

Dutchess County New York Grand Jury

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

• Phone (845) 233-6560 • Fax (888) 891-8977

September 20, 2013

Bradford Kendall Dutchess County Clerk 22 Market Street Poughkeepsie, NY. 12601

RE: Command to Ifile - This is a Non-Statutory Miscellaneous Recording - No Cover Sheet Permitted NO FEE IS TO BE CHARGED -- 2 Black 620, see also Crandell v. Nevada, 6 Wall 35.

Dear Mr. Kendall

Don are Commanded, under penalty of law¹, to file the attached "<u>Public Notice to All Men</u>" Constituting a Dutchess County Grand Jury immediately, nunc pro tunc² forevermore. This is neither an action or proceeding and therefore does not need an index number. This is an historical document being filed for a memorial. You are commanded to perform your ministerial function and are hereby again reminded, that you have no tribunal³ powers. That power is reserved to the people alone.

The power invested in the People to perform this act is so ordained⁴ in the 5th Amendment, by the same, and in like manor so constituted in the preamble whereas we read " We the Deople ... do Ordain and Establish this Constitution "FOR" the United States of America". For further conformation see the attached authorities to the Declaration of the Constitution of the Dutchess County Grand Jury.

Sincerely;

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John Grand Jury Administrator

¹ See file on demand, attached.

² <u>NUNC PRO TUNC</u>. Lat. Now for then. A phrase applied to acts allowed to be done after the time when they should be done, with a retroactive effect, i. e., with the same effect as if regularly done. **Perkins v. Hayward, 132 Ind. 95, 31 N.E. 670; Secou v. Leroux, 1 N.M. 388.**; "Nunc pro tune" entry is an entry made now of something actually previously done to have effect of former date; office being not to supply omitted action, but to supply omission in record of action really had but omitted through inadvertence or mistake. **Mallory v. Ward Baking Co., 270 Mich. 94, 258 N.W. 414**; **People v. Rosenwald**; **266 Ill. 548, 107 N.E. 854, 856, Ann.Cas.1915D, 688**; **Grizzard v. Fite, 137 Tenn. 103, 191 S.W. 969, 971, L.R.A.1917D, 652.**

³ JURY "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, 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

⁴ <u>ORDAIN</u>. To institute or establish; to make an ordinance; to enact a constitution or law. State v. Dallas City, 72 Or. 337, 143 P. 1127, 1131, Ann. Cas.1916B, 855. To confer on a person the holy orders of priest or deacon. Kibbe v. Antram, 4 Conn. 134.