<sup>26</sup> [*United States v. Williams*, 112 s.ct. 1735, 504 u.s. 36, 118 l.ed.2d 352 (1992)]

<sup>27</sup> *Costello v. United States*, 350 U.S. 359, 76 S.Ct. 406, 100 L.Ed. 397 (1956)

<sup>28</sup> *Id.*, at 363-364, 76 S.Ct., at 409.

<sup>29</sup> 487 U.S., at 261, 108 S.Ct., at 2377.

<sup>30</sup> 350 U.S., at 364, 76 S.Ct., at 409.

<sup>31</sup> [*United States v. Williams*, 112 s.ct. 1735, 504 u.s. 36, 118 l.ed.2d 352 (1992)]

# NEW YORK COUNTY GRAND JURY

LEX NATURALIS DEI GRATIA

**W**e the people of New York County by the mercy and Grace of God having blessed us with the unalienable right of the people as Grand Jurors<sup>1</sup>, secured by the V Amendment of the Bill of Rights for the United States of America, in order to establish justice, insure domestic tranquility, secure the blessings of liberty to ourselves and our posterity by the securing of Natural Law do ordain and establish this Grand Jury principled upon Justice<sup>2</sup>, Honor<sup>3</sup> and Grace<sup>4</sup> for a perpetual administration of trust on behalf of the people.

**O**n September 27, 2013 the people of New York County New York Constituted a Grand Jury by electing to reestablish the Peoples Jury here in New York County, New York to be filed with the county clerk and the court clerk.

**T**his declaration by the consent of the people shall be sufficient for the establishment of this Grand Jury presented to the people and to be recorded with the County Clerk and the Supreme Court Clerk on this 7<sup>th</sup> day of October in the year of our Lord Two Thousand and Thirteen and in the two hundred and thirty seventh year of our independence of the United States of America. In witness hereof by three:



S  
E  
A  
L

Witness #1 Harold Cohen  
Witness #2 [Signature]  
Witness #3 [Signature]

<sup>1</sup> 1 Corinthians 6:1-5

<sup>2</sup> JUSTICE. [Bouvier's Law, 1856 Edition] The constant and perpetual disposition to render every man his due. Just. Inst. B. 1, tit. 1. Toullier defines it to be the conformity of our actions and our will to the law. Dr. Civ. Fr. tit. prel. n. (5) In the most extensive sense of the word, it differs little from virtue, for it includes within itself the whole circle of virtues. Yet the common distinction between them is that that which considered positively and in itself, is called virtue, when considered relatively and with respect to others, has the name of justice. But justice being in itself a part of virtue, is confined to things simply good or evil, and consists in a man's taking such a proportion of them as he ought.; \* Luke 6:19 And the whole multitude sought to touch him: for there went virtue out of him, and healed them all.

<sup>3</sup> 1 Peter 2:17

<sup>4</sup> 2 Peter 1:1-3

# AFFIDAVIT

I Harold Cohen, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

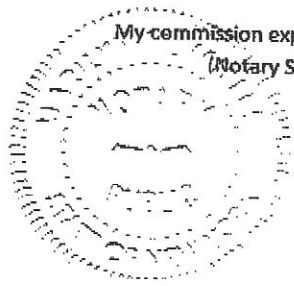
On Friday September 27, 2013 at Harley's Smokeshack, 355 E. 116<sup>th</sup> Street, New York, New York I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas the people unanimously voted for the reestablishing of the Common Law Grand Jury here in New York County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.

Harold Cohen

## NOTARY

New York State, New York County on this 27 day of September, 2013 before me Marilyn Miller the subscriber, personally appeared Harold Cohen to me known to be the living (wo)man describe in and who executed the forgoing instrument and sworn before me that he/she executed the same as his/her free will act and deed.

Marilyn Miller  
Notary



MARILYN M. MILLER  
NOTARY PUBLIC - STATE OF NEW YORK  
NO. 01M16051239  
QUALIFIED IN PUTNAM COUNTY  
MY COMMISSION EXPIRES 11-20-20 14

# AFFIDAVIT

I Julio Castro Jr., Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

On Friday September 27, 2013 at Harley's Smokeshack, 355 E. 116<sup>th</sup> Street, New York, New York I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas the people unanimously voted for the reestablishing of the Common Law Grand Jury here in New York County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.

## NOTARY

New York State, New York County on this 27 day of September, 2013 before me Marilyn Miller, the subscriber, personally appeared Julio Castro Jr. to me known to be the living (wo)man describe in and who executed the forgoing instrument and sworn before me that he/she executed the same as his/her free will act and deed.

My commission expires: 11/20/14  
(Notary Seal)



MARILYN M. MILLER  
NOTARY PUBLIC - STATE OF NEW YORK  
NO. 01M6051239  
QUALIFIED IN PUTNAM COUNTY  
MY COMMISSION EXPIRES 11-20-20 14

# AFFIDAVIT

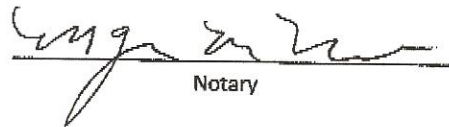
I ASVIN B. GONZALEZ, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

On Friday September 27, 2013 at Harley's Smokeshack, 355 E. 116<sup>th</sup> Street, New York, New York I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas the people unanimously voted for the reestablishing of the Common Law Grand Jury here in New York County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.

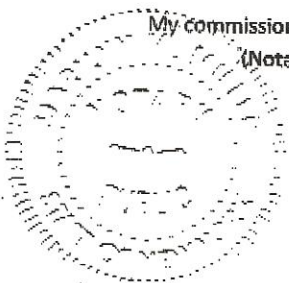


## NOTARY

New York State, New York County on this 27 day of September, 2013 before me Marilyn Miller, the subscriber, personally appeared ASVIN B. GONZALEZ to me known to be the living (wo)man describe in and who executed the forgoing instrument and sworn before me that he/she executed the same as his/her free will act and deed.

  
Notary

My commission expires: 11/20/14  
(Notary Seal)



MARILYN M. MILLER  
NOTARY PUBLIC - STATE OF NEW YORK  
NO. 01MIG051239  
QUALIFIED IN PUTNAM COUNTY  
MY COMMISSION EXPIRES 11-20-2014

# ROCKLAND COUNTY GRAND JURY

LEX NATURALIS DEI GRATIA

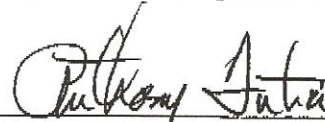
We the people of Rockland County by the mercy and Grace of God having blessed us with the unalienable right of the people as Grand Jurors<sup>1</sup>, secured by the V Amendment of the Bill of Rights for the United States of America, in order to establish justice, insure domestic tranquility, secure the blessings of liberty to ourselves and our posterity by the securing of Natural Law do ordain and establish this Grand Jury principled upon Justice<sup>2</sup>, Honor<sup>3</sup> and Grace<sup>4</sup> for a perpetual administration of trust on behalf of the people.

On August 13, 2013 the people of Rockland County New York Constituted a Grand Jury by electing into power said Common Law Grand Jury, whereas each jurist took the following oath.

*"I do solemnly swear that I will obey the constitution for the United States of America, and all the directives and prohibitions, and that I will faithfully serve justice and discharge the duties of the office of Grand Juror honorably, according to the best of my ability; so help me God"*

This declaration by the consent of the people shall be sufficient for the establishment of this Grand Jury presented to the people and recorded with the County Clerk and the Supreme Court Clerk on this \_\_\_\_\_ day of \_\_\_\_\_ in the year of our Lord Two Thousand and Thirteen and in the two hundred and thirty seventh year of our independence of the United States of America. In witness hereof by three:

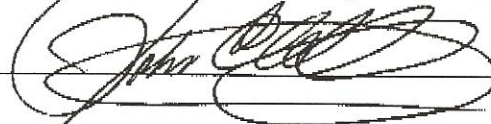
Witness #1



Witness #2



Witness #3



<sup>1</sup> 1 Corinthians 6:1-5

<sup>2</sup> JUSTICE. [Bouvier's Law, 1856 Edition] The constant and perpetual disposition to render every man his due. Just. Inst. B. 1, tit. 1. Toullier defines it to be the conformity of our actions and our will to the law. Dr. Civ. Fr. tit. prel. n. (5) In the most extensive sense of the word, it differs little from virtue, for it includes within itself the whole circle of virtues. Yet the common distinction between them is that that which considered positively and in itself, is called virtue, when considered relatively and with respect to others, has the name of justice. But justice being in itself a part of virtue, is confined to things simply good or evil, and consists in a man's taking such a proportion of them as he ought; \* Luke 6:19 And the whole multitude sought to touch him: for there went virtue out of him, and healed them all.

<sup>3</sup> 1 Peter 2:17

<sup>4</sup> 2 Peter 1:1-3



### AFFIDAVIT

I ANTHONY FOTIA, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

On Tuesday August 13, 2013 at the Town of Clarkstown Auditorium, located at 10 Maple Avenue, New City, New York 10956 I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas the people unanimously voted for the reestablishing of the Common Law Grand Jury here in Dutchess County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.

Anthony Fotia

### NOTARY

New York State, New York County on this 27 day of September, 2013 before me Marilyn Miller the subscriber, personally appeared ANTHONY FOTIA to me known to be the living (wo)man describe in and who executed the forgoing instrument and sworn before me that he/she executed the same as his/her free will act and deed.

Marilyn Miller  
Notary

My commission expires: 11/20/14  
(Notary Seal)

MARILYN M. MILLER  
NOTARY PUBLIC - STATE OF NEW YORK  
NO. 01M16051239  
QUALIFIED IN PUTNAM COUNTY  
MY COMMISSION EXPIRES 11-20-2014

# AFFIDAVIT

I Carol Bissetta, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

On Tuesday August 13, 2013 at the Town of Clarkstown Auditorium, located at 10 Maple Avenuc, New City, New York 10956 I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas the people unanimously voted for the reestablishing of the Common Law Grand Jury here in Dutchess County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.

Carol Bissetta

## NOTARY

New York State, New York County on this 27 day of September, 2013 before me Marilyn Miller, the subscriber, personally appeared Carol Bissetta to me known to be the living (wo)man describe in and who executed the forgoing instrument and sworn before me that he/she executed the same as his/her free will act and deed.

Marilyn Miller  
Notary


My commission expires: 11/20/14  
(Notary Seal)

MARILYN M. MILLER  
NOTARY PUBLIC - STATE OF NEW YORK  
NO. 01M16051239  
QUALIFIED IN PUTNAM COUNTY  
MY COMMISSION EXPIRES 11-20-14

# AFFIDAVIT

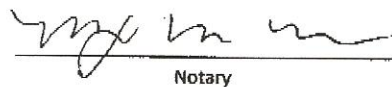
I John Vidurek, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

On Tuesday August 13, 2013 at the Town of Clarkstown Auditorium, located at 10 Maple Avenue, New City, New York 10956 I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas the people unanimously voted for the reestablishing of the Common Law Grand Jury here in Dutchess County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.



## NOTARY

New York State, New York County on this 27 day of September, 2013 before me Marilyn Miller, the subscriber, personally appeared John Vidurek to me known to be the living (wo)man describe in and who executed the forgoing instrument and sworn before me that he/she executed the same as his/her free will act and deed.

  
Notary

My commission expires: 11/20/14  
(Notary Seal)

MARILYN M. MILLER  
NOTARY PUBLIC - STATE OF NEW YORK  
NO. 01M6051239  
QUALIFIED IN PUTNAM COUNTY  
MY COMMISSION EXPIRES 11-20-14

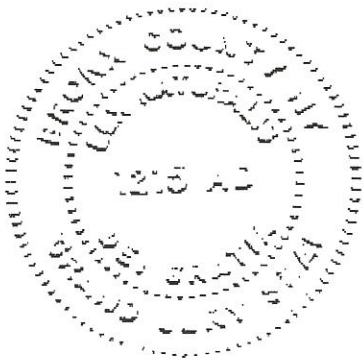
# BRONX COUNTY GRAND JURY

LEX NATURALIS DEI GRATIA

We the people of Bronx County by the mercy and Grace of God having blessed us with the unalienable right of the people as Grand Jurors<sup>1</sup>, secured by the V Amendment of the Bill of Rights for the United States of America, in order to establish justice, insure domestic tranquility, secure the blessings of liberty to ourselves and our posterity by the securing of Natural Law do ordain and establish this Grand Jury principled upon Justice<sup>2</sup>, Honor<sup>3</sup> and Grace<sup>4</sup> for a perpetual administration of trust on behalf of the people.

On AUGUST 28, 2013 the people of Bronx County New York Constituted a Grand Jury by electing to reestablish the Peoples Jury here in Bronx County, New York to be filed with the county clerk and the court clerk.

This declaration by the consent of the people shall be sufficient for the establishment of this Grand Jury presented to the people and to be recorded with the County Clerk and the Supreme Court Clerk on this 8 day of SEPTEMBER in the year of our Lord Two Thousand and Thirteen and in the two hundred and thirty seventh year of our independence of the United States of America. In witness hereof by three:



S  
E  
A  
L

Name of Witness #1 [Signature]  
Name of Witness #2 [Signature]  
Name of Witness #3 [Signature]

<sup>1</sup> 1 Corinthians 6:1-5

<sup>2</sup> JUSTICE. [Bouvier's Law, 1856 Edition] The constant and perpetual disposition to render every man his due. Just. Inst. B. 1, tit. 1. Toullier defines it to be the conformity of our actions and our will to the law. Dr. Civ. Fr. tit. prel. n. (5) In the most extensive sense of the word, it differs little from virtue, for it includes within itself the whole circle of virtues. Yet the common distinction between them is that that which considered positively and in itself, is called virtue, when considered relatively and with respect to others, has the name of justice. But justice being in itself a part of virtue, is confined to things simply good or evil, and consists in a man's taking such a proportion of them as he ought.; \* Luke 6:19 And the whole multitude sought to touch him: for there went virtue out of him, and healed them all.

<sup>3</sup> 1 Peter 2:17

<sup>4</sup> 2 Peter 1:1-3

**AFFIDAVIT**

I Cory Townsend, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

On Wednesday August 28, 2013 at 7:30 pm Legendary Bar & Restaurant; 3513 East Tremont Avenue; Bronx, NY. 1046 I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas the people unanimously voted for the reestablishing of the Common Law Grand Jury here in Dutchess County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.

5 on

Cory Townsend

**NOTARY**

New York State, Bronx County on this 28 day of August, 2013 before me Marilyn Miller, the subscriber, personally appeared Cory Townsend to me known to be the living (wo)man describe in and who executed the forgoing instrument and sworn before me that he/she executed the same as his/her free will act and deed.

Marilyn Miller  
Notary

My commission expires: 11/20/14  
(Notary Seal)


MARILYN M. MILLER  
NOTARY PUBLIC - STATE OF NEW YORK  
NO. 01M16051239  
QUALIFIED IN PUTNAM COUNTY  
MY COMMISSION EXPIRES 11-20-14

**AFFIDAVIT**

I Kathleen Zebzda, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

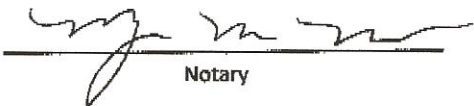
On Wednesday August 28, 2013 at 7:30 pm Legendary Bar & Restaurant; 3513 East Tremont Avenue; Bronx, NY. 1046 I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas the people unanimously voted for the reestablishing of the Common Law Grand Jury here in Dutchess County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.

5 on



**NOTARY**

New York State, Bronx County on this 28 day of August, 2013 before me Marilyn Miller, the subscriber, personally appeared Kathleen Zebzda to me known to be the living (wo)man describe in and who executed the forgoing instrument and sworn before me that he/she executed the same as his/her free will act and deed.

  
Notary

My commission expires: 11/29/14  
(Notary Seal)

**MARILYN M. MILLER**  
**NOTARY PUBLIC - STATE OF NEW YORK**  
**NO. 01M16051239**  
**QUALIFIED IN PUTNAM COUNTY**  
**MY COMMISSION EXPIRES 11-20-2014**

**AFFIDAVIT**

I ALVIN S. GONZALEZ, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

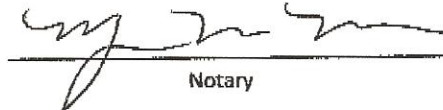
On Wednesday August 28, 2013 at 7:30 pm Legendary Bar & Restaurant; 3513 East Tremont Avenue; Bronx, NY. 1046 I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas the people unanimously voted for the reestablishing of the Common Law Grand Jury here in Dutchess County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.

5 on



**NOTARY**

New York State, Bronx County on this 28 day of August, 2013 before me Marilyn Miller, the subscriber, personally appeared ALVIN S. GONZALEZ to me known to be the living (wo)man describe in and who executed the forgoing instrument and sworn before me that he/she executed the same as his/her free will act and deed.

  
Notary

My commission expires: 11/20/14  
(Notary Seal)

MARILYN M. MILLER  
NOTARY PUBLIC - STATE OF NEW YORK  
NO. 01M16051239  
QUALIFIED IN PUTNAM COUNTY  
MY COMMISSION EXPIRES 11-20-2014

# COLUMBIA COUNTY GRAND JURY

LEX NATURALIS DEI GRATIA

We the people of Columbia County by the mercy and Grace of God having blessed us with the unalienable right of the people as Grand Jurors<sup>1</sup>, secured by the V Amendment of the Bill of Rights for the United States of America, in order to establish justice, insure domestic tranquility, secure the blessings of liberty to ourselves and our posterity by the securing of Natural Law do ordain and establish this Grand Jury principled upon Justice<sup>2</sup>, Honor<sup>3</sup> and Grace<sup>4</sup> for a perpetual administration of trust on behalf of the people.

On August twenty-ninth 2013 the people of Columbia County New York Constituted a Grand Jury by electing to reestablish the Peoples Jury here in Columbia County, New York to be filed with the county clerk and the court clerk.

This declaration by the consent of the people shall be sufficient for the establishment of this Grand Jury presented to the people and to be recorded with the County Clerk and the Supreme Court Clerk on this 4<sup>th</sup> day of October in the year of our Lord Two Thousand and Thirteen and in the two hundred and thirty seventh year of our independence of the United States of America. In witness hereof by three:



S	David Wilson	<u><i>David Wilson</i></u>
E		
A	Kathryn Butler	<u><i>Katerman</i></u>
L	Lillian Wilson	<u><i>Lillian L. Wilson</i></u>

<sup>1</sup> 1 Corinthians 6:1-5  
<sup>2</sup> JUSTICE. [Bouvier's Law, 1856 Edition] The constant and perpetual disposition to render every man his due. Just. Inst. B. 1, tit. 1. Toulli or defines it to be the conformity of our actions and our will to the law. Dr. Civ. Fr. tit. prel. n. (5) In the most extensive sense of the word, it differs little from virtue, for it includes within itself the whole circle of virtues. Yet the common distinction between them is that that which considered positively and in itself, is called virtue, when considered relatively and with respect to others, has the name of justice. But justice being in itself a part of virtue, is confined to things simply good or evil, and consists in a man's taking such a proportion of them as he ought; \* Luke 6:19 And the whole multitude sought to touch him: for there went virtue out of him, and healed them all.  
<sup>3</sup> 1 Peter 2:17  
<sup>4</sup> 2 Peter 1:1-3



### AFFIDAVIT

I David Wilson, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

On On Thursday August 29, 2013 at the Town of Claverack Town Park Pavilion, located adjacent 91 Church street Mellenville, NY 12544 I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas the people unanimously voted for the reestablishing of the Common Law Grand Jury here in Columbia County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.

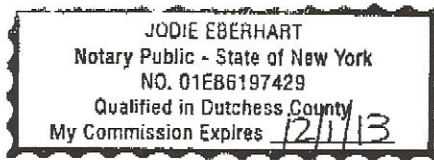
David Wilson

### NOTARY

New York State, Dutchess County on this 24 day of September 2013 before me Jodie Eberhart, the subscriber, personally appeared David Wilson to me known to be the living (wo)man describe in and who executed the forgoing instrument and sworn before me that he/she executed the same as his/her free will act and deed.

Jodie Eberhart

My commission expires: 12/1/16  
(Notary Seal)

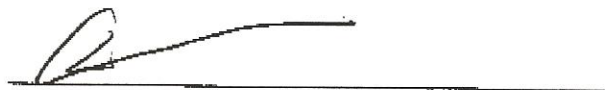


Notary

### AFFIDAVIT

I Kathryn (Butler) Guterman, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

On On Thursday August 29, 2013 at the Town of Claverack Town Park Pavilion, located adjacent 91 Church street Mellenville, NY 12544 I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas the people unanimously voted for the reestablishing of the Common Law Grand Jury here in Columbia County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.



### NOTARY

New York State, Columbia County on this 26 day of September, 2013 before me Kathryn Butler Guterman, the subscriber, personally appeared in Chatham, NY to me known to be the living (wo)man describe in and who executed the forgoing instrument and sworn before me that he/she executed the same as his/her free will act and deed.



Susan D. Valentini  
Notary Public  
County of Columbia  
State of New York  
Reg. # 4717737  
Commission Exp:  
August 30, 2014

Notary

My commission expires: 8/30/14  
(Notary Seal)

### AFFIDAVIT

I Lillian Wilson, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

On On Thursday August 29, 2013 at the Town of Claverack Town Park Pavilion, located adjacent 91 Church street Mellenville, NY 12544 I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas the people unanimously voted for the reestablishing of the Common Law Grand Jury here in Columbia County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.

Lillian R. Wilson

### NOTARY

New York State, Dutchess County on this 26th day of September, 2013 before me Nasir Mahmood, the subscriber, personally appeared Lillian Wilson to me known to be the living (wo)man describe in and who executed the forgoing instrument and sworn before me that he/she executed the same as his/her free will act and deed.

Nasir Mahmood

NASIR MAHMOOD  
Notary Public, State of New York  
No. 01MA6000454  
Qualified in Dutchess County 2013 Notary  
Commission Expires December 15, 2013

My commission expires: \_\_\_\_\_  
(Notary Seal)

# SCHENECTADY COUNTY GRAND JURY

LEX NATURALIS DEI GRATIA

We the people of Schenectady County by the mercy and Grace of God having blessed us with the unalienable right of the people as Grand Jurors<sup>1</sup>, secured by the V Amendment of the Bill of Rights for the United States of America, in order to establish justice, insure domestic tranquility, secure the blessings of liberty to ourselves and our posterity by the securing of Natural Law do ordain and establish this Grand Jury principled upon Justice<sup>2</sup>, Honor<sup>3</sup> and Grace<sup>4</sup> for a perpetual administration of trust on behalf of the people.

On September 17, 2013 the people of Schenectady County New York Constituted a Grand Jury by electing to reestablish the Peoples Jury here in Schenectady County, New York to be filed with the county clerk and the court clerk.

This declaration by the consent of the people shall be sufficient for the establishment of this Grand Jury presented to the people and to be recorded with the County Clerk and the Supreme Court Clerk on this \_\_\_\_\_ day of \_\_\_\_\_ in the year of our Lord Two Thousand and Thirteen and in the two hundred and thirty seventh year of our independence of the United States of America. In witness hereof by three:

S  
E  
A  
L

Witness 

Witness Martin Mulloy

Witness Kenneth Kelly

<sup>1</sup> 1 Corinthians 6:1-5

<sup>2</sup> JUSTICE. [Bouvier's Law, 1856 Edition] The constant and perpetual disposition to render every man his due. Just. Inst. B. 1, tit. 1. Toullier defines it to be the conformity of our actions and our will to the law. Dr. Civ. Fr. tit. prel. n. (5) In the most extensive sense of the word, it differs little from virtue, for it includes within itself the whole circle of virtues. Yet the common distinction between them is that that which considered positively and in itself, is called virtue, when considered relatively and with respect to others, has the name of justice. But justice being in itself a part of virtue, is confined to things simply good or evil, and consists in a man's taking such a proportion of them as he ought.; \* Luke 6:19 And the whole multitude sought to touch him: for there went virtue out of him, and healed them all.

<sup>3</sup> 1 Peter 2:17

<sup>4</sup> 2 Peter 1:1-3

# AFFIDAVIT

I Martin B. Mulloy, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

On Tuesday September 17, 2013 at the Schenectady Library, located at 99 Clinton Street; Schenectady, New York, 12305 I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas the people unanimously voted for the reestablishing of the Common Law Grand Jury here in Dutchess County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.

Martin Mulloy

## NOTARY

New York State, Schenectady County on this 19 day of September, 2013  
before me RAVI RAMDATH, the subscriber, personally appeared Martin B. Mulloy to me known to be  
the living (wo)man describe in and who executed the forgoing instrument and sworn before me that he/she executed the same  
as his/her free will act and deed.

[Signature]

Notary

RAVI RAMDATH  
Notary Public, State of New York  
Qualified in Schenectady County  
Reg. No. 01RA6268744  
My Commission Expires Sept. 17, 20 16

My commission expires: \_\_\_\_\_  
(Notary Seal)

# AFFIDAVIT

I KEVIN MALLOY, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

On Tuesday September 17, 2013 at the Schenectady Library, located at 99 Clinton Street; Schenectady, New York, 12305 I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas the people unanimously voted for the reestablishing of the Common Law Grand Jury here in Dutchess County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.

Kevin Malloy

## NOTARY

New York State, Schenectady County on this 19<sup>th</sup> day of September, 2013  
before me ~~Kevin A. Malloy Sr.~~ RAVI RAMDATH, the subscriber, personally appeared KEVIN MALLOY to me known to be the living (wo)man describe in and who executed the forgoing instrument and sworn before me that he/she executed the same as his/her free will act and deed.

Ravi Ramdath  
Notary

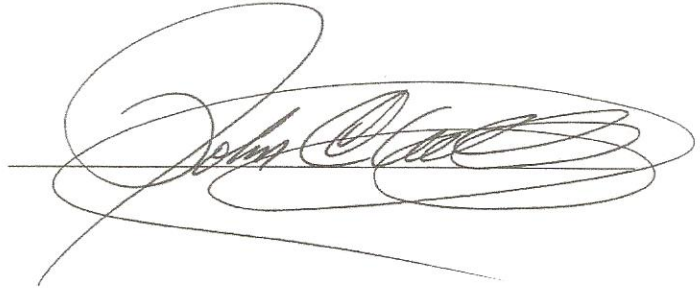
My commission expires: \_\_\_\_\_  
(Notary Seal)

RAVI RAMDATH  
Notary Public, State of New York  
Qualified in Schenectady County  
Reg. No. 01RA6268744  
My Commission Expires Sept. 17, 20 16

**AFFIDAVIT**

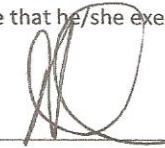
I, John Vickwek, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

On Tuesday September 17, 2013 at the Schenectady Library, located at 99 Clinton Street; Schenectady, New York, 12305 I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas the people unanimously voted for the reestablishing of the Common Law Grand Jury here in Dutchess County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.

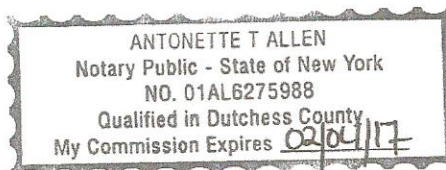


**NOTARY**

New York State, Dutchess County on this 18 day of September, 2013  
before me Antonette T. Allen the subscriber, personally appeared John Vickwek to me known to be the living (wo)man describe in and who executed the forgoing instrument and sworn before me that he/she executed the same as his/her free will act and deed.

  
\_\_\_\_\_  
Notary

My commission expires: 02/04/17  
(Notary Seal)



# DUTCHESS COUNTY GRAND JURY

LEX NATURALIS DEI GRATIA

We the people of Dutchess County by the mercy and Grace of God having blessed us with the unalienable right of the people as Grand Jurors<sup>1</sup>, secured by the V Amendment of the Bill of Rights for the United States of America, in order to establish justice, insure domestic tranquility, secure the blessings of liberty to ourselves and our posterity by the securing of Natural Law do ordain and establish this Grand Jury principled upon Justice<sup>2</sup>, Honor<sup>3</sup> and Grace<sup>4</sup> for a perpetual administration of trust on behalf of the people.

On Thursday July 18, 2013 the people of Dutchess County New York Constituted a Grand Jury by electing to reestablish the Peoples Jury here in Dutchess County New York to be filed with the county clerk and the court clerk.

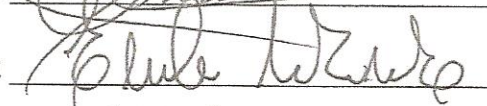
This declaration by the consent of the people shall be sufficient for the establishment of this Grand Jury presented to the people and to be recorded with the County Clerk and the Supreme Court Clerk on September 6 in the year of our Lord Two Thousand and Thirteen and in the two hundred and thirty seventh year of our independence of the United States of America. In witness hereof by three:

S  
E  
A  
L

Witness #1



Witness #2



Witness #3



<sup>1</sup> 1 Corinthians 6:1-5

<sup>2</sup> JUSTICE. [Bouvier's Law, 1856 Edition] The constant and perpetual disposition to render every man his due. Just. Inst. B. 1, tit. 1. Toullier defines it to be the conformity of our actions and our will to the law. Dr. Civ. Fr. tit. prel. n. (5) In the most extensive sense of the word, it differs little from virtue, for it includes within itself the whole circle of virtues. Yet the common distinction between them is that that which considered positively and in itself, is called virtue, when considered relatively and with respect to others, has the name of justice. But justice being in itself a part of virtue, is confined to things simply good or evil, and consists in a man's taking such a proportion of them as he ought.; \* Luke 6:19 And the whole multitude sought to touch him: for there went virtue out of him, and healed them all.

<sup>3</sup> 1 Peter 2:17

<sup>4</sup> 2 Peter 1:1-3



# AFFIDAVIT

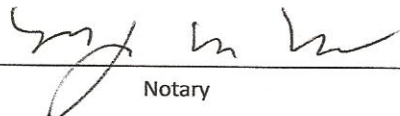
I Paul KOKSVIK, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

On Thursday July 18, 2013 at the Town of Poughkeepsie Community Room, located at 19 Tucker Drive, Poughkeepsie, NY. 12603 I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas the people unanimously voted for the reestablishing of the Common Law Grand Jury here in Dutchess County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.



## NOTARY

New York State, Dutchess County on this 18 day of July, 2013 before me Marilyn Miller the subscriber, personally appeared Paul KOKSVIK to me known to be the living (wo)man describe in and who executed the forgoing instrument and sworn before me that he/she executed the same as his/her free will act and deed.

  
Notary

My commission expires: 2014  
(Notary Seal)

MARILYN M. MILLER  
NOTARY PUBLIC - STATE OF NEW YORK  
NO. 01M16051239  
QUALIFIED IN PUTNAM COUNTY  
MY COMMISSION EXPIRES 11-20-20 14

**AFFIDAVIT**

I Benigno Resto, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

On Thursday July 18, 2013 at the Town of Poughkeepsie Community Room, located at 19 Tucker Drive, Poughkeepsie, NY. 12603 I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas the people unanimously voted for the reestablishing of the Common Law Grand Jury here in Dutchess County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.

Benigno Resto

**NOTARY**

New York State, Dutchess County on this 18 day of July, 2013 before me Marilyn Miller the subscriber, personally appeared Benigno Resto to me known to be the living (wo)man describe in and who executed the forgoing instrument and sworn before me that he/she executed the same as his/her free will act and deed.

Marilyn Miller  
Notary

My commission expires: 2014  
(Notary Seal)

MARILYN M. MILLER  
NOTARY PUBLIC - STATE OF NEW YORK  
NO. 01M16051239  
QUALIFIED IN PUTNAM COUNTY  
MY COMMISSION EXPIRES 11-29-2014

**AFFIDAVIT**

I Joseph Pergola IV, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

On Thursday July 18, 2013 at the Town of Poughkeepsie Community Room, located at 19 Tucker Drive, Poughkeepsie, NY. 12603 I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas the people unanimously voted for the reestablishing of the Common Law Grand Jury here in Dutchess County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.

Joseph Pergola IV

**NOTARY**

New York State, Dutchess County on this 18 day of July, 2013 before me Marilyn Miller, the subscriber, personally appeared Joseph Pergola IV to me known to be the living (wo)man describe in and who executed the forgoing instrument and sworn before me that he/she executed the same as his/her free will act and deed.

Marilyn Miller  
Notary

My commission expires: 2014  
(Notary Seal)

**MARILYN M. MILLER**  
**NOTARY PUBLIC - STATE OF NEW YORK**  
**NO. 01M16051239**  
**QUALIFIED IN PUTNAM COUNTY**  
**MY COMMISSION EXPIRES 11-20-2014**

# PUTNAM COUNTY GRAND JURY

LEX NATURALIS DEI GRATIA

**W**e the people of Putnam County by the mercy and Grace of God having blessed us with the unalienable right of the people as Grand Jurors<sup>1</sup>, secured by the V Amendment of the Bill of Rights for the United States of America, in order to establish justice, insure domestic tranquility, secure the blessings of liberty to ourselves and our posterity by the securing of Natural Law do ordain and establish this Grand Jury principled upon Justice<sup>2</sup>, Honor<sup>3</sup> and Grace<sup>4</sup> for a perpetual administration of trust on behalf of the people.

**O**n August 27, 2013 the people of Putnam County New York Constituted a Grand Jury by electing to reestablish the Peoples Jury here in Putnam County, New York to be filed with the county clerk and the court clerk.

**T**his declaration by the consent of the people shall be sufficient for the establishment of this Grand Jury presented to the people and to be recorded with the County Clerk and the Supreme Court Clerk on this 24 day of September in the year of our Lord Two Thousand and Thirteen and in the two hundred and thirty seventh year of our independence of the United States of America. In witness hereof by three:

S E A L	Witness #1 <u>[Signature]</u> Witness #2 <u>[Signature]</u> Witness #3 <u>[Signature]</u>
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*[Faint handwritten notes]*

<sup>1</sup> 1 Corinthians 6:1-5

<sup>2</sup> JUSTICE. [Bouvier's Law, 1856 Edition] The constant and perpetual disposition to render every man his due. Just. Inst. B. 1, tit. 1. Toullier defines it to be the conformity of our actions and our will to the law. Dr. Civ. Fr. tit. prel. n. (5) In the most extensive sense of the word, it differs little from virtue, for it includes within itself the whole circle of virtues. Yet the common distinction between them is that that which considered positively and in itself, is called virtue, when considered relatively and with respect to others, has the name of justice. But justice being in itself a part of virtue, is confined to things simply good or evil, and consists in a man's taking such a proportion of them as he ought.; \* Luke 6:19 And the whole multitude sought to touch him: for there went virtue out of him, and healed them all.

<sup>3</sup> 1 Peter 2:17

<sup>4</sup> 2 Peter 1:1-3

**AFFIDAVIT**

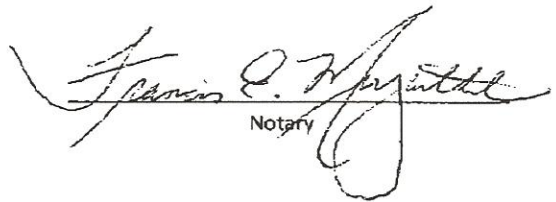
I John Carminecci, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

On Tuesday August 27, 2013 at the Mahopac Public Library in the Community Room, located at 668 Route 6, Mahopac, New York 10541 I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas an overwhelming majority of the people voted for the reestablishing of the Common Law Grand Jury here in Putnam County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.



**NOTARY**

New York State, PUTNAM County on this 27<sup>th</sup> day of AUGUST, 2013 before me FRANCIS E. MORGANTHALER, the subscriber, personally appeared John Carminecci to me known to be the living (wo)man describe in and who executed the forgoing instrument and sworn before me that he/she executed the same as his/her free will act and deed.

  
Notary

My commission expires: 6/12/14  
{Notary Seal}

FRANCIS E. MORGANTHALER  
Notary Public, State of New York  
No. 01M06043295  
Qualified in Westchester County  
Commission Expires June 12, 2014

**AFFIDAVIT**

I Karen Clark, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

On Tuesday August 27, 2013 at the Mahopac Public Library in the Community Room, located at 668 Route 6, Mahopac, New York 10541 I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas an overwhelming majority of the people voted for the reestablishing of the Common Law Grand Jury here in Putnam County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.

Karen Clark

**NOTARY**

New York State, Putnam County on this 27 day of August, 2013  
before me <sup>FRANCIS E.</sup> ~~Frank~~ Morganthaler the subscriber, personally appeared Karen Clark  
to me known to be the living (wo)man describe in and who executed the forgoing instrument and sworn before me that he/she executed the same as his/her free will act and deed.

Francis E. Morganthaler  
Notary


My commission expires: 6/12/14  
(Notary Seal)

FRANCIS E. MORGANTHALER  
Notary Public, State of New York  
No. 31M06343205  
Qualified in Westchester County  
Commission Expires June 12, 2014  
14

**AFFIDAVIT**

I PAUL MAZZA, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

On Tuesday August 27, 2013 at the Mahopac Public Library in the Community Room, located at 668 Route 6, Mahopac, New York 10541 I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas an overwhelming majority of the people voted for the reestablishing of the Common Law Grand Jury here in Putnam County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.

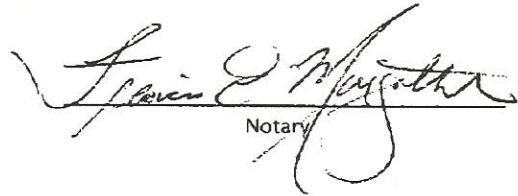
  
\_\_\_\_\_

**NOTARY**

New York State, Putnam County on this 27 day of August, 2013

before me <sup>FRANCIS E.</sup> ~~Frank~~ Morganthaler, the subscriber, personally appeared Paul V Mazza

to me known to be the living (wo)man describe in and who executed the forgoing instrument and sworn before me that he/she executed the same as his/her free will act and deed.

  
\_\_\_\_\_  
Notary

My commission expires: 6/12/14  
(Notary Seal)

FRANCIS E. MORGANTHALER  
Notary Public, State of New York  
No. 0110003000  
Qualified in Westchester County  
Commission Expires June 12, 2014  
14

# SUFFOLK COUNTY GRAND JURY

LEX NATURALIS DEI GRATIA

We the people of Suffolk County by the mercy and Grace of God having blessed us with the unalienable right of the people as Grand Jurors<sup>1</sup>, secured by the V Amendment of the Bill of Rights for the United States of America, in order to establish justice, insure domestic tranquility, secure the blessings of liberty to ourselves and our posterity by the securing of Natural Law do ordain and establish this Grand Jury principled upon Justice<sup>2</sup>, Honor<sup>3</sup> and Grace<sup>4</sup> for a perpetual administration of trust on behalf of the people.

On July 31, 2013 the people of Suffolk County New York Constituted a Grand Jury by electing to reestablish the Peoples Jury here in Suffolk County, New York to be filed with the county clerk and the court clerk.

This declaration by the consent of the people shall be sufficient for the establishment of this Grand Jury presented to the people and to be recorded with the County Clerk and the Supreme Court Clerk in witness thereof on this 4th day of September in the year of our Lord Two Thousand and Thirteen and in the two hundred and thirty seventh year of our independence of the United States of America. In witness hereof by three:

S	Name of Witness #1	<u>Harold Cohen</u>
E	Name of Witness #2	<u>Evelyn Cohen</u>
A	Name of Witness #3	<u>Jodyann Jenner</u>
L		

<sup>1</sup> 1 Corinthians 6:1-5

<sup>2</sup> JUSTICE. [Bouvier's Law, 1856 Edition] The constant and perpetual disposition to render every man his due. Just. Inst. B. 1, tit. 1. Toullier defines it to be the conformity of our actions and our will to the law. Dr. Civ. Fr. tit. prel. n. (5) In the most extensive sense of the word, it differs little from virtue, for it includes within itself the whole circle of virtues. Yet the common distinction between them is that that which considered positively and in itself, is called virtue, when considered relatively and with respect to others, has the name of justice. But justice being in itself a part of virtue, is confined to things simply good or evil, and consists in a man's taking such a proportion of them as he ought.; \* Luke 6:19 And the whole multitude sought to touch him: for there went virtue out of him, and healed them all.

<sup>3</sup> 1 Peter 2:17

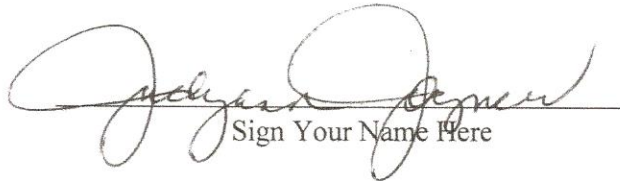
<sup>4</sup> 2 Peter 1:1-3



**AFFIDAVIT**

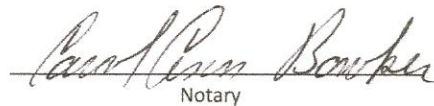
I JUDYANN JOYNER, Affiant, being of lawful age, qualified and competent to testify to and having first-hand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading: I appeared at a meeting at Riverhead Town Hall, 200 Howell Ave., Riverhead, NY 11901, on July 31<sup>st</sup>, 2013 7:30 PM and witnessed that an election took place that resulted in the unanimous decision of those present to vote for an establishment of the Common Law Grand Jury in Suffolk County.

JUDYANN JOYNER  
Print Your Name Here

  
Sign Your Name Here

**NOTARY**

New York State, Suffolk County on this 31<sup>st</sup> day of July, 2013  
before me Carol Ann Bowker the subscriber, personally appeared Judyann Joyner  
to me known to be the living (wo)man described herein and who executed the forgoing instrument and sworn before me that  
he/she executed the same as his/her free will act and deed.

  
Notary

My commission expires: 10/25/13  
(Notary Seal)

CAROL ANN F BOWKER  
Notary Public, State of New York  
No. 01BOS019540  
Qualified in Suffolk County  
Commission Expires October 25, 2013

# AFFIDAVIT

I Evelyn Cohen, Affiant, being of lawful age, qualified and competent to testify to and having first-hand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading: I appeared at a meeting at Riverhead Town Hall, 200 Howell Ave., Riverhead, NY 11901, on July 31<sup>st</sup>, 2013 7:30 PM and witnessed that an election took place that resulted in the unanimous decision of those present to vote for an establishment of the Common Law Grand Jury in Suffolk County.

Evelyn Cohen

Print Your Name Here

Evelyn Cohen

Sign Your Name Here

## NOTARY

New York State, Suffolk County on this 31<sup>st</sup> day of July, 2013  
before me Carol Ann Bowker the subscriber, personally appeared Evelyn Cohen  
to me known to be the living (wo)man described herein and who executed the forgoing instrument and sworn before me that  
he/she executed the same as his/her free will act and deed.

Carol Ann Bowker  
Notary

My commission expires: 10/25/13  
(Notary Seal)

Carol Ann Bowker  
Notary Public, State of New York  
No. 01BO5019540  
Qualified in Suffolk County  
Commission Expires October 25, ~~1995~~ 2013

# AFFIDAVIT

I Harold Cohen, Affiant, being of lawful age, qualified and competent to testify to and having first-hand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading: I appeared at a meeting at Riverhead Town Hall, 200 Howell Ave., Riverhead, NY 11901, on July 31<sup>st</sup>, 2013 7:30 PM and witnessed that an election took place that resulted in the unanimous decision of those present to vote for an establishment of the Common Law Grand Jury in Suffolk County.

Harold Cohen

Print Your Name Here

Harold Cohen

Sign Your Name Here

## NOTARY

New York State, Suffolk County on this 31<sup>st</sup> day of July, 2013  
before me Carol Ann Bowker the subscriber, personally appeared Harold Cohen  
to me known to be the living (wo)man described herein and who executed the forgoing instrument and sworn before me that  
he/she executed the same as his/her free will act and deed.

Carol Ann Bowker  
Notary

My commission expires: 10/25/13  
(Notary Seal)

CAROL ANN F. BOWKER  
Notary Public, State of New York  
No. 01805019540  
Qualified in Suffolk County  
Commission Expires October 25, 2013

# NASSAU COUNTY GRAND JURY

LEX NATURALIS DEI GRATIA

We the people of Nassau County by the mercy and Grace of God having blessed us with the unalienable right of the people as Grand Jurors<sup>1</sup>, secured by the V Amendment of the Bill of Rights for the United States of America, in order to establish justice, insure domestic tranquility, secure the blessings of liberty to ourselves and our posterity by the securing of Natural Law do ordain and establish this Grand Jury principled upon Justice<sup>2</sup>, Honor<sup>3</sup> and Grace<sup>4</sup> for a perpetual administration of trust on behalf of the people.

On August 29, 2013 the people of Nassau County New York Constituted a Grand Jury by electing to reestablish the Peoples Jury here in Nassau County, New York to be filed with the county clerk and the court clerk.

This declaration by the consent of the people shall be sufficient for the establishment of this Grand Jury presented to the people and to be recorded with the County Clerk and the Supreme Court Clerk in witness thereof on this 4th day of September in the year of our Lord Two Thousand and Thirteen and in the two hundred and thirty seventh year of our independence of the United States of America. In witness hereof by three:



S  
E  
A  
L

Name of Witness #1 Virginia Daly

Name of Witness #2 Jane Aron

Name of Witness #3 Louisa Borriello

<sup>1</sup> 1 Corinthians 6:1-5

<sup>2</sup> JUSTICE. [Bouvier's Law, 1856 Edition] The constant and perpetual disposition to render every man his due. Just. Inst. B. 1. tit. 1. Toullier defines it to be the conformity of our actions and our will to the law. Dr. Civ. Fr. tit. prel. n. (5) In the most extensive sense of the word, it differs little from virtue, for it includes within itself the whole circle of virtues. Yet the common distinction between them is that that which considered positively and in itself, is called virtue, when considered relatively and with respect to others, has the name of justice. But justice being in itself a part of virtue, is confined to things simply good or evil, and consists in a man's taking such a proportion of them as he ought.; \* Luke 6:19 And the whole multitude sought to touch him: for there went virtue out of him, and healed them all.

<sup>3</sup> 1 Peter 2:17

<sup>4</sup> 2 Peter 1:1-3

**AFFIDAVIT**

I Virginia Daly, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading: I appeared at a meeting at the Rockville Centre American Legion Hall, 197 Maple Ave., Rockville Centre, NY 11570, on August 29, 2013 7:00 PM and witnessed that an election took place that resulted in the unanimous decision of those present to vote for an establishment of the Common Law Grand Jury in ~~Suffolk~~ County.

*Nassau / R.L.J.*

VIRGINIA DALY  
Print Your Name Here

Virginia Daly  
Sign Your Name Here

**NOTARY**

New York State, Suffolk County on this 4 day of Sept, 2013  
before me Teresa Valenti the subscriber, personally appeared Virginia Daly  
to me known to be the living (wo)man described herein and who executed the forgoing instrument and sworn before me that he/she executed the same as his/her free will act and deed.

Teresa Valenti  
Notary

My commission expires: May 30, 2014  
(Notary Seal)

TERESA VALENTI  
NOTARY PUBLIC, State of New York  
No. 01VA6042459  
Qualified in Suffolk County  
Commission Expires May 30, 2014

# AFFIDAVIT

I Irene Honan, Affiant, being of lawful age, qualified and competent to testify to and having first-hand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading: I appeared at a meeting at the Rockville Centre American Legion Hall, 197 Maple Ave., Rockville Centre, NY 11570, on August 29, 2013 7:00 PM and witnessed that an election took place that resulted in the unanimous decision of those present to vote for an establishment of the Common Law Grand Jury in Suffolk County.

*Honan*

IRENE HONAN

Print Your Name Here

*Irene Honan*

Sign Your Name Here

## NOTARY

New York State, Nassau County on this 29 day of August, 2013  
 before me Robert P. Honan, the subscriber, personally appeared Irene Honan  
 to me known to be the living (wo)man described herein and who executed the forgoing instrument and sworn before me that he/she executed the same as his/her free will act and deed.

*Robert P. Honan*

Notary

My commission expires: \_\_\_\_\_  
 (Notary Seal)

**Robert P. Honan**  
 Notary Public, State of New York  
 No. 01HQ4886292  
 Qualified in Nassau County  
 Commission Expires 2/23/2017

**AFFIDAVIT**

I LOUISA Borriello, Affiant, being of lawful age, qualified and competent to testify to and having first-hand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading: I appeared at a meeting at the Rockville Centre American Legion Hall, 197 Maple Ave., Rockville Centre, NY 11570, on August 29, 2013 7:00 PM and witnessed that an election took place that resulted in the unanimous decision of those present to vote for an establishment of the Common Law Grand Jury in ~~Rockville~~ <sup>NASSAU</sup> County, NY. (B)

LOUISA Borriello

Print Your Name Here

LOUISA Borriello

Sign Your Name Here

**NOTARY**

New York State, NASSAU County on this 29 day of August 2013 before me Robert P. Honan, the subscriber, personally appeared Louisa Borriello to me known to be the living (wo)man described herein and who executed the forgoing instrument and sworn before me that he/she executed the same as his/her free will act and deed.

Robert P. Honan

Notary

My commission expires: \_\_\_\_\_  
(Notary Seal)

**Robert P. Honan**  
Notary Public, State of New York  
No. 01HQ4886292  
Qualified in Nassau County  
Commission Expires 3/23/2017

# QUEENS COUNTY GRAND JURY

LEX NATURALIS DEI GRATIA

We the people of Queens County by the mercy and Grace of God having blessed us with the unalienable right of the people as Grand Jurors<sup>1</sup>, secured by the V Amendment of the Bill of Rights for the United States of America, in order to establish justice, insure domestic tranquility, secure the blessings of liberty to ourselves and our posterity by the securing of Natural Law do ordain and establish this Grand Jury principled upon Justice<sup>2</sup>, Honor<sup>3</sup> and Grace<sup>4</sup> for a perpetual administration of trust on behalf of the people.

On September, 2013 the people of Queens County New York Constituted a Grand Jury by electing to reestablish the Peoples Jury here in Queens County, New York to be filed with the county clerk and the court clerk.

This declaration by the consent of the people shall be sufficient for the establishment of this Grand Jury presented to the people and to be recorded with the County Clerk and the Supreme Court Clerk on this 21 day of September in the year of our Lord Two Thousand and Thirteen and in the two hundred and thirty seventh year of our independence of the United States of America. In witness hereof by three:

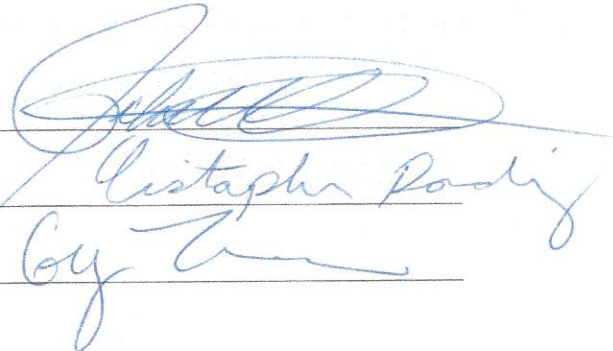
S Witness #1

E

A Witness #2

L

Witness #3



The image shows three handwritten signatures in blue ink. The first signature is a large, stylized cursive signature. The second signature is 'Christopher Rodig'. The third signature is 'By [unclear]'. Each signature is written over a horizontal line.

<sup>1</sup> 1 Corinthians 6:1-5

<sup>2</sup> JUSTICE. [Bouvier's Law, 1856 Edition] The constant and perpetual disposition to render every man his due. Just. Inst. B. 1, tit. 1. Toullier defines it to be the conformity of our actions and our will to the law. Dr. Civ. Fr. tit. prel. n. (5) In the most extensive sense of the word, it differs little from virtue, for it includes within itself the whole circle of virtues. Yet the common distinction between them is that that which considered positively and in itself, is called virtue, when considered relatively and with respect to others, has the name of justice. But justice being in itself a part of virtue, is confined to things simply good or evil, and consists in a man's taking such a proportion of them as he ought.; \* Luke 6:19 And the whole multitude sought to touch him: for there went virtue out of him, and healed them all.

<sup>3</sup> 1 Peter 2:17

<sup>4</sup> 2 Peter 1:1-3



**AFFIDAVIT**

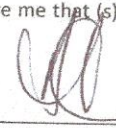
I John Vidorek, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

On Wednesday, Sept. 4th at 7:00 PM at the Catholic War Veterans Association, 39-46 61st St, Woodside, NY 11377-3536 I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas the people unanimously voted for the reestablishing of the Common Law Grand Jury here in Queens County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.

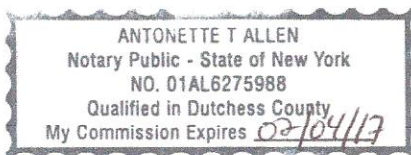


**NOTARY**

New York State, Dutchess County on this 5 day of September, 2013 before me Antonette Allen, the subscriber, personally appeared John Vidorek to me known to be the living (wo)man describe in and who executed the forgoing instrument and sworn before me that (s)he executed the same as his/her free will act and deed.

  
\_\_\_\_\_  
Notary

My commission expires: 02/04/17  
(Notary Seal)



## AFFIDAVIT

I Louise Vignola, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

On Wednesday, Sept. 4th at 7:00 PM at the Catholic War Veterans Association, 39-46 61st St, Woodside, NY 11377-3536 I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas the people unanimously voted for the reestablishing of the Common Law Grand Jury here in Queens County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.

[Signature]

## NOTARY

New York State, Queens County on this 21 day of September, 2013  
before me ANA C. CHOI, the subscriber, personally appeared Louise Vignola to me known to be  
the living (wo)man describe in and who executed the forgoing instrument and sworn before me that (s)he executed the same  
as his/her free will act and deed.

[Signature]  
Notary

My commission expires: 02-23-2016  
(Notary Seal)

ANA C. CHOI

September 14, 2013

# GREENE COUNTY GRAND JURY

LEX NATURALIS DEI GRATIA

We the people of Greene County by the mercy and Grace of God having blessed us with the unalienable right of the people as Grand Jurors<sup>1</sup>, secured by the V Amendment of the Bill of Rights for the United States of America, in order to establish justice, insure domestic tranquility, secure the blessings of liberty to ourselves and our posterity by the securing of Natural Law do ordain and establish this Grand Jury principled upon Justice<sup>2</sup>, Honor<sup>3</sup> and Grace<sup>4</sup> for a perpetual administration of trust on behalf of the people.

On August 19, 2013 the people of Greene County New York Constituted a Grand Jury by electing to reestablish the Peoples Jury here in Greene County, New York to be filed with the county clerk and the court clerk.

This declaration by the consent of the people shall be sufficient for the establishment of this Grand Jury presented to the people and to be recorded with the County Clerk and the Supreme Court Clerk on this 16 day of September in the year of our Lord Two Thousand and Thirteen and in the two hundred and thirty seventh year of our independence of the United States of America. In witness hereof by three:

S  
E  
A  
L

Witness #1

*Anthony Antea*

Witness #2

*Paul DeBorja*

Witness #3

*Alfred Jones*

<sup>1</sup> 1 Corinthians 6:1-5

<sup>2</sup> JUSTICE. [Bouvier's Law, 1856 Edition] The constant and perpetual disposition to render every man his due. Just. Inst.-B. 1, tit. 1. Toullier defines it to be the conformity of our actions and our will to the law. Dr. Civ. Fr. tit. prel. n. (5) In the most extensive sense of the word, it differs little from virtue, for it includes within itself the whole circle of virtues. Yet the common distinction between them is that that which considered positively and in itself, is called virtue, when considered relatively and with respect to others, has the name of justice. But justice being in itself a part of virtue, is confined to things simply good or evil, and consists in a man's taking such a proportion of them as he ought.; \* Luke 6:19 And the whole multitude sought to touch him: for there went virtue out of him, and healed them all.

<sup>3</sup> 1 Peter 2:17

<sup>4</sup> 2 Peter 1:1-3

**AFFIDAVIT**

I Shane R Stevens, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

On Monday August 19, 2013 at the Cairo Public Library, [behind Town Hall] 512 Main Street [use RR Avenue for access], Cairo, NY, 12413 I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas the people unanimously voted for the reestablishing of the Common Law Grand Jury here in ~~Dutchess~~ <sup>GREENE</sup> County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.

Shane R Stevens

**NOTARY**

New York State, GREENE County on this 19<sup>th</sup> day of August, 2013 before me ANTHONY FUTIA, the subscriber, personally appeared SHANE R. STEVENS so me known to be the living (wo)man describe in and who executed the forgoing instrument and sworn before me that he/she executed the same as his/her free will act and deed.

Anthony Futia  
Notary

My commission expires: 7/5/17  
(Notary Seal)

**ANTHONY FUTIA JR.**  
**NOTARY PUBLIC, State of New York**  
**No. 01FU6128897**  
**Qualified in Westchester County**  
**Commission Expires 7/5/17**

AFFIDAVIT

I William B Bock Jr, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

On Monday August 19, 2013 at the Cairo Public Library, [behind Town Hall] 512 Main Street [use RR Avenue for access], Cairo, NY, 12413 I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas the people unanimously voted for the reestablishing of the Common Law Grand Jury here in ~~Dutchess~~ <sup>Greene</sup> County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.

W. B. Bock Jr

NOTARY

New York State, GREENE County on this 19<sup>th</sup> day of AUGUST 2013 before me ANTHONY FUTIA, the subscriber, personally appeared WILLIAM B. BOCK JR to me known to be the living (wo)man describe in and who executed the forgoing instrument and sworn before me that he/she executed the same as his/her free will act and deed.

Anthony Futia  
Notary

My commission expires: 7/5/17  
(Notary Seal)

ANTHONY FUTIA JR.  
NOTARY PUBLIC, State of New York  
No. 01FU612897  
Qualified in Westchester County  
Commission Expires 7/5/17

AFFIDAVIT

I Paul T. Dabrowski, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

On Monday August 19, 2013 at the Cairo Public Library, [behind Town Hall] 512 Main Street [use RR Avenue for access], Cairo, NY, 12413 I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas the people unanimously voted for the reestablishing of the Common Law Grand Jury here in ~~Dutchess~~ <sup>Greene</sup> County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.

Paul T. Dabrowski

NOTARY

New York State, GREENE County on this 19<sup>th</sup> day of AUGUST, 2013 before me ANTHONY FOTIA the subscriber, personally appeared PAUL T. DABROWSKI to me known to be the living (wo)man describe in and who executed the forgoing instrument and sworn before me that he/she executed the same as his/her free will act and deed.

Anthony Fotia  
Notary

My commission expires: 7/5/17  
(Notary Seal)

**ANTHONY FOTIA JR.**  
**NOTARY PUBLIC, State of New York**  
**No. 01FU6128697**  
**Qualified in Westchester County**  
**Commission Expires 7/5/17**

AFFIDAVIT

I William Wolf, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

WW  
Greene

On Monday August 19, 2013 at the Cairo Public Library, [behind Town Hall] 512 Main Street [use RR Avenue for access], Cairo, NY, 12413 I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas an overwhelming majority of the people voted for the reestablishing of the Common Law Grand Jury here in ~~Dutchess~~ County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.

William Wolf

NOTARY

New York State, GREENE County on this 19<sup>th</sup> day of AUGUST, 2013 before me ANTHONY FUTIA, the subscriber, personally appeared William Wolf to me known to be the living (wo)man describe in and who executed the forgoing instrument and sworn before me that he/she executed the same as his/her free will act and deed.

Anthony Futia  
Notary

My commission expires: 7/5/17  
(Notary Seal)

**ANTHONY FUTIA JR.**  
**NOTARY PUBLIC, State of New York**  
**No. 01FU6128897**  
**Qualified in Westchester County**  
**Commission Expires 7/5/17**

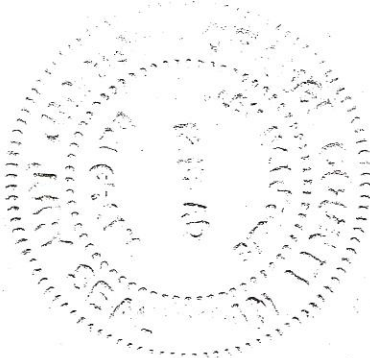
# Orange County New York Grand Jury

LEX NATURALIS DEI GRATIA

We the People of Orange County by the mercy and Grace of God having blessed us with the unalienable right of the people as Grand Jurors<sup>1</sup>, as secured by Amendment V of the Bill of Rights and the Supremacy Clause in Article VI of the U.S. Constitution, in order to establish justice, insure domestic tranquility, secure the blessings of liberty to ourselves and our posterity by the securing of Natural Law, do ordain and establish this Grand Jury principled upon Justice<sup>2</sup>, Honor<sup>3</sup> and Grace<sup>4</sup> for a perpetual administration of trust on behalf of the people.

On July 22 2013 the people of Orange County, New York constituted a Grand Jury by electing to reestablish the Peoples Jury here in Orange County, New York to be filed with the County Clerk and the Supreme Court Clerk.

This declaration by the consent of the people shall be sufficient for the establishment of this Grand Jury presented to the people and to be recorded with the County Clerk and the Supreme Court Clerk on this 9th day of September the year of our Lord Two Thousand and Thirteen and in the two hundred and thirty seventh year of our independence of the United States of America. In witness hereof by three:



S  
E  
A  
L

Witness #1

Thao A. O'Halle

Witness #2

Joseph P. Pisoni

Witness #3

Paul A. Hryz

<sup>1</sup> 1 Corinthians 6:1-5

<sup>2</sup> JUSTICE. [Bouvier's Law, 1856 Edition] The constant and perpetual disposition to render every man his due. Just. Inst. B. 1, tit. 1. Toullier defines it to be the conformity of our actions and our will to the law. Dr. Civ. Fr. tit. prel. n. (5) In the most extensive sense of the word, it differs little from virtue, for it includes within itself the whole circle of virtues. Yet the common distinction between them is that that which considered positively and in itself, is called virtue, when considered relatively and with respect to others, has the name of justice. But justice being in itself a part of virtue, is confined to things simply good or evil, and consists in a man's taking such a proportion of them as he ought.; \* Luke 6:19 And the whole multitude sought to touch him: for there went virtue out of him, and healed them all.

<sup>3</sup> 1 Peter 2:17

<sup>4</sup> 2 Peter 1:1-3



# AFFIDAVIT

I, Angela Desmond, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts, do hereby swear that the following are true, correct and not misleading:

On Monday July 22, 2013 at the New Windsor Town Hall Community Center, located at 555 Union Ave, New Windsor, NY, I attended a presentation and the election of a Common Law Grand Jury process. At this event I witnessed an open election, by the showing of hands, whereas all of the people present unanimously voted for the establishment of a Common Law Grand Jury in Orange County, NY. Aware to all, the purpose of which is to see Justice done within said county and/or where else an investigation from such process may lead. Afterwards, there was an invitation to all the people in attendance to join the jury pool.

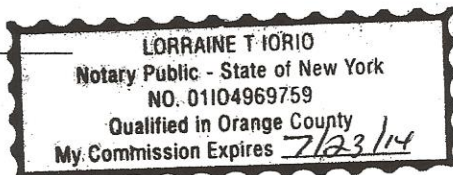
Angela Desmond  
(Affiant signature)

## NOTARY

New York State, Orange County on this 22 day of August, 2013  
before me Lorraine Florio the subscriber, personally appeared Angela Desmond to me known to be the living (wo)man describe in and who executed the forgoing instrument and sworn before me that he/she executed the same as his/her free will act and deed.

Lorraine Florio  
Notary

My commission expires:  
(Notary Seal)



# AFFIDAVIT

I, Tracy O'Halloran, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts, do hereby swear that the following are true, correct and not misleading:

On Monday July 22, 2013 at the New Windsor Town Hall Community Center, located at 555 Union Ave, New Windsor, NY, I attended a presentation and the election of a Common Law Grand Jury process. At this event I witnessed an open election, by the showing of hands, whereas all of the people present unanimously voted for the establishment of a Common Law Grand Jury in Orange County, NY. Aware to all, the purpose of which is to see Justice done within said county and/or where else an investigation from such process may lead. Afterwards, there was an invitation to all the people in attendance to join the jury pool.

Tracy O'Halloran  
(Affiant signature)

## NOTARY

New York State, Orange County on this 27<sup>th</sup> day of August, 2013  
before me Carolyn Purta the subscriber, personally appeared Tracy O'Halloran to me known to be the living (wo)man describe in and who executed the forgoing instrument and sworn before me that he/she executed the same as his/her free will act and deed.

Carolyn Purta  
Notary

My commission expires: 4/22/14  
(Notary Seal)

CAROLYN PURTA  
Notary Public, State of New York  
No. 01PU6073570  
Qualified in Orange County  
Commission Expires April 22, 2014

# WESTCHESTER COUNTY GRAND JURY

LEX NATURALIS DEI GRATIA

We the people of Westchester County by the mercy and Grace of God having blessed us with the unalienable right of the people as Grand Jurors<sup>1</sup>, secured by the V Amendment of the Bill of Rights for the United States of America, in order to establish justice, insure domestic tranquility, secure the blessings of liberty to ourselves and our posterity by the securing of Natural Law do ordain and establish this Grand Jury principled upon Justice<sup>2</sup>, Honor<sup>3</sup> and Grace<sup>4</sup> for a perpetual administration of trust on behalf of the people.

On August 25<sup>th</sup> 2013 the people of Westchester County New York Constituted a Grand Jury by electing to reestablish the Peoples Jury here in Westchester County, New York to be filed with the county clerk and the court clerk.

This declaration by the consent of the people shall be sufficient for the establishment of this Grand Jury presented to the people and recorded with the County Clerk and the Supreme Court Clerk on this 9<sup>th</sup> day of September in the year of our Lord Two Thousand and Thirteen and in the two hundred and thirty seventh year of our independence of the United States of America. In witness hereof by three:



S  
E  
A  
L

Witness #1

Francis E. M... ..

Witness #2

Carol M. P... ..

Witness #3

Anthony J... ..

<sup>1</sup> 1 Corinthians 6:1-5

<sup>2</sup> JUSTICE. [Bouvier's Law, 1856 Edition] The constant and perpetual disposition to render every man his due. Just. Inst. B. 1, tit. 1. Toullier defines it to be the conformity of our actions and our will to the law. Dr. Civ. Fr. tit. prel. n. (5) In the most extensive sense of the word, it differs little from virtue, for it includes within itself the whole circle of virtues. Yet the common distinction between them is that that which considered positively and in itself, is called virtue, when considered relatively and with respect to others, has the name of justice. But justice being in itself a part of virtue, is confined to things simply good or evil, and consists in a man's taking such a proportion of them as he ought.; \* Luke 6:19 And the whole multitude sought to touch him: for there went virtue out of him, and healed them all.

<sup>3</sup> 1 Peter 2:17

<sup>4</sup> 2 Peter 1:1-3

### AFFIDAVIT

I Barbara Morganthaler, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

On Friday; August 23, 2013; 7:00 PM at Town Hall Annex Building; (behind Police Dept); 17 Bedford Road, Armonk, NY. 10504 (Exit 3 off 684, off Route 22) I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas the people unanimously voted for the reestablishing of the Common Law Grand Jury here in Westchester County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.

Barbara Morganthaler

### NOTARY

New York State, Westchester County on this 23 day of August, 2013 before me Marilyn Miller, the subscriber, personally appeared Barbra Morganthaler to me known to be the living (wo)man describe in and who executed the forgoing instrument and sworn before me that he/she executed the same as his/her free will act and deed.

Marilyn Miller  
Notary

My commission expires: 11/20/14  
(Notary Seal)

MARILYN M. MILLER  
NOTARY PUBLIC - STATE OF NEW YORK  
NO. 01M16051239  
QUALIFIED IN PUTNAM COUNTY  
MY COMMISSION EXPIRES 11-20-2014

# AFFIDAVIT

I Janet Gordon, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

On Friday, August 23, 2013; 7:00 PM at Town Hall Annex Building; (behind Police Dept); 17 Bedford Road, Armonk, NY. 10504 (Exit 3 off 684, off Route 22) I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas the people unanimously voted for the reestablishing of the Common Law Grand Jury here in Westchester County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.

Janet Gordon

## NOTARY

New York State, Westchester County on this 23 day of August, 2013 before me Marilyn Miller the subscriber, personally appeared Janet Gordon to me known to be the living (wo)man describe in and who executed the forgoing instrument and sworn before me that he/she executed the same as his/her free will act and deed.

Marilyn Miller  
Notary

My commission expires: 11/20/14  
(Notary Seal)

MARILYN M. MILLER  
NOTARY PUBLIC - STATE OF NEW YORK  
NO. 01M16051239  
QUALIFIED IN PUTNAM COUNTY  
MY COMMISSION EXPIRES 11-20-2014

### AFFIDAVIT

I Carol Bissetta, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

On Friday; August 23, 2013; 7:00 PM at Town Hall Annex Building; (behind Police Dept); 17 Bedford Road, Armonk, NY. 10504 (Exit 3 off 684, off Route 22) I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas the people unanimously voted for the reestablishing of the Common Law Grand Jury here in Westchester County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.

Carol Bissetta

### NOTARY

New York State, Westchester County on this 23 day of August, 2013 before me Marilyn Miller, the subscriber, personally appeared Carol Bissetta to me known to be the living (wo)man describe in and who executed the forgoing instrument and sworn before me that he/she executed the same as his/her free will act and deed.

Marilyn Miller  
Notary

My commission expires: 11/20/14  
(Notary Seal)

MARILYN M. MILLER  
NOTARY PUBLIC - STATE OF NEW YORK  
NO. 01M16051239  
QUALIFIED IN PUTNAM COUNTY  
MY COMMISSION EXPIRES 11-20-2014

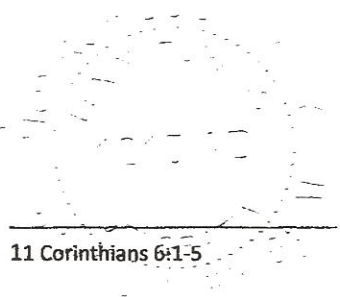
# Monroe County Grand Jury

LEX NATURALIS DEI GRATIA

We the people of Monroe County by the mercy and Grace of God having blessed us with the unalienable right of the people as Grand Jurors<sup>1</sup>, secured by the V Amendment of the Bill of Rights for the United States of America, in order to establish justice, insure domestic tranquility, secure the blessings of liberty to ourselves and our posterity by the securing of Natural Law do ordain and establish this Grand Jury principled upon Justice<sup>2</sup>, Honor<sup>3</sup> and Grace<sup>4</sup> for a perpetual administration of trust on behalf of the people.

On September 23<sup>rd</sup>, 2013 the people of Monroe County New York Constituted a Grand Jury by electing to reestablish the Peoples Jury here in Monroe County, New York to be filed with the county clerk and the court clerk.

This declaration by the consent of the people shall be sufficient for the establishment of this Grand Jury presented to the people and to be recorded with the County Clerk and the Supreme Court Clerk on this 23<sup>rd</sup> day of September in the year of our Lord Two Thousand and Thirteen and in the two hundred and thirty seventh year of our independence of the United States of America. In witness hereof by three:



S  
E  
A  
L

Witness #1 Daniel K. Payl  
Witness #2 E. A. Schul  
Witness #3 [Signature]

11 Corinthians 6:1-5

2JUSTICE. [Bouvier's Law, 1856 Edition] The constant and perpetual disposition to render every man his due. Just. Inst. B. 1, tit. 1. Toulli er defines it to be the conformity of our actions and our will to the law. Dr. Civ. Fr. tit. prel. n. (5) In the most extensive sense of the word, it differs little from virtue, for it includes within itself the whole circle of virtues. Yet the common distinction between them is that that which considered positively and in itself, is called virtue, when considered relatively and with respect to others, has the name of justice. But justice being in itself a part of virtue, is confined to things simply good or evil, and consists in a man's taking such a proportion of them as he ought.; \* Luke 6:19 And the whole multitude sought to touch him: for there went virtue out of him, and healed them all.

31 Peter 2:17

42 Peter 1:1-3

**AFFIDAVIT**

I Erich Scheel, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

On Monday September 23<sup>rd</sup>, at the Penfield Public Library Ruth Braman meeting room, 1985 Baird Road, Penfield, N.Y 14526, I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas an overwhelming majority of the people voted to reestablish the Common Law Grand Jury here in Monroe County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.

Erich A. Scheel

**NOTARY**

On the 23<sup>rd</sup> day of September in the year 2013 before me, the undersigned, personally appeared

Erich Scheel, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her capacity, and that by his/her signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.

Tanis Carey  
Notary

My commission expires: \_\_\_\_\_  
(Notary Seal)

TANIS CAREY  
Notary Public - State of New York  
No. 01CA6240943  
Qualified in Monroe County  
My Commission Expires May 9, 2015



**AFFIDAVIT**

I JEFFERY MAGEE, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

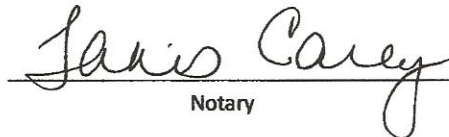
On Monday September 23<sup>rd</sup>, at the Penfield Public Library Ruth Braman meeting room, 1985 Baird Road, Penfield, N.Y 14526, I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas an overwhelming majority of the people voted to reestablish the Common Law Grand Jury here in Monroe County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.



**NOTARY**

On the 23<sup>rd</sup> day of September in the year 2013 before me, the undersigned, personally appeared

Jeffery Magee, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her capacity, and that by his/her signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.

  
Notary

My commission expires: \_\_\_\_\_

(Notary Seal)

TANI'S CAREY  
Notary Public - State of New York  
No. 01CA6240943  
Qualified in Monroe County  
My Commission Expires May 9, 2015

**AFFIDAVIT**

I Donna J. Fields, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

On Monday September 23<sup>rd</sup>, at the Penfield Public Library Ruth Braman meeting room, 1985 Baird Road, Penfield, N.Y 14526, I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas an overwhelming majority of the people voted to reestablish the Common Law Grand Jury here in Monroe County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.

Donna J. Fields

**NOTARY**

On the 23<sup>rd</sup> day of September in the year 2013 before me, the undersigned, personally appeared

Donna J. Fields, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her capacity, and that by his/her signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.

Tanis Carey  
Notary

My commission expires: \_\_\_\_\_


(Notary Seal)

TANIS CAREY  
Notary Public - State of New York  
No. 01CA6240943  
Qualified in Monroe County  
My Commission Expires May 9, 2015

**AFFIDAVIT**

I IRENE MAJEE, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

On Monday September 23<sup>rd</sup>, at the Penfield Public Library Ruth Braman meeting room, 1985 Baird Road, Penfield, N.Y 14526, I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas an overwhelming majority of the people voted to reestablish the Common Law Grand Jury here in Monroe County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.

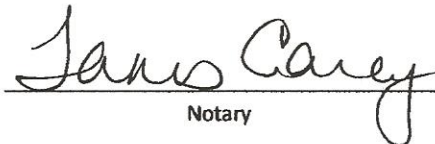


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**NOTARY**

On the 23<sup>rd</sup> day of September in the year 2013 before me, the undersigned, personally appeared

Irene Majee, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her capacity, and that by his/her signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.



---

Notary

My commission expires: \_\_\_\_\_  
(Notary Seal)

**TANIS CAREY**  
Notary Public - State of New York  
No. 01CA6240943  
Qualified in Monroe County  
My Commission Expires May 9, 2015



# KINGS COUNTY GRAND JURY

LEX NATURALIS DEI GRATIA

We the people of Kings County by the mercy and Grace of God having blessed us with the unalienable right of the people as Grand Jurors<sup>1</sup>, secured by the V Amendment of the Bill of Rights for the United States of America, in order to establish justice, insure domestic tranquility, secure the blessings of liberty to ourselves and our posterity by the securing of Natural Law do ordain and establish this Grand Jury principled upon Justice<sup>2</sup>, Honor<sup>3</sup> and Grace<sup>4</sup> for a perpetual administration of trust on behalf of the people.

On August 21, 2013 the people of Kings County New York Constituted a Grand Jury by electing into power said Common Law Grand Jury, whereas each jurist took the following oath.

*"I do solemnly swear that I will obey the constitution for the United States of America, and all the directives and prohibitions, and that I will faithfully serve justice and discharge the duties of the office of Grand Juror honorably, according to the best of my ability; so help me God"*

This declaration by the consent of the people shall be sufficient for the establishment of this Grand Jury presented to the people and recorded with the County Clerk and the Supreme Court Clerk on this \_\_\_\_\_ day of \_\_\_\_\_ in the year of our Lord Two Thousand and Thirteen and in the two hundred and thirty seventh year of our independence of the United States of America. In witness hereof by three:

Name of Witness #1 \_\_\_\_\_  
 Name of Witness #2 John Haskinjos, Jr.  
 Name of Witness #3 J. Haskinjos

<sup>1</sup> 1 Corinthians 6:1-5

<sup>2</sup> JUSTICE. [Bouvier's Law, 1856 Edition] The constant and perpetual disposition to render every man his due. Just. Inst. B. 1, tit. 1. Toullier defines it to be the conformity of our actions and our will to the law. Dr. Civ. Fr. tit. prel. n. (5) In the most extensive sense of the word, it differs little from virtue, for it includes within itself the whole circle of virtues. Yet the common distinction between them is that that which considered positively and in itself, is called virtue, when considered relatively and with respect to others, has the name of justice. But justice being in itself a part of virtue, is confined to things simply good or evil, and consists in a man's taking such a proportion of them as he ought.; \* Luke 6:19 And the whole multitude sought to touch him: for there went virtue out of him, and healed them all.

<sup>3</sup> 1 Peter 2:17

<sup>4</sup> 2 Peter 1:1-3

### AFFIDAVIT

I John Hockenjos, Jr., Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

On Wednesday August 21, 2013 at the Pacific Branch Library, located at 25 4th Ave, Brooklyn, NY. 11217. I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas the people unanimously voted for the reestablishing of the Common Law Grand Jury here in ~~Dutchess~~ <sup>Kings</sup> County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.

John Hockenjos, Jr.

### NOTARY

New York State, Kings County on this 20<sup>th</sup> day of October, 2013  
before me Marina Morits subscriber, personally appeared John Hockenjos, Jr. me known to be the living (wo)man describe in and who executed the forgoing instrument and sworn before me that he/she executed the same as his/her free will act and deed.

Marina Morits  
Notary

My commission expires: 04/12/2016  
(Notary Seal)

State of New York, County of Kings  
subscribed sworn to, & acknowledged  
before me this 20<sup>th</sup> day of October 2013  
by Marina Morits  
Marina Morits, Notary Public #01M06108002  
My comm. expires 04/12/2016

My comm. expires 04/12/2016

### AFFIDAVIT

I Lina Hockenos/Peranza, Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

On Wednesday August 21, 2013 at the Pacific Branch Library, located at 25 4th Ave, Brooklyn, NY. 11217. I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas the people unanimously voted for the reestablishing of the Common Law Grand Jury here in ~~Queens~~ <sup>Kings</sup> County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.

*[Handwritten Signature]*

### NOTARY

New York State, Kings County on this 20<sup>th</sup> day of October, 2013 before me: Marina Morits <sup>(MN)</sup>, the subscriber, personally appeared Lina Hockenos to me known to be the living (wo)man describe in and who executed the forgoing instrument and sworn before me that he/she executed the same as his/her free will act and deed.

Marina Morits  
Notary

My commission expires: 04/12/2016  
(Notary Seal)

State of New York, County of Kings  
subscribed sworn to, & acknowledged  
before me this 20<sup>th</sup> day of October 2013  
by Marina Morits  
Marina Morits, Notary Public #01M06108002  
My comm. expires 04/12/2016

# SULLIVAN COUNTY GRAND JURY

LEX NATURALIS DEI GRATIA

We the people of Sullivan County by the mercy and Grace of God having blessed us with the unalienable right of the people as Grand Jurors<sup>1</sup>, secured by the V Amendment of the Bill of Rights for the United States of America, in order to establish justice, insure domestic tranquility, secure the blessings of liberty to ourselves and our posterity by the securing of Natural Law do ordain and establish this Grand Jury principled upon Justice<sup>2</sup>, Honor<sup>3</sup> and Grace<sup>4</sup> for a perpetual administration of trust on behalf of the people.

On Saturday October 5, 2013 the people of Sullivan County New York Constituted a Grand Jury by electing to reestablish the Peoples Jury here in Sullivan County, New York to be filed with the county clerk and the court clerk.

This declaration by the consent of the people shall be sufficient for the establishment of this Grand Jury presented to the people and to be recorded with the County Clerk and the Supreme Court Clerk on this 7 day of Oct in the year of our Lord Two Thousand and Thirteen and in the two hundred and thirty seventh year of our independence of the United States of America. In witness hereof by three:

S  
E  
A  
L

Witness #1

Witness #2

Witness #3

<sup>1</sup> 1 Corinthians 6:1-5

<sup>2</sup> JUSTICE. [Bouvier's Law, 1856 Edition] The constant and perpetual disposition to render every man his due. Just. Inst. B. 1, tit. 1. Toullier defines it to be the conformity of our actions and our will to the law. Dr. Civ. Fr. tit. prel. n. (5) In the most extensive sense of the word, it differs little from virtue, for it includes within itself the whole circle of virtues. Yet the common distinction between them is that that which considered positively and in itself, is called virtue, when considered relatively and with respect to others, has the name of justice. But justice being in itself a part of virtue, is confined to things simply good or evil, and consists in a man's taking such a proportion of them as he ought; \* Luke 6:19 And the whole multitude sought to touch him: for there went virtue out of him, and healed them all.

<sup>3</sup> 1 Peter 2:17

<sup>4</sup> 2 Peter 1:1-3

**AFFIDAVIT**

Angelica Schaffer

I ~~SHARON ANDERSON~~ Affiant, being of lawful age, qualified and competent to testify to and having firsthand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

On Saturday October 5, 2013 at Ted Stroeble Building, 2 Jefferson Street; Monticello, NY 12701 I attended a presentation and the election of the Common Law Grand Jury process where I witnessed an open election by the showing of hands, whereas the people unanimously voted for the reestablishing of the Common Law Grand Jury here in Dutchess County for the purpose of returning Justice to our judicial and political processes. There was also an invitation to all the people that attended to join the jury pool.

*M. Anderson* 10/7/13  
*Angelica Schaffer* 10/7/13  
*Sharon Anderson* 10/7/13

**NOTARY**

New York State Sullivan County on this 7th day of October, 2013  
before me Michelle Ferrigno, the subscriber, personally appeared in person to me known to be  
Sharon Anderson  
Angelica Schaffer  
the living (wo)man describe in and who executed the forgoing instrument and sworn before me that he/she executed the same as his/her free will act and deed.

*Walter J. Stein*  
Notary

WALTER J. STEIN  
Notary Public, State of New York  
Sullivan County Clerk's No. 321  
Commission Expires June 27, 2015

My commission expires: 2015  
(Notary Seal)



# ULSTER COUNTY GRAND JURY

LEX NATURALIS DEI GRATIA

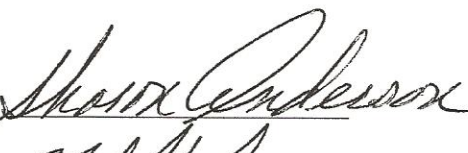
We the people of Ulster County by the mercy and Grace of God having blessed us with the unalienable right of the people as Grand Jurors<sup>1</sup>, secured by the V Amendment of the Bill of Rights for the United States of America, in order to establish justice, insure domestic tranquility, secure the blessings of liberty to ourselves and our posterity by the securing of Natural Law do ordain and establish this Grand Jury principled upon Justice<sup>2</sup>, Honor<sup>3</sup> and Grace<sup>4</sup> for a perpetual administration of trust on behalf of the people.

On October 10, 2013 the people of Ulster County New York Constituted a Grand Jury by electing to reestablish the Peoples Jury here in Ulster County, New York to be filed with the county clerk and the court clerk.

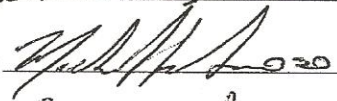
This declaration by the consent of the people shall be sufficient for the establishment of this Grand Jury presented to the people and to be recorded with the County Clerk and the Supreme Court Clerk on this \_\_\_\_\_ day of \_\_\_\_\_ in the year of our Lord Two Thousand and Thirteen and in the two hundred and thirty seventh year of our independence of the United States of America. In witness hereof by three:

S  
E  
A  
L

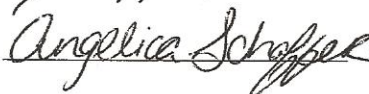
Witness #1



Witness #2



Witness #3



<sup>1</sup> 1 Corinthians 6:1-5

<sup>2</sup> JUSTICE. [Bouvier's Law, 1856 Edition] The constant and perpetual disposition to render every man his due. Just. Inst. B. 1, tit. 1. Toullier defines it to be the conformity of our actions and our will to the law. Dr. Civ. Fr. tit. prel. n. (5) In the most extensive sense of the word, it differs little from virtue, for it includes within itself the whole circle of virtues. Yet the common distinction between them is that that which considered positively and in itself, is called virtue, when considered relatively and with respect to others, has the name of justice. But justice being in itself a part of virtue, is confined to things simply good or evil, and consists in a man's taking such a proportion of them as he ought.; \* Luke 6:19 And the whole multitude sought to touch him: for there went virtue out of him, and healed them all.

<sup>3</sup> 1 Peter 2:17

<sup>4</sup> 2 Peter 1:1-3



STATE OF NEW YORK  
UNIFIED COURT SYSTEM  
25 BEAVER STREET  
NEW YORK, NEW YORK 10004  
TEL: (212) 428-2160  
FAX: (212) 428-2155

A. GAIL PRUDENTI  
Chief Administrative Judge

JOHN W. McCONNELL  
Counsel

## MEMORANDUM

September 26, 2013

**TO:** Hon. Fern A. Fisher  
Hon. Michael V. Coccooma

**FROM:** John W. McConnell  
Paul McDonnell

**SUBJECT:** Common Law Grand Juries

In the past week, several county and court clerks have received documents for filing that purport to establish a "common law" grand jury in their county. Media outlets have reported that these attempts at filing are part of an organized effort supported by a group calling itself the "National Liberty Alliance," which hopes to create local grand juries, with subpoena power, to "investigate alleged criminals and politicians on the suspicion a law has been violated, with no authorization from the judicial system." You have asked for our views on this practice.

We are aware of no constitutional or statutory authorization for a citizen-initiated "common law" grand jury in New York. Although a New York State grand jury derives its authority, in part, from the State Constitution, the common law was only continued in New York "subject to such alterations as the legislature shall make . . ." (NY Const. art I § 14). With the advent of the Code of Criminal Procedure and subsequent Criminal Procedure Law, the Legislature manifested a clear intent to supplant whatever common law powers the grand jury may have possessed (*see Wood v Hughes*, 9 NY2d 14 (1961)). Further, state law provides that a grand jury is impaneled by a superior court, constitutes a part of such court and is to be drawn and impaneled for such terms as established by the Chief Administrative Judge in consultation and agreement with the Presiding Justice of the appropriate Appellate Division (see CPL 190.05,

190.10; *see also* 28 NYCRR 128.17 and 200.13). Accordingly, there is no authority for a state grand jury to be formed outside the auspices of the court.<sup>1</sup>

We also find no law authorizing the filing of a document that purports to establish a grand jury in violation of Article 190 of the criminal procedure law. Such documents are not filed in connection with any judicial proceeding, do not come within the filing requirements of New York's criminal or civil practice rules and wrongly usurp the Judiciary's authority to draw and impanel a grand jury.

Having been informed of these attempted filings, Chief Administrative Judge A. Gail Prudenti has authorized us to notify you of her instruction to all court clerks and to county clerks acting in their capacity as clerks of the court, to reject requests to file documents that attempt to establish such common law grand juries. She has further directed that clerks notify the local district attorney and the Attorney General's Office of the filing attempt.

Please distribute this memorandum and Judge Prudenti's directive to all court officers, including the county clerks acting as clerks of the court, to whom it may apply.

Any questions regarding this matter should be referred to Paul McDonnell in Counsel's Office at (212) 428-2150.

Thank you for your assistance.

cc: Hon. A. Gail Prudenti  
Ronald Younkins  
Administrative Judges  
Maria Logus, Esq.  
Maria Barrington  
County Clerks  
District Executives  
NYC Chief Clerks

---

<sup>1</sup> The documents these groups have submitted for filing claim that the U.S. Supreme Court recognized the right to establish a common law grand jury when it stated that a federal grand jury is "an institution separate from the courts" over which the District Court has limited supervisory control (*see United States v Williams* 504 U.S. 36, at 47-49 (1992)). The *Williams* case, however, did not decide any state constitutional law question. Moreover, *Williams* did not undermine the supervisory role that the District Court maintains over the impaneling process of a federal grand jury or create a right of citizens to impanel their own federal grand jury (*see* FRCP Rule 6(a) ["When the public interest requires, the court must order that one or more grand juries be summoned"]; *see also* 28 USC 1863(a) ["Each United States district court shall devise and place into operation a written plan for random selection of grand and petit jurors . . ."].



STATE OF NEW YORK  
UNIFIED COURT SYSTEM  
25 BEAVER STREET  
NEW YORK, NEW YORK 10004  
TEL: (212) 428-2160  
FAX: (212) 428-2155

**A. GAIL PRUDENTI**  
Chief Administrative Judge

**JOHN W. MCCONNELL**  
Counsel

October 10, 2013

By Facsimile (888-891-8977)

Administrator, Unified NY Grand Jury

Re: Common Law Grand Jury: Proposed Presentment

Dear Sir:

At the direction of Chief Administrative Judge A. Gail Prudenti, I write in response to your correspondence of October 4, 2013, which, inter alia, seeks access to court premises for the purpose of holding meetings of what you have described as a common law grand jury, and threatens various public officials with a presentment or indictment on charge of "treason."

Please be advised that your correspondence is based on an erroneous reading of law, and is hereby rejected.

We strongly recommend that you obtain the advice of legal counsel in taking further steps in this matter, both to assure the prompt resolution of any claims you might have in an appropriate legal forum and to avoid actions or threats which might have regrettable legal consequences.

Please direct all further correspondence on this matter to the undersigned at this office.

Very truly yours,

  
John W. McConnell



STATE OF NEW YORK  
UNIFIED COURT SYSTEM  
25 BEAVER STREET  
NEW YORK, NEW YORK 10004  
TEL: (212) 428-2166  
FAX: (212) 428-2155

A. GAIL PRUDENTI  
Chief Administrative Judge

JOHN W. MCCONNELL  
Counsel

October 10, 2013

By Facsimile (888-891-8977)

Administrator, Unified NY Court System

Re: Common Law Grand Jury Proposed Presentment

Dear Sir:

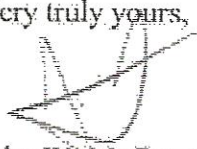
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Please be advised that your correspondence is based on an erroneous reading of law, and is hereby rejected.

We strongly recommend that you obtain the advice of legal counsel in taking further steps in this matter, both to assure the prompt resolution of any claims you might have in an appropriate legal forum and to avoid actions or threats which might have regrettable legal consequences.

Please direct all further correspondence on this matter to the undersigned at this office.

Very truly yours,

  
John W. McConnell

# Fax Message

---

**To:** 18888918977

**Fax:** 18888918977

**From:** John W. McConnell

**Date:** 10/17/2013 3:22 PM

**Pages:** 1 of 3 (including this page)

**Subject:** Memorandum of October 15, 2013

---

TO: ADMINISTRATOR, UNIFIED NY GRAND JURY

Please see attached.

..Please consider the environment before printing this email.



STATE OF NEW YORK  
UNIFIED COURT SYSTEM  
25 BEAVER STREET  
NEW YORK, NEW YORK 10004  
TEL: (212) 428-2160  
FAX: (212) 428-2155

A. GAIL PRUDENTI  
Chief Administrative Judge

JOHN W. MCCONNELL  
Counsel

October 17, 2013

By Facsimile (888-891-8977)

Administrator, Unified NY Grand Jury

Re: Memorandum of October 15, 2013

Dear Sir:

At the direction of Chief Administrative Judge A. Gail Prudenti, I write in response to your memorandum of October 15, 2013, which, inter alia, threatens the filing of indictments against several New York State judges.

As with the correspondence previously discussed in my letter of October 10, 2013 (copy attached), the memorandum is based on an erroneous reading of law, and is hereby rejected.

Please direct all further correspondence on this matter to the undersigned at this office.

Very truly yours,

  
John W. McConnell

Enc.



STATE OF NEW YORK  
UNIFIED COURT SYSTEM  
25 BEAVER STREET  
NEW YORK, NEW YORK 10004  
TEL: (212) 428-2160  
FAX: (212) 428-2155

A. GAIL PRUDENTI  
Chief Administrative Judge

JOHN W. MCCONNELL  
Counsel

October 10, 2013

By Facsimile (888-891-8977)

Administrator, Unified NY Grand Jury

Re: Common Law Grand Jury: Proposed Presentment

Dear Sir:

At the direction of Chief Administrative Judge A. Gail Prudenti, I write in response to your correspondence of October 4, 2013, which, inter alia, seeks access to court premises for the purpose of holding meetings of what you have described as a common law grand jury, and threatens various public officials with a presentment or indictment on charge of "treason."

Please be advised that your correspondence is based on an erroneous reading of law, and is hereby rejected.

We strongly recommend that you obtain the advice of legal counsel in taking further steps in this matter, both to assure the prompt resolution of any claims you might have in an appropriate legal forum and to avoid actions or threats which might have regrettable legal consequences.

Please direct all further correspondence on this matter to the undersigned at this office.

Very truly yours,

John W. McConnell





**County Court**  
**262 Old Country Road**  
**Mineola, New York 11501**  
**Tel: 516-493-3700**  
**Fax: 516-571-2160**

Hon. Thomas Adams  
Administrative Judge

Hon. Christopher Quinn  
Supervising Judge

Donald F. Vetter  
Chief Clerk

Peter Knoepffler  
Deputy Chief Clerk

September 24, 2013

Virginia Daly  
413 Washington Blvd.  
Long Beach, New York 11565

Dear Ms. Daly,

I am in receipt of your letter dated September 4, 2013. I have reviewed your request. As I mentioned on the phone, the rules governing the impaneling of the grand jury are adopted by the Appellate Division 2<sup>nd</sup> Department. You have no standing to request a Common Law Grand Jury. Please see Criminal Procedure Law Section 190.10 below:

**§ 190.10 Grand jury; for what courts drawn.**

The appellate division of each judicial department shall adopt rules governing the number and the terms for which grand juries shall be drawn and impaneled by the superior courts within its department; provided, however, that a grand jury may be drawn and impaneled for any extraordinary term of the supreme court upon the order of a justice assigned to hold such term.

Sincerely,

Donald F. Vetter  
Chief Clerk  
Nassau County Court



STATE OF NEW YORK  
UNIFIED COURT SYSTEM  
25 BEAVER STREET  
NEW YORK, NEW YORK 10004

A. GAIL PRUDENTI  
Chief Administrative Judge

JOHN W. MCCONNELL  
Counsel

October 7, 2013

Harold Cohen  
Suffolk County  
By Fax: (631) 343-6894

Re: Common Law Grand Juries

Dear Mr. Cohen:

Chief Administrative Judge A. Gail Prudenti has forwarded me your faxed "Request for Information" for response.

To the extent your request is made under the Freedom of Information Law ("FOIL"), the document you seek, a September 26, 2013 legal memorandum prepared by Counsel's Office, is not subject to disclosure under FOIL, because it is a privileged legal document (~~see~~ Public Officers Law, § 87(2)(a); CPLR § 4503), and constitutes intra-agency material that is exempt from disclosure (Public Officers Law § 87(2)(g)). Additionally, FOIL does not require a public agency to provide legal opinions on matters such as you raise in your letter.

Moreover, I urge you to seek legal counsel before you and your associates continue in your attempts to create and impanel common law grand juries in various counties around New York State. There is no common law right for private citizens to establish a New York State grand jury under the United States Constitution. The Supreme Court case you cite involves the standard of review that a federal court should apply in a case indicted by a federal grand jury, and does not support your common law claims. A competent attorney could assist you in understanding the reach of that case and could offer guidance in future proceedings.

Please direct any further correspondence to this office.

Very truly yours,

A handwritten signature in black ink, appearing to read "Paul McDermott", written over a circular stamp.

Paul McDermott  
Deputy Counsel



**County Court**  
262 Old Country Road  
Mineola, New York 11501  
tel: 516-493-3700  
fax: 516-571-2160

**Hon. Thomas A. Adams**  
Administrative Judge

**Donald F. Vetter**  
Chief Clerk

**Hon. Christopher Quinn**  
Supervising Judge

**Peter Knoepffler**  
Deputy Chief Clerk

October 3, 2013

Virginia Daly  
413 Washington Blvd.  
Long Beach, New York 11565

Dear Ms. Daly,

It was a pleasure meeting with you and your colleagues yesterday. I am in receipt of your most recent correspondence dated September 27, 2013. As I stated at our meeting, I do not have the authority to grant your request to establish a common law Grand Jury in Nassau County. If you have any additional questions, may I suggest that you direct them to:

New York State Unified Court System  
Office of Counsel  
25 Beaver Street  
New York, New York 10004

Sincerely,

A handwritten signature in black ink, appearing to read "Donald F. Vetter".

Donald F. Vetter, Chief Clerk  
Nassau County, County Court

### AFFIDAVIT

I Harold Cohen, Affiant, being of lawful age, qualified and competent to testify to and having first-hand knowledge of the following facts do hereby swear that the following facts are true, correct and not misleading:

On September 17, 2013 I received a call from Tom Honey (631-853-7718) the Chief Court Officer of the Suffolk County Supreme Court. Tom Honey told me that the Administrative Judge C. Randall Hinrichs (631-853-5368) told him to call me and tell me that he is denying the establishment of the Common Law Grand Jury in Suffolk County based on NYS Art. 190 Criminal Procedure Law, which the said judge states, denies this Grand Jury formation.

Harold Cohen  
Print Your Name Here

Harold Cohen  
Sign Your Name Here

### NOTARY

New York State, Suffolk County on this 4<sup>th</sup> day of October, 2013 before me Teresa Valenti, the subscriber, personally appeared Harold Cohen. To me known to be the living (wo)man described herein and who executed the foregoing instrument and sworn before me that he/she executed the same as his/her free will act and deed.

Teresa Valenti  
Notary

My commission expires: May 30, 2014

(Notary Seal)

TERESA VALENTI  
NOTARY PUBLIC, State of New York  
No. 01VA6042459  
Qualified in Suffolk County  
Commission Expires May 30, 2014



**County Court**  
**262 Old Country Road**  
**Mineola, New York 11501**  
**Tel: 516-493-3700**  
**Fax: 516-571-2160**

Hon. Thomas Adams  
Administrative Judge

Hon. Christopher Quinn  
Supervising Judge

Donald F. Vetter  
Chief Clerk

Peter Knoepffler  
Deputy Chief Clerk

September 24, 2013

Virginia Daly  
413 Washington Blvd.  
Long Beach, New York 11565

Dear Ms. Daly,  
[Faint illegible text]

I am in receipt of your letter dated September 4, 2013. I have reviewed your request. As I mentioned on the phone, the rules governing the impaneling of the grand jury are adopted by the Appellate Division 2<sup>nd</sup> Department. You have no standing to request a Common Law Grand Jury. Please see Criminal Procedure Law Section 190.10 below:

**§ 190.10 Grand jury; for what courts drawn.**

**The appellate division of each judicial department shall adopt rules governing the number and the terms for which grand juries shall be drawn and impaneled by the superior courts within its department; provided, however, that a grand jury may be drawn and impaneled for any extraordinary term of the supreme court upon the order of a justice assigned to hold such term.**

Sincerely,

Donald F. Vetter  
Chief Clerk  
Nassau County Court

**ORANGE COUNTY RECORDING PAGE – MANDATORY**

◀ Complete in **Black Ink** Top Portion Only – Print or Type Legibly ▶

**Section-Block-Lot** (Tax Map Designation #) Tax Map Dept. (845) 291-2498

Mortgage **Tax Affidavit** (255/253 of NYS Tax Law) must be submitted in duplicate. (The original must be attached to the document and included as a page(s) count in the computation of the recording Fees.)

This **Mortgage** DOES/DOES NOT qualify for the natural person exemption on mortgage tax (1/4%).

A mortgage tax clause is required – please choose below which one applies and enter on document.

A. The real property is or will be improved by a one or two family dwelling only.

B. Premises are improved by a single structure containing no more than 3-6 cooking units.

C. Premises are improved by more than six cooking units or is commercial property.

**Recording information** provided on **DISCHARGE/ASSIGNMENT** of Mortgage is incorrect. **SEE ATTACHED MEMO.**

**Recording Information** of the original document is missing and/or chain of title is incorrect or incomplete.

**Wrong mortgagee** satisfying/assigning

**DISCHARGE/ASSIGNMENT** of mortgage may be subject to further rejection if recording information is incomplete

**Town/City** location required in property description

**Property NOT** in Orange County, NY

**Exhibits** mentioned are **NOT** attached

**Submit/Complete** the following NYS form(s)-  
*enclosed for your convenience*

TP-584

TP-584.1

RP-5217

IT-2663

CPF Form Required

The **names** in the caption, signature & notary acknowledgment must match.

The **caption/signature** must include in what capacity the grantor signs, ex: executor, trustee, partner, attorney-in-fact, etc.

**Name of company**, partnership or corporation must appear above the signature, and title of officer below.

**New general** acknowledgement **Mandatory**

**Acknowledgment** incomplete – needs:

a.) Venue  b.) Name  c.) Date

**All signatures** must be acknowledged

**Should be dated**

**Signature(s)** do not appear to be original

**This document** is unsuitable for scanning

a.) Type size (8pt minimum)

b.) Use of poor copy

**OTHER:**

You did **NOT** accept our collect call to avoid rejection.

Enclose a self-addressed stamped envelope for any information/items you wish returned.

Check(s) **NOT**:  **Enclosed**  **Signed**  **Payable to Orange County Clerk.**

We have retained the Transfer Tax as paid to avoid State penalties that could be imposed.

Checks are outdated

We REQUIRE a Certified Check, Cash or Money Order **ONLY** for this type of transaction

All personal checks in excess of \$250 and **all** counter/starter checks **must be certified.**

The correct total fee **DUE** \_\_\_\_\_ Your check(s) are **SHORT** \_\_\_\_\_  
(If attachments are added to the document, the fee will increase) **OVER** \_\_\_\_\_

The following additional information is required:

This type of document is not one filed or recorded with the county clerk.. If you believe that this is the proper place for recording/filing, please provide the section of the NYS law under which you are submitting.

2<sup>nd</sup> reject - October 1, 2013 - Your correspondence was received in this office on September 26, 2013 for the second time. Please be advised that Chief Administrative Judge has authorized this office to notify you of her instruction to all court clerks and County Clerks, acting in their capacities as clerks of the court, to reject requests to file documents that attempt to establish common law grand juries. Your paperwork is being returned herewith. Should you have any questions, you may direct them to:  
New York State Unified Court System  
Office of Counsel  
25 Beaver Street  
New York NY 10004

Enclosed are blank cover pages for your convenience (legal size only accepted).

**\*\*Failure to include this completed page will result in rejection again. \*\***

INITIAL \_\_\_\_\_

DAB/MRL \_\_\_\_\_

PLEASE NOTE THAT WE ARE UNABLE TO MAKE LONG DISTANCE CALLS. INCLUDE A TOLL-FREE TELEPHONE NUMBER OR A NUMBER WE CAN CALL YOU COLLECT TO AVOID DELAYS IN PROCESSING.

TO: TRACY O'HALLORAN DATE: 9/13/2013  
RE: COMMON LAW GRAND JURY DEMAND DOCUMENT

**RECORDED DOCUMENT (S)**

**PLEASE RETURN THIS SHEET WHEN SUBMITTING DOCUMENTS  
IN ORDER TO AVOID DELAYS IN PROCESSING**

Regretfully, your documents are being returned unrecorded due to the following reason(s), along with your remittance(s) of  
0  
(Please make sure checks are not out-dated when submitting.)

**ORANGE COUNTY RECORDING PAGE – MANDATORY**  
◀ Complete in **Black Ink** Top Portion Only – Print or Type Legibly ▶

- Section-Block-Lot (Tax Map Designation #) Tax Map Dept. (845) 291-2498
- Mortgage **Tax Affidavit** (255/253 of NYS Tax Law) must be submitted in duplicate. (The original must be attached to the document and included as a page(s) count in the computation of the recording Fees.)
- This **Mortgage** DOES/DOES NOT qualify for the natural person exemption on mortgage tax (1/4%).
- A mortgage tax clause is required – please choose below which one applies and enter on document.
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- Recording information provided on **DISCHARGE/ASSIGNMENT** of Mortgage is incorrect. **SEE ATTACHED MEMO.**
- Recording Information of the original document is missing and/or chain of title is incorrect or incomplete.
- Wrong mortgagee satisfying/assigning
- DISCHARGE/ASSIGNMENT** of mortgage may be subject to further rejection if recording information is incomplete
- Town/City** location required in property description
- Property NOT** in Orange County, NY
- Exhibits mentioned are **NOT** attached
- Submit/Complete** the following NYS form(s)-  
*enclosed for your convenience*
  - TP-584                       TP-584.1
  - RP-5217                     IT-2663
  - CPF Form Required

- The **names** in the caption, signature & notary acknowledgment must match.
- The **caption/signature** must include in what capacity the grantor signs, ex: executor, trustee, partner, attorney-in-fact, etc.
- Name of company**, partnership or corporation must appear above the signature, and title of officer below.
- New general** acknowledgement **Mandatory**
- Acknowledgment** incomplete – needs:  
a.) Venue  b.) Name  c.) Date
- All signatures** must be acknowledged
- Should be dated**
- Signature(s)** do not appear to be original
- This document** is unsuitable for scanning
  - a.) Type size (8pt minimum)
  - b.) Use of poor copy

**OTHER:**

- You did **NOT** accept our collect call to avoid rejection.
- Enclose a self-addressed stamped envelope for any information/items you wish returned.
- Check(s) **NOT**:  Enclosed    Signed    Payable to Orange County Clerk.
- We have retained the Transfer Tax as paid to avoid State penalties that could be imposed.
- Checks are outdated
- We REQUIRE a Certified Check, Cash or Money Order **ONLY** for this type of transaction
- All personal checks in excess of \$250 and **all** counter/starter checks **must be certified.**
- The correct total fee **DUE** \_\_\_\_\_ Your check(s) are **SHORT** \_\_\_\_\_  
(If attachments are added to the document, the fee will increase) **OVER** \_\_\_\_\_
- The following additional information is required:  
This type of document is not one filed or recorded with the county clerk. If you believe that this is the proper place for recording/filing, please provide the section of the NYS law under which you are submitting.

Enclosed are blank cover pages for your convenience (legal size only accepted).

**\*\*Failure to include this completed page will result in rejection again.\*\***

INITIAL

DAB

MRL

\* Principal Registry Clerk

PLEASE NOTE THAT WE ARE UNABLE TO MAKE LONG DISTANCE CALLS. INCLUDE A TOLL-FREE TELEPHONE NUMBER OR A NUMBER WE CAN CALL YOU COLLECT TO AVOID DELAYS IN PROCESSING.

If you have any further questions, please contact this office at (845) 291-3068



**DONNA L. BENSON**  
**Orange County Clerk**  
**Goshen, NY 10924**



*For further information: [www.orangecountygov.com](http://www.orangecountygov.com)*





**County Court**  
**262 Old Country Road**  
**Mineola, New York 11501**  
**Tel: 516-493-3700**  
**Fax: 516-571-2160**

Hon. Thomas Adams  
Administrative Judge

Hon. Christopher Quinn  
Supervising Judge

Donald F. Vetter  
Chief Clerk

Peter Knoepffler  
Deputy Chief Clerk

September 24, 2013

Virginia Daly  
413 Washington Blvd.  
Long Beach, New York 11565

Dear Ms. Daly,  
I have reviewed your  
request.

I am in receipt of your letter dated September 4, 2013. I have reviewed your request. As I mentioned on the phone, the rules governing the impaneling of the grand jury are adopted by the Appellate Division 2<sup>nd</sup> Department. **You have no standing to request a Common Law Grand Jury.** Please see Criminal Procedure Law Section 190.10 below:

**§ 190.10 Grand jury; for what courts drawn.**

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Sincerely,

Donald F. Vetter  
Chief Clerk  
Nassau County Court



# Dutchess County Clerk

Legal Division  
22 Market Street  
Poughkeepsie, N.Y. 12601  
(845) 486-2131

www.dutchessny.gov

**Bradford Kendall**  
County Clerk

9/25/2013

John Vidurek

# 2013-3618

1 South Drive  
Hyde Park, NY 12538

RE:  
Command to File

The enclosed Instrument(s) are being returned because of incorrect or incomplete information. Please review the reasons below, correct and return the instrument(s).

---

Thank you for clarifying the nature of your filing. Your document would be filed in Miscellaneous Documents. The filing fee is \$40.00 plus \$5.00 per page. Please return your filing along with a check in the amount of \$130.00 made payable to the Dutchess County Clerk

---

Please leave this letter attached when returning.

Sincerely,

Bradford Kendall  
Dutchess County Clerk

Prepared By: bke



Dutchess County Clerk

Legal Division  
22 Market Street  
Poughkeepsie, N.Y. 12601  
(845) 486-2131

www.dutchessny.gov

Bradford Kendall  
County Clerk

9/17/2013

JOHN VIDUREK

# 2013-3459

1 SOUTH DRIVE  
HYDE PARK, NY 12538

RE:

"NEW YORK DUTCHESS COUNTY GRAND JURY"

The enclosed Instrument(s) are being returned because of incorrect or incomplete information. Please review the reasons below, correct and return the instrument(s).

-----  
Dutchess County Index Number must be affixed to Documents prior to filing.  
-----

~~Your original 1 check for the amount of 0.00 is enclosed.~~

Please leave this letter attached when returning.

Sincerely,

Bradford Kendall  
Dutchess County Clerk

Encl. (1)

Prepared By: bke



STATE OF NEW YORK  
UNIFIED COURT SYSTEM  
NINTH JUDICIAL DISTRICT  
DUTCHESS SUPREME AND COUNTY COURT  
10 MARKET STREET  
POUGHKEEPSIE, NEW YORK 12601  
TEL: (845) 431-1720 FAX: (845) 431-1743

HON. ALAN D. SCHEINKMAN  
District Administrative Judge  
Ninth Judicial District

NANCY M. MANGOLD  
District Executive

MICHAEL THOMPSON  
Chief Clerk

September 12, 2013

John Vidurek  
1 South Drive  
Hyde Park, N.Y. 12538

Dear Mr. Vidurek:

Thank you for your recent letter concerning a county common law grand jury. Please be advised the grand jury in this county is within the exclusive control of the Dutchess County District Attorney, not the courts. Accordingly, you may contact the Office of the District Attorney with respect to your inquiry.

Sincerely,

Michael Thompson  
Chief Clerk



DENNIS J. SANT  
County Clerk

PUTNAM COUNTY CLERK'S OFFICE

County Office Building  
40 Gleneida Avenue  
Carmel, New York 10512  
Tel. (845) 808-1142  
Fax (845) 225-3953

MICHAEL C. BARTOLOTTI  
First Deputy County Clerk

October 2, 2013

**VIA CERTIFIED MAIL**  
**RETURN RECEIPT REQUESTED**

Ms. Kathleen Zebzda  
P.O. Box 368  
Putnam Valley, New York 10579

Re: Common Law Grand Jury

Dear Ms. Zebzda:

On September 27, 2013 this office received from you via Certified Mail a Common Law Grand Jury Demand with attachments.

Please be advised that this office is unaware of any state authority under which we must accept and file said instrument. Further, Chief Administrative Judge A. Gail Prudenti has instructed this office not to accept any instruments attempting to establish such common law grand juries.

As such, this instrument being presented for filing is rejected by this office and is being returned to you, the presenter, as an attachment to this correspondence.

Thank you very much.

Sincerely,

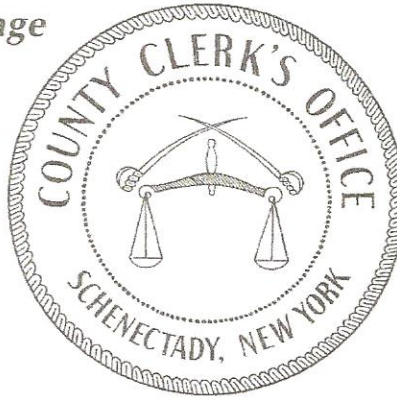
Dennis J. Sant  
Putnam County Clerk

DJS/mb

Enc.

*Schenectady County Endorsement Page*

**JOHN J. WOODWARD**  
Schenectady County Clerk  
620 State Street  
Schenectady, NY 12305



Document Type \_\_\_\_\_

From Party \_\_\_\_\_

To Party \_\_\_\_\_

RETURN TO \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

**ATTENTION:** If the R & R (Record and Return to) on the cover page is different from the one on the document, the document will be returned to the one on the cover page.

**NOTICE:** This endorsement page constitutes the Clerk's endorsement in accordance with Local Law #7 of 1996—DO NOT DETACH—This page becomes part of the document. Upon recording, this document becomes a public record—Please refrain from using personal identifying information that should not be disclosed to the public.

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Please be advised that General Business Law Section 399-dd(6) states as follows:

No person may file any document available for public inspection with any state agency, political subdivision, or in any court of this state that contains a social security account number of any person, unless such other person is a dependent child, or has consented to such filing, except as required by federal or state law or regulation, or by court rule.

It further states that under General Business Law Section 399-dd(7) that the NYS Attorney General's Office may take action against you for any violation of General Business Law Section 399-dd.

*Schenectady County Clerk's Office*  
*620 State Street, Schenectady, New York 12305*  
*Tele: (518) 388-4220 FAX (518) 388-4224*

Date: September 23, 2013

To: K. Mulloy  
1003 Congress St. Apt. 2  
Schenectady, N.Y. 12303  
Subject: document

The enclosed document is returned for the reason below:

- Wrong County .
- If you are claiming the residential exemption, you must state this on the Mortgage.
- Acknowledgment not dated/signed/names omitted.
- The date of the instrument is missing.
- Address of grantor/grantee - mortgagor/mortgagee is needed.
- Signature of grantor/grantee - mortgagor/mortgagee is missing.
- Town/City location of property is missing.
- Property description needed.
- Social Security number for \_\_\_\_\_ is missing on TP-584.
- Check is not signed.
- Check must be payable to Schenectady County Clerk.
- The enclosed papers are photocopies; originals are required.
- Insufficient information - please complete all forms.
- Fees for recording/filing are \$ \_\_\_\_\_ short/over.
- Other: We are returning the document you sent because the miscellaneous filing fee is \$115.00. You would need to fill out the enclosed endorsement page. Your document must also have the printed names of the parties within the document.

*Schenectady County Clerk's Office*  
620 State Street, Schenectady, New York 12305  
Tele: (518) 388-4220 FAX (518) 388-4224

Date: September 30, 2013

To: K. Mulloy  
1003 Congress St.  
Schenectady, N.Y. 12303  
Subject: document

The enclosed document is returned for the reason below:

- Wrong County .
- If you are claiming the residential exemption, you must state this on the Mortgage.
- Acknowledgment not dated/signed/names omitted.
- The date of the instrument is missing.
- Address of grantor/grantee - mortgagor/mortgagee is needed.
- Signature of grantor/grantee - mortgagor/mortgagee is missing.
- Town/City location of property is missing.
- Property description needed.
- Social Security number for \_\_\_\_\_ is missing on TP-584.
- Check is not signed.
- Check must be payable to Schenectady County Clerk.
- The enclosed papers are photocopies; originals are required.
- Insufficient information - please complete all forms.
- Fees for recording/filing are \$\_\_\_\_\_ short/over.
- Other: We are returning your document for a Common Law Grand Jury because we can not accept it for filing.



STATE OF NEW YORK  
UNIFIED COURT SYSTEM  
NINTH JUDICIAL DISTRICT  
**PUTNAM SUPREME AND COUNTY COURT**  
PUTNAM COUNTY COURTHOUSE  
20 COUNTY CENTER  
CARMEL, NEW YORK 10512  
TEL: (845) 208-7830 FAX: (845)308-7869



Hon. Alan D. Scheinkman  
Administrative Judge-9th J.D.

Nancy M. Mangold  
District Executive

Karen O'Connor  
Chief Clerk

Lisa D'Angelo  
Deputy Chief Clerk

September 25, 2013

Dear Ms. Zebzda:

Please be advised that the Court has rejected your September 24, 2013 submission as an inappropriate filing with the Court.

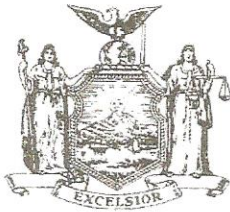
This matter has been referred to the District Attorney for the County of Putnam for action, if any, as they deem appropriate.

Sincerely,

A handwritten signature in cursive script that reads "Karen O'Connor".

Karen O'Connor  
Chief Clerk

cc: Adam Levy, District Attorney



ROBIN FARMER  
CHIEF CLERK OF COURTS

STATE OF NEW YORK-UNIFIED COURT SYSTEM

SUPREME & COUNTY COURTS

SCHENECTADY COUNTY

612 STATE STREET  
SCHENECTADY, NEW YORK 12305

(518) 285-8401

FAX# 518-388-4520

September 27, 2013

Kevin Mulloy  
1003 Congress Street, Apt. 2 Front  
Schenectady, New York 12303

Dear Mr. Mulloy,

Your correspondence dated September 20, 2013 was received in this office on September 23, 2013. Please be advised that Chief Administrative Judge A. Gail Prudenti has authorized me to notify you of her instruction to all court clerks and County Clerks, acting in their capacities as clerks of the court, to reject requests to file documents that attempt to establish common-law grand juries. Your paperwork is being returned herewith. Should you have any questions, you may direct them to :

New York State Unified Court System  
Office of Counsel  
25 Beaver Street  
New York, New York 10004

Very truly yours,

Robin Farmer, Chief Clerk

Schenectady County Supreme & County Courts

cc Schenectady County District Attorney  
New York State Attorney General's Office



WESTCHESTER COUNTY CLERK

110 Martin Luther King Jr. Blvd. White Plains, New York 10601

Timothy C. Idoni

DATE: September 30, 2013

With Respect to the Attached Request: \_\_\_\_\_

Please be Advised: We do not have a method to filing this document in our office.

Please state the section of the CPLR or State Law which allows this document to be filed in our office

Name: [Signature]
Phone: (914) 995-3070
(914) 995-3071

\* PLEASE NOTE \*

- Filings and/or Inquiries NOT Accepted By Facsimile
SASE required for ALL SUBMISSIONS

ONLINE SEARCHES AND INFORMATION AVAILABLE AT WWW.WESTCHESTERCLERK.COM