FILED: UNITED STATES DISTRICT COURT FOR ALL NINETY-FOUR FEDERAL DISTRICTS

Our reason for filing in all U.S. Federal District Courts is because of <u>18 USC §1961-68</u> - Wide-spread
5 RICO; <u>18 USC §2385</u> - Advocating Overthrow of Government; <u>18 USC §2384</u> - Seditious Conspiracy with Wide-spread Mutilating; and, <u>18 USC §2071</u> - Failing to File.

Clerk is to file: Case No. 1776-1789-2015

CORAM NOBIS¹

FROM: Unified United States Common Law Grand Jury:²

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

15 TO: STATE AND FEDERAL JUDGES, JUSTICES AND MAGISTRATES:

COPIED: County Sheriffs [3133]; US Marshals [94]; Federal Special Agents in Charge [94]; State Militia; Joint Chiefs of Staff; All Federal and State Courts; Governors [all 50 States]; Assemblymen [all 50 States]; Senators [all 50 States]; U.S. Congressmen [435]; U.S. Senators [100]; News media [4396];

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Information

¹ **CORAM NOBIS:** Before we ourselves, (the King's Bench) applied to Writs of Error directed to another branch of the same court, e. g., from the full bench to the court at nisi prius. 1 Archb. Pr. K. B. 234.

² "THE GRAND JURY: is an institution separate from the courts over whose functioning the courts do not preside... the grand jury is mentioned in the Bill of Rights; but, not in the body of the Constitution. It has not been textually assigned, therefore, to any of the branches described in the first three (3) Articles. It is a constitutional fixture in its own right. In fact, the whole theory of its function is that it belongs to no branch of the institutional government, serving as a kind of buffer or referee between the Government and the people... The grand jury's functional independence from the judicial branch is evident, both in the scope of its power to investigate criminal wrongdoing; and, in the manner in which that power is exercised. 'Unlike [a] [c]ourt, whose jurisdiction is predicated upon a specific case or controversy, the grand jury -can investigate merely on suspicion that the law is being violated; or, even because it wants assurance that it is not. '" United States v. John H. Williams; 112 S.Ct. 1735; 504 U.S. 36; 118 L.Ed.2d 352; 1992.

The purpose of this Information is to inform, define and clarify acts of subversion.

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"We the People are the rightful master of both congress and the courts, not to overthrow the Constitution, but to overthrow the men who pervert the Constitution." – Abraham Lincoln

The Unified United States Common Law Grand Jury, hereinafter \mathfrak{W} e the \mathfrak{P} eople, is bound by Law and Vow to the Governor of the Universe to act without any prejudice; and, to protect innocent People from being falsely accused.

On May 13, 2015, $\mathfrak{W}e$ the $\mathfrak{P}eople$ opened a court of record filing a Quo Warranto in all ninety-four (94) Article III courts. Since then we have filed a total of twelve (12) papers, this paper being the thirteenth (13th) and other papers in Oregon; all filed under the same Case No. 1776-1789-2015. Copies can be found at <u>http://nationallibertyalliance.org/rico</u>. All these papers address subversion against the United States of America from enemies foreign and domestic who have taken key positions within all three (3) branches of our government; thereby seizing control of the helm of executive, legislative and judiciary; and, have set America on a course of self-destruction.

This conspiracy is orchestrated by the BAR Association in violation of <u>18 USC §2385</u>:
Advocating the overthrow of Government, abetting through a corrupt judiciary, and advising and teaching the overthrow and destruction of the Governments of the United States of America; which includes the federal government and the fifty (50) sovereign state governments.

The United States has become subservient to a world-wide criminal organization; which makes this a law enforcement problem, perpetrated by a very specific group of people who need to be held accountable; and, will be held accountable as soon as Sheriffs and Marshals become educated enough to understand and recognize what's actually going on; and, start acting with De the Deople.

The BAR teaches that Common Law; and, therefore, our Constitution have been done away with because they are obsolete. Because tyrants control the curriculum of our educational system, Civics and the Constitution have "<u>NOT</u>" been taught in our schools for more than fifty (50) years. People do not know the law; and, the psychological operations (PSYOPs)³ of the tyrants have convinced many constitutionally ignorant elected, appointed and hired government servants that home grown terrorists endanger America. To the small degree that terrorists do exist, they are a creation of PSYOPs; and, the tyrants have convinced the main stream population through fear, that Patriots, Veterans, Militia, Ranchers, Libertarians, Constitutionalists, Christians, Ron Paul Followers, Tea-party Groups

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³ **PSYCHOLOGICAL OPERATIONS (PSY-OPs):** Are planned operations to convey selected information and indicators to audiences to influence their emotions, motives and objective reasoning; and, ultimately the behavior of governments, organizations, groups and individuals.

and many other Liberty Groups are terrorists; when in fact, the tyrants are the terrorists using our own government as a tool to terrorize \mathfrak{W} the \mathfrak{P} eople.

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Because Sheriffs aren't acting together the BAR-trained tyrants are starting to target the few Sheriffs who see the problem; and, are standing alone. These tyrants are starting to call Constitutional Sheriffs terrorists as well. That is what it appears they are doing to Sheriff Glenn Palmer in Grant County Oregon for trying to protect the Ranchers and go after criminal judges. This will not stand; and, We the People are addressing that issue shortly. Oregon Sheriffs along with other State County Sheriffs better get behind Sheriff Palmer because this is a precedent that the tyrants have been trying to make for a long time; and, if they succeed, County Sheriffs across America will fall like dominoes. Sheriff Glenn Palmer's position is Constitutional. It is the Sheriff's prerogative to pursue what he believes is a wrong-doing and bring it to the Grand Jury for conclusion because an untainted grand jury will be the final arbitrator for indictment.

There is a time for every season and today is the time to stand with Sheriff Glenn Palmer and other Sheriffs under attack now or lose our County Sheriff the only Constitutional law enforcer, the Peoples last line of defense.

This brings us to the main purpose of this Information: Government agent provocateurs⁴ have been fueling a quasi-shadow government movement that essentially advocates the overthrow of the government. People in this movement, led by de facto Judge Anna Von Reitz, de facto Judge Bruce Doucette and de facto god-graced Administrator Joaquin Folch, who have taken on these self-appointed titles, are duping people from the liberty movements looking for a solution to the subversion within our government who, being ignorant of the law, fall prey to the Pied Pipers⁵. Many who are following these de facto judges, actually believe them to be properly elected or appointed.

Even we thought for a while that Anna Von Reitz was an Alaskan Supreme Court Judge. We spent many months attempting to verify whether she was even a real person. But, when she finally surfaced we saw that she was connected to this quasishadow government movement that we have been hearing about; but we had yet to identify the people who are part of this movement until now. We believe the leaders of this movement are fueled by government agent provocateurs.

⁴ AN AGENT PROVOCATEUR: (French for "*inciting agent*") is a person who commits or acts to entice another person to commit an illegal or rash act; or, falsely implicates another in an illegal act. An agent provocateur may be acting out of their own sense of duty; or, may be employed by the police or other entity to discredit or harm another group such as a peaceful protester or demonstrator by provoking them to commit a crime, thereby undermining the protest or demonstration as a whole.

⁵ **PIED PIPER:** (noun) a leader who entices people to follow, especially when following leads to their doom.

90 Recently, news reports have linked National Liberty Alliance (NLA) and the Common Law Grand Jury to the quasi-shadow government movement; as have some law enforcers who also have mistaken NLA and the Common Law Grand Jury for members of the quasi-shadow government movement.

Therefore we want to set the record clear that NLA and the Unified United States Common Law Grand Jury (UUSCLGJ) are not part of the quasi-shadow government movement. NLA is a facilitator of education in Civics, Common Law American History and Constitutional Studies; and, provide a platform for De the Deople to assemble and exercise our unalienable right of government by consent.

NLA and UUSCLGJ are not anti-government. We believe that our government
structure is still intact; has survived the abuse from enemies both foreign and domestic that have infiltrated our government; and, that God will work through De the Deople to fully recover our Constitutional Republic. The problem is that criminals have positioned themselves in key government positions through unlawful political and covert operations; and, have been long assaulting our Constitution, our way of life and our Liberties; and, through these covert operations, have seized the reigns of our government in order to bestow on themselves money and power.

NLA and UUSCLGJ do not endorse or entertain fictitious Bills of Exchange and redemption and/or discharge through Trust Accounts; nor, do we involve ourselves with Contracts, Commercial Liens or the exchange of an Oath of Office for Value.

- We do not encourage or teach people to write Declarations, drive without driver's licenses or revoke their voter's registration, birth certificates or social security numbers. Neither do we support self-appointed judges and international courts. The power of the Grand Jury is to write True Bills of Indictment, True Bills of Presentment and True Bills of Information; and, to file such bills in Article III Courts it is up to the Elected County Sheriffs and the appointed United States
- Marshals to act upon such bills.

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Regardless of how the haters of Liberty try to define the UUSCLGJ, the proof of who we really are and what we are doing to save America is available for all to see. We copy all 94 FBI Special Agents in Charge, all 94 United States Marshals and all 3,133 County Sheriffs with everything we file. We have no secrets. Our interest is in obeying the Law of the Land (<u>Article VI Clause 2</u>); and, *Determine the secret that all elected, appointed and hired government servants do the same.*

De the Deople have successfully organized across the Nation. We have reconstituted the "*Common Law Grand Jury*" in all 3,133 counties by filing press releases in the counties, inviting People to gather to be introduced to the Common Law Grand Jury and give their

inviting People to gather to be introduced to the Common Law Grand Jury and give their vote of approval. The response across the Nation has been overwhelmingly positive, averaging a 98% approval rating.

In order to righteously establish a "Unified United States Common Law Grand Jury" we first established fifty (50) Unified State's Common Law Grand Juries; and, continue to organize leadership in all 3,133 counties. Each State possesses its own Seal and mailing address. Then we organized leadership in all United States Federal Districts in order to provide for federal administrations to monitor and maintain the Principles of the King⁶ in His court; which thereby, is our court.

Today we have National name recognition, 100's of thousands of followers
(established by google analytics), over 5,000 members, 1,393 County Organizers,
115 State Coordinators, 129 Federal District Leaders, 7 National Coordinators and
11 Committees; and, membership is growing exponentially. Once People come to
understand what We the People are doing, they understand it as the only peaceful
solution available to save America.

140 We the People understand that it is a wrongdoing to maintain a sitting Grand Jury indefinitely. The entire NLA membership (5000+) is a sitting Grand Jury for the sole purpose of dealing with subversion against the United States of America after which the Unified United States Common Law Grand Jury will disband. All other cases will be referred to the respective county administrators and jury pools once the subversion problem is resolved and administrations are properly established.

We the People have no Unified Common Law State or County Grand Jury presently operating. All fifty (50) states have put their full weight and force behind one (1) Unified United States Common Law Grand Jury until leviathan is quashed. Therefore any court filing under any other name and seal is not from We the People; but, issues from a fringe group taking advantage of the fruits of our labor while damaging our reputation thereby trying to sabotage our mission.

POWER AND AUTHORITY OF THE GRAND JURY: In a stunning 6 to 3 decision Justice Antonin Scalia, writing for the majority in the 1992 case <u>United States v. Williams</u>, confirmed that:

- 155 "...the American grand jury is neither part of the judicial, executive nor legislative branches of government; but, instead belongs to the people. It is in effect a fourth branch of government "governed" and administered to directly by and on behalf of the American people; and, its authority emanates from the Bill of Rights."
- 160 Justice Antonin Scalia went on to say:

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⁶ **Revelations 19:11-16** – And I saw heaven opened; and, behold a white horse; and, he that sat upon him was called Faithful and True; and, in righteousness he doth judge and make war... And, he hath on his vesture and on his thigh a name written: KING OF KINGS and LORD OF LORDS.

"The grand jury is mentioned in the Bill of Rights; but, not in the body of the Constitution. It has not been textually assigned, therefore, to any of the branches described in the first three Articles. It is a constitutional fixture in its own right. In fact the whole theory of its function is that it belongs to no branch of the institutional government, serving as a kind of buffer or referee 165 between the Government and the people. The common law of the Fifth Amendment demands a traditional functioning grand jury... The grand jury requires no authorization from its constituting court to initiate an investigation;⁷ and, in its day-to-day functioning, the grand jury generally operates without the interference of a presiding judge;⁸ and, deliberates in 170 total secrecy.⁹ We have insisted that the grand jury remain 'free to pursue its investigations unhindered by external influence or supervision so long as it does not trench upon the legitimate rights of any witness called before it'.¹⁰ Recognizing this tradition of independence, we have said that the Fifth Amendment's 'constitutional guarantee presupposes an investigative body 175 acting independently of either prosecuting attorney or judge,""¹¹ United States v. Williams

And, it is under that authority and the Preamble to the Declaration of Independence that Dependence the sureties of the peace, act; whereas we read:

180 "That whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter it, ... 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." <u>Preamble</u>

The governments of the United States and fifty (50) sovereign states belong to $\mathfrak{W}e$ the 185 $\mathfrak{P}eople$; not to these tyrants that fleece us daily in our own courts of which they have seized control and, $\mathfrak{W}e$ the $\mathfrak{P}eople$, by the will of God, will settle this in His court.

seal

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THE **C**OURT'S **B**ENCH, February 22, 2016.

Grand Jury Foreman

⁷ Hale, supra, 201 U.S., at 59-60, 65, 26 S.Ct., at 373, 375.

⁸ Calandra, supra, 414 U.S., at 343, 94 S.Ct., at 617. It swears in its own witnesses. Fed. Rule Crim. Proc. 6(c).

⁹<u>United States v. Sells Engineering, Inc.</u>, 463 U.S., at 424-425, 103 S.Ct., at 3138.

¹⁰ <u>United States v. Dionisio</u>, 410 U.S. 1, 17-18, 93 S.Ct. 764, 773, 35 L.Ed.2d 67 (1973).

¹¹ Id., at 16, 93 S.Ct., at 773 (emphasis added) (quoting Stirone, supra, 361 U.S., at 218, 80 S.Ct., at 273).