



# 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 File** - 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

You are Commanded, under penalty of law<sup>1</sup>, to file the attached "Public Notice to All Men" Constituting a Dutchess County Grand Jury immediately, nunc pro tunc<sup>2</sup> 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 This is an historical document being filed for a memorial.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 tribunal<sup>3</sup> powers. That power is reserved to the people alone.

The power invested in the People to perform this act is so ordained<sup>4</sup> in the 5<sup>th</sup> Amendment, by the same, and in like manor so constituted in the preamble whereas we read "*We the People ... 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 [REDACTED], Grand Jury Administrator

<sup>1</sup> See file on demand, attached.

<sup>2</sup> **NUNC PRO TUNC**. 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 tunc" 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.

<sup>3</sup> **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

<sup>4</sup> **ORDAIN**. 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.