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**UNITED STATES DISTRICT COURT FOR  
THE NORTHERN DISTRICT OF NEW YORK**

• 445 Broadway; Albany, NY. 12207-2936 •

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**Unified United States Common Law Grand Jury; <sup>1</sup>**

**Sureties of the Peace<sup>2</sup>**

P.O. Box 59, Valhalla, NY 10595; Fax: (888) 891-8977.

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

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Grand Jury, Sovereigns of the Court  
We the People

- Against -

Lawrence K Baerman, Clerk of Court  
Defendant

Jurisdiction: Court of Record, under  
the rules of Common Law<sup>3</sup>  
Action at law:<sup>4</sup> (see form 7 attached)

Case NO: 1:16-CV-1490  
Magistrate: Daniel J. Stewart

**ON THE RECORD RESPONSE  
TO REPUGNANT LETTER  
FROM U.S. ATTORNEY**

In response to the Assistant United States Attorney John D. Hoggan, Jr. "letter", dated April 19<sup>th</sup>, see attached, concerning the clerks default; on the record, unlike the US Attorneys off the record communique` to somehow gain the courts sympathy of his failings and thereby move the court for summary judgment; be advised, as previously stated, that this is a "court of record and that "*a court of record proceeds according to the*

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<sup>1</sup> **The UUSCLGJ** is comprised of fifty Grand Jurys each unified amongst the counties within their respective States. All fifty States have unified nationally as an assembly of Thousands of People in the name of We the People to suppress, through our Courts of Justice, subverts both foreign and domestic acting under color of law within our governments. States were unified by re-constituting all 3,133 United States counties.

<sup>2</sup> **SURETIES OF THE PEACE:** If anyone has been dispossessed without the legal judgment of his peers, from his lands, castles, franchises, or from his right, we will immediately restore them to him; and if a dispute arise over this, then let it be decided by the five and twenty jurors of whom mention is made below in the clause for securing the peace. Moreover, for all those possessions, from which anyone has, without the lawful judgment of his peers, been disseized or removed by our government, we will immediately grant full justice therein. Magna Carta Paragraph 52.

<sup>3</sup> **"A Court of Record** is a judicial tribunal having attributes and exercising functions independently of the person of the magistrate designated generally to hold it, and proceeding according to the course of common law, its acts and proceedings being enrolled for a perpetual memorial." Jones v. Jones, 188 Mo.App. 220, 175 S.W. 227, 229; Ex parte Gladhill, 8 Metc. Mass., 171, per Shaw, C.J. See, also, Ledwith v. Rosalsky, 244 N.Y. 406, 155 N.E. 688, 689.

<sup>4</sup> **AT LAW:** Bouvier's This phrase is used to point out that a thing is to be done according to the course of the common law; it is distinguished from a proceeding in equity.

20 *course of common law.*”<sup>5</sup> There is “NO” adjournment, there is “NO” pending  
determination of the New York State Attorney General’s motion to dismiss. Elected and  
appointed individuals have a duty to speak, without exception. Silence when there is a duty  
to speak is equated with fraud. ~~We the People~~ have a right to question and you must  
answer.

25 The Common Law provides that “*for every injury there must be a remedy*”; “*summary  
proceedings dispose of a trial without the aid of a jury*” and “*are out of the regular course  
of the common law*”<sup>6</sup>. Any magistrate of a court of record who would step outside their  
authority and consider a summary judgment would be imposing rules of another  
jurisdiction foreign to this court and would thereby be in bad behavior; and because this  
30 case is about subversion and conspiracy, such an act would be interpreted as aiding and  
abetting.

The original papers sent to the Governors was an ‘Information’. The Governors had not  
been engaged in this case. They were being informed of subversion and conspiracy against  
the United States of America and to remind the Governors of their oaths. Unfortunately the  
New York State Attorney General’s response without reading the papers is common  
35 practice when non BAR members entreat the court for justice. Past experience with the  
Attorney General’s office has demonstrated this all too often, and in many cases has been  
met with lawlessness. And, like many elected and appointed officials who believe they are  
above the law, they are all too often successful in quashing filings under the guise that  
“~~We the People~~ have no standing... and claim the common law has been abrogated,”  
40 quoting a few Rouge New York Judges who think they can just ignore the Peoples  
Supremacy Clause, legislate from the bench and rule over ~~We the People~~.

We the People respond; “OBEY THE LAW” or pay the penalty of justice in this Article III  
court:

45 *“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.” - Article VI, Clause 2*

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<sup>5</sup> Jones v. Jones, 188 Mo.App. 220, 175 S.W. 227, 229; Ex parte Gladhill, 8 Metc. Mass., 171, per Shaw, C.J. See, also,  
Ledwith v. Rosalsky, 244 N.Y. 406, 155 N.E. 688, 689.

<sup>6</sup> Sweet see Phillips v. Phillips, 8 N.J.L. 122.

50 Furthermore the Unified United States Common Law Grand Jury are “NOT” the plaintiffs,  
we are the “Sureties of the Peace” acting as next friend for many People who have been  
abused by government officials that believe they are above the law. See attached,  
“Information Brief clarifying this Extraordinary Proceeding”.

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

65 We the People would like to know how it is that the United States Attorney for the  
Northern District of New York is standing on the wrong side of the law? The Clerk  
committed a felony, we are the grand jury on the record and you should be prosecuting law  
breakers, not aiding and abetting them under the banner “United States Department of  
Justice”!

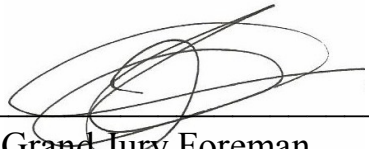
As for the default of the Clerk, the default stands and contemplation of indictment will be  
considered upon the next grand jury assembly. Of course, if the clerk was intimidated,  
threatened, or corruptly persuaded to act by the judiciary in violation of 18 USC §1512b,  
we, the grand jury, are willing to listen.

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SEAL

**DATED:** May 8, 2017

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Grand Jury Foreman