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

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

## Unified United States Common Law Grand Jury; 1

Sureties of the Peace2

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

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

Grand Jury, Sovereigns of the Court

We the People

- Against -

Governor A. Cuomo, et al

**Defendants** 

Jurisdiction: Court of Record, under the rules of Common Law<sup>3</sup>

Action at law:<sup>4</sup>

Case NO: 1:16-CV-1490

Magistrate: Daniel J. Stewart

## **INFORMATION - PRESIDENT**

It is by and through our Constitution, that  $\mathfrak{B}$ e the  $\mathfrak{P}$ eople Ordained that we have government by consent and established Common Law, a/k/a Natural Law whereas the Creator gifted us with certain unalienable Rights thereby securing Justice in our courts.

"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, --That whenever any Form of Government becomes

Information

Page 1 of 5

https://www.nationallibertyalliance.org/docket

<sup>&</sup>lt;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 ₩e 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>&</sup>lt;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>&</sup>lt;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>&</sup>lt;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.

destructive of these ends, it is the Right of the People to alter or to abolish it, and to institute new Government, laying its foundation on such principles and organizing its powers in such form, as to them shall seem most likely to effect their Safety and Happiness." -- Declaration of Independence

"We the people of the United States, in order to form a more perfect union, establish justice, insure domestic tranquility, provide for the common defense, promote the general welfare, and secure the blessings of liberty to ourselves and our posterity, do ordain and establish this Constitution for the United States of America." -- Preamble

It is through impartial juries that  $\mathfrak{B}$ e the  $\mathfrak{P}$ eople consent to indictments, convictions and remedy. Any jury instructed by judges is a tampered jury. Any Grand Jury driven by statutes is a puppet jury; Any Jury not instructed in the power of nullification or forbidden to exercise the same, exercises the will of government and not Justice.

"In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury..." -- Amendment VI

"No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a Grand Jury ..." -- Amendment V

"... the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise reexamined in any Court of the United States, than according to the rules of the common law." -- Amendment VII

"The people of this State, as the successors of its former sovereign, are entitled to all the rights which formerly belonged to the King by his prerogative. A consequence of this prerogative is the legal ubiquity of the king. His majesty in the eye of the law [written in the hearts] is always present in all his courts, though he cannot personally distribute justice. His judges [juries] are the mirror by which the king's image is reflected."

"Without justice being freely, fully, and impartially administered, neither our persons, nor our rights, nor our property, can be protected. And if these, or either of them, are regulated by no certain laws, and are subject to no certain principles, and are held by no

<sup>&</sup>lt;sup>5</sup> Lansing v. Smith, 4 Wend. 9 (N.Y.) (1829), 21 Am. Dec. 89 10C Const. Law Sec. 298; 18 C Em.Dom. Sec. 3, 228; 37 C Nav.Wat. Sec. 219; Nuls Sec. 167; 48 C Wharves Sec. 3, 7.

<sup>&</sup>lt;sup>6</sup> Fortesc.c.8. 2Inst.186

<sup>&</sup>lt;sup>7</sup> Blackstone's Commentaries, 270

certain tenure, and are redressed, when violated, by no certain remedies, society fails of all its value; and men may as well return to a state of savage and barbarous independence." -- Joseph Story, Commentaries on the Constitution, 1833

"Without liberty, law loses its nature and its name, and becomes oppression. Without law, liberty also loses its nature and its name, and becomes licentiousness [driven by lust]." -- James Wilson, Of the Study of the Law in the United States, Circa 1790

God's Word declares: "Mercy, Truth, Justice and judgment are the habitation of God's throne:" "The Lord is Spirit: and where the Spirit of the Lord is, there is liberty; we are to stand fast in that liberty wherewith God hath made us free, and be not entangled again with the yoke of bondage." "Justice in the most extensive sense of the word differs little from virtue, for it includes within itself the whole circle of virtues; justice being in itself a part of virtue, is confined to things simply good or evil..." Therefore our courts are either just or unjust, juries can "defend the poor and fatherless: do justice to the afflicted and needy. Deliver the poor and needy: rid them out of the hand of the wicked." <sup>12</sup>

"Decency, security and liberty alike demand that government officials shall be subjected to the same rules of conduct that are commands to the citizen. In a government of laws, existence of the government will be imperiled if it fails to observe the law scrupulously". ...Our Government is the potent, the omnipresent teacher. For good or for ill, it teaches the whole people by its example... Crime is contagious. If the Government becomes a lawbreaker, it breeds contempt for law; it invites every man to become a law unto himself; it invites anarchy. -- Olmstead v. United States, 277 U.S. 438 (1928)]

"Before any man can be considered as a member of civil society, he must be considered as a subject at the Governor of the Universe." It is the duty of all nations to acknowledge the providence of Almighty God, to obey His will, to be grateful for His benefits and humbly to implore His protection and favor. We have no government armed with power capable of contending with human passions unbridled by morality and religion. Our Constitution was made only for a moral and religious people. It is wholly inadequate to the government of any other." -- John Adams

<sup>&</sup>lt;sup>8</sup> Psa 89:14

<sup>&</sup>lt;sup>9</sup> 2 Cor 3:17

<sup>&</sup>lt;sup>10</sup> Gal 5:1

<sup>&</sup>lt;sup>11</sup> Bouvier

<sup>&</sup>lt;sup>12</sup> Psa 82:3,4

<sup>&</sup>lt;sup>13</sup> James Madison

<sup>&</sup>lt;sup>14</sup> George Washington

"Is it not that in the chain of human events, the birthday of the nation is indissolubly linked with the birthday of the Savior? That it forms a loading event in the progress of the Gospel dispensation? Is it not that the Declaration of Independence first organized the social compact on the foundation of the Redeemer's mission upon earth? —That it laid the cornerstone of human government upon the first precepts of Christianity?" -- John Quincy Adams

"I've lived a long time, and the longer I live, the more convincing proofs I see of this truth: That God governs in the affairs of men. If a sparrow cannot fall to the ground without His notice, is it probable that an empire can rise without His aid? We've been assured in the sacred writings that unless the Lord builds the house, they labor in vain who build it. I firmly believe this, and I also believe that without His concurring aid, we shall succeed in this political building no better than the builders of Babel. Blessed is the nation whose God is the LORD..." -- Benjamin Franklin

America must stand upon Justice, not rogue judges. Judges may judge in equity cases [civil suits] and only when agreed to by both parties if more than twenty dollars. "In suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved..." -- Amendment VII: whereas all criminal cases must be decided by the People untainted and unshackled, judges are not to interfere.

A Great Nation must be a Just Nation and a nation can only be as Just as its Courts, whereas politically motivated judges whose rulings always favor the status quo and Corporate America, have seized control of our courts. True American Patriots are imprisoned, tortured and murdered.

Be the People have pleaded in the courts for more than five years to no avail. We have discovered that evil rules our American courts in the name of the People. Therefore, Be the People have risen under the name of the Sureties of the Peace in the spirit of the Magna Carta and the Declaration of Independence as we near critical mass. Be the People have opened an Article III¹⁵ Court of Record¹⁶ which will proceed as a Court of Law¹⁷.

<sup>&</sup>lt;sup>15</sup> Article III Section 2. The judicial power shall extend to all cases, in law and equity, arising under this Constitution, the laws of the United States, and treaties made, or which shall be made, under their authority;...

<sup>&</sup>lt;sup>16</sup> **COURT OF RECORD:** "A judicial tribunal [jury] having attributes and exercising functions independently of the person of the magistrate designated generally to hold it proceeding according to the course of common law" -- Jones v. Jones, 188 Mo.App. 220, 175 S.W. 227, 229; Ex parte Gladhill, 8 Metc. Mass., 171, per Shaw, C.J. See, also, Ledwith v. Rosalsky, 244 N.Y. 406, 155 N.E. 688, 689; **COURTS OF RECORD and COURTS NOT OF RECORD** - "The former being those whose Information

Page 4 of 5 https://www.nationallibertyalliance.org/docket

It is now incumbent upon you, Mr. President, to enforce the Law of the Land<sup>18</sup> by demanding that Attorney General Jeff Sessions do his SWORN DUTY and provide the only known "Article III Court" in America with U.S. Prosecutors who will exercise their sworn duty and let the ⊯eople (jury) apply justice, because "Only the People can save America", without which America can never be great again.

## "Justice must satisfy the appearance of justice." <sup>19</sup>

"We the People are the rightful masters of both Congress and the Courts, not to overthrow the Constitution but to overthrow the men who pervert the Constitution." – A Lincoln

"I know no safe depositary of the ultimate powers of the society but the people themselves; and if we think them not enlightened enough to exercise their control with a wholesome discretion, the remedy is not to take it from them, but to inform their discretion by education. This is the true corrective of abuses of constitutional power."; "Educate and inform the whole mass of the people... They are the only sure reliance for the preservation of our liberty." -- Thomas Jefferson

**SEAL** 

**DATED**: June 22, 2017

Grand Jury Foreman

Copied: Attorney General Sessions, President Donald Trump, Senator Chuck Grassley,

U.S. Representative Trey Gowdy and U.S. Representative Jason Chaffetz

**Attached:** Writ of Error Coram Nobis dated: June 19, 2017.

acts and judicial proceedings are enrolled, or recorded, for a perpetual memory and testimony, and which have power to fine or imprison for contempt. Error lies to their judgments, and they generally possess a seal. Courts not of record are those of inferior dignity, which have no power to fine or imprison, and in which the proceedings are not enrolled or recorded." 3 Bl. Comm. 24; 3 Steph. Comm. 383; The Thomas Fletcher, C.C.Ga., 24 F. 481; Ex parte Thistleton, 52 Cal 225; Erwin v. U.S., D.C.Ga., 37 F. 488, 2 L.R.A. 229; Heininger v. Davis, 96 Ohio St. 205, 117 N.E. 229, 231.

<sup>&</sup>lt;sup>17</sup> **COURT OF LAW:** Blacks 4th; a court proceeding according to the course of the common law and governed by its rules and principles, as contrasted with a "court of equity."

<sup>&</sup>lt;sup>18</sup> Article VI. Clause 2: 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. <sup>19</sup> Levine v. United States, 362 U.S. 610, 80 S.Ct. 1038 (1960), citing Offutt v. United States, 348 U.S. 11, 14, 75 S.Ct. 11, 13 (1954).