UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF NEW YORK

₩e the People

- Against -

Lawrence E. Kahn

CASE NO: 1:16-CV-1490

GRAND JURY INDICTMENT FOR CONCEALMENT

Prepared by:

Grand Jury Foreman

Unified United States Common Law Grand Jury

P.O. Box 59

Valhalla, NY 10595

Fax: (888) 891-8977

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF NEW YORK

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

Unified United States Common Law Grand Jury;

Sureties of the Peace

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

Be the People

- Against -

Lawrence E. Kahn

Defendants

INDICTMENT

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

Date Filed: July 17, 2017

COUNT 1 – Concealment COUNT 2 – Felony Rescue

The grand jury charges that on or about June 14th 2017 at Albany, New York, in the Northern District of New York, Lawrence E. Kahn defendant herein, with the intent to commit Felony Rescue by Concealing: murder; torture; manipulation of evidence, witnesses and juries in order to incarcerate innocent People who are a threat to exposing judicial and law enforcement corruption and RICO on a national level; conspiracy to supplant the Law of the Land with statutes, thereby replacing our Republic with Corporatism; political incarcerations; Denial of due process; robbing Peoples' homes and estates; taking Peoples children; running debtors prisons; covering up and protecting pedophile rings, etc... in violation of 18USC §4¹, 18USC §1001².

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¹ **18 USC §4 - Misprision of felony provides:** Whoever, having knowledge of the actual commission of a felony cognizable by a court of the United States, conceals and does not as soon as possible make known the same to some judge or other person in civil or military authority under the United States, shall be fined under this title or imprisoned not more than three years, or both.

COUNT 3 – Trespassed upon the case

COUNT 4 – Denial of due process

COUNT 5 – Acted under Color of Law³ in an attempt to seize control of this court

COUNT 6 – Manufacturing an Unlawful Order

COUNT 7 – Aiding and Abetting

The record shows that on June 14, 2017, without any Constitutional authority, self-appointed U.S. District Judge Lawrence E. Kahn, ignoring the random selection process that appointed Magistrate Daniel J. Stewart to this case, trespassed upon the case conducting his own court without notice or concurrence of the parties; without notice to the administrator Magistrate Daniel J. Stewart; without jurisdiction; without due process⁴ and under color of law acted in an attempt to seize control of this court, an act of a tyrant, by manufacturing an UNLAWFUL ORDER to dismiss this action without prejudice, thereby aiding and abetting.

The law provides that the judiciary is to respond and not conceal as was attempted by Judge Lawrence E. Kahn. Furthermore, without proper authority, self-appointed Judge Lawrence E. Kahn trespassed upon the case and, by his actions and statements, assumed the cloak of a tribunal⁵. Judge Lawrence E. Kahn then rendered a ruling under color of law

⁴ Due course of law, this phrase is synonymous with "due process of law" or "law of the land" and means law in its regular course of administration through courts of justice. - Kansas Pac. Ry. Co. v. Dunmeyer 19 KAN 542.

² 18 U.S. Code § 1001 - Statements or entries generally (a) Except as otherwise provided in this section, whoever, in any matter within the jurisdiction of the executive, legislative, or judicial branch of the Government of the United States, knowingly and willfully- (1) falsifies, conceals, or covers up by any trick, scheme, or device a material fact; (2) makes any materially false, fictitious, or fraudulent statement or representation; or (3) makes or uses any false writing or document knowing the same to contain any materially false, fictitious, or fraudulent statement or entry; 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. If the matter relates to an offense under chapter 109A, 109B, 110, or 117, or section 1591, then the term of imprisonment imposed under this section shall be not more than 8 years.

³ COLOR OF LAW "The appearance or semblance, without the substance, of legal right." - State v. Brechler, 185 Wis. 599, 202 N.W. 144, 148; "Misuse of power, possessed by virtue of state law and made possible only because wrongdoer is clothed with authority of state, is action taken under "color of state law." - Atkins v. Lanning, 415 F. Supp. 186, 188.

⁵ The tribunal is independent of the magistrate (judge) 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.; A judicial tribunal having attributes and exercising functions independently of the person of the magistrate designated generally to hold it Jones v. Jones, 188 Mo.App. 220, 175 S.W. 227.

by seizing control and applying rules from jurisdictions foreign to this court without leave of court.

A TRUE BILL

SEAL

DATED: July 17, 2017

Grand Jury Foreman