



## Common Law Grand Jury Administrators

PSALM 89:14 JUSTICE AND JUDGMENTS ARE THE HABITATION OF THY THRONE:  
MERCY AND TRUTH SHALL GO BEFORE THY FACE.

Common Law Grand Jury Administrators Phone: 904-704-7765

Date: 01/21/2014

# Writ of Mandamus

## The Common Law Grand Jury For Saint Johns County, Florida

Being fully restored by the people of Saint Johns County, Florida, We The Common Law Grand Jury Investigative Administrators hereby command you the following Directive.

### Memorandum of Law

#### The Magna Carta:

§52 Title. **DUTY OF THE GRAND JURY**; *“If anyone’s unalienable rights have been violated, or removed, without a legal sentence of their (“We the People” Supreme Rulers), named Peers, from their lands, home, liberties or lawful right, “We the People” Supreme Rulers [the twenty-five] shall straightway restore them. And if a dispute shall arise concerning this matter it shall be settled according to the judgment of “We the People” Supreme Rulers, [the twenty-five] Grand Jurors, the sureties of the peace.” 06/15/1215*

#### §61 Title. **CONSTITUTION OF A COMMON LAW GRAND JURY**

*“We The People Supreme Rulers” having discord, which has arisen between (“One People” Supreme Ruler) Us, and our civil servants, (judges, justices, attorneys, clerks, elected civil and military officers, Sheriff, US Marshal Services, congressman, congresswoman, state representatives) wishing to establish justice, insure domestic tranquility, and secure the blessings of liberty to enjoy forever in its entirety. “We The People Supreme Rulers” may select at Our pleasure [twenty-five] “People” Supreme Rulers from the Sovereignty, (not elected public officials civil servants) who ought, with all their strength, to observe, maintain; and cause to be observed, the peace and unalienable rights. If any of our civil servants shall have transgressed against any of the*

*“One People” Supreme Ruler in any respect and they shall ask (“We The People Supreme Rulers”) Us, to cause that error to be amended without delay, or shall have broken some one of the articles of peace or security, and their transgression shall have been shown to [four Jurors] of the aforesaid twenty-five “People” Supreme Rulers from the Sovereignty, and if those [four Jurors] are unable to settle the transgression they shall come to the [twenty-five], “People” Supreme Rulers from the Sovereignty, showing to the Grand Jury the error which shall be enforced by the law of the land.”*  
06/15/1215

### **Quote From George Washington:**

*“The power under the Constitution will always be in the people. It is entrusted for certain defined purposes, and for a certain limited period, to representatives of their own choosing; and whenever it is executed contrary to their interest, or not agreeable to their wishes, their servants can, and undoubtedly will, be recalled.”*

### **The Declaration of Independence:**

*“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 destructive to 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.” ...*

### **The Constitution For The United States of America:**

#### **Article VI, Title. Supremacy; clause Three:**

*“This Constitution shall be the Supreme Law of the Land; and the Judges in every State shall be bound thereby, any Thing in the Constitution or Laws of any State to the Contrary notwithstanding.”*

#### **Fifth Amendment:**

*“No person shall be held to answer for a capitol or otherwise infamous crime except on a presentment or indictment of a grand jury,” ...*

#### **Seventh Amendment:**

*“In Suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise re-examined in any Court of the United States, than according to the rules of the common law.”*

**Ninth Amendment:**

*“The enumeration in the Constitution of certain rights, shall not be construed to deny or disparage others retained by the People.”*

**Tenth Amendment:**

*“The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people.”*

**The Constitution For Florida, The State:**

**Article 1, §1**

*“All political power is inherent in the people. The enunciation herein of certain rights shall not be construed to deny or impair others retained by the people.”*

**Article 1, §15(a)**

*“No person shall be tried for capital crime without presentment or indictment by a Grand Jury, or for other felony without such presentment or indictment or an information under oath filed by the prosecuting officer of the court,...”*

Only a Common Law Grand Jury can issue a Presentment or Indictment under Oath which is a True Bill or No Bill. There cannot be prosecutions by a Prosecutor without a True Bill from the Common Law Grand Jury. (See U.S. v. Williams 112 S. Ct. 1735 504 U.S. 36 118 L.Ed.2d 352 at Pages 47, A., 48, 49, 50, 51 B)

**The Statutes For Florida, The State and its Subdivisions:**

**125.59 Special grand jury fund.—**

(1) The boards of county commissioners of the respective counties are hereby authorized to budget and expend county funds for the creation and use of a special grand jury fund.

(2) The moneys of the special grand jury fund may be used by any grand jury in the county, in their discretion, in investigating crime and enforcing the criminal laws. The grand jury may employ special investigators and special legal counsel and may pay all expenses incidental to such purposes; provided, that no expenditure shall be made without the approval of a majority of the members of the grand jury, whose vote shall be recorded in the minutes of the grand jury’s proceedings.

(3) The moneys in the special grand jury fund shall be payable to the grand jury on their order upon a voucher being presented to the clerk of the circuit court, signed by the foreperson and by a member of the grand jury designated as grand jury treasurer.

**History.** —s. 1, ch. 67-466; s. 819, ch. 95-147.

**125.221 Holding of court and meeting of grand jury; place other than courthouse.** —In the event there is not suitable available space in the courthouse due to construction or reconstruction, destruction or other good reasons, for the holding of any court or courts now provided to be held in the county courthouse, or for the meeting of the grand jury of the county, the county commission, with the approval of the court, may designate some other place or places located in the county seat for the holding of court or courts or for the meeting of the grand jury. **History.** —s. 1, ch. 29795, 1955.

Here it is clear that we the Common Law Grand Jury, have the Constitutional existence as well as the Legislature has acknowledged that we are still in existence and must operate from within the Court House. The Court has absolutely no jurisdiction over the Common Law Grand Jury, except in some cases they may administer the Oaths. (See U.S. v. Williams, Hanna v. Larch, 363 U.S. 420,490, 80 S.Ct. 1502, 1544, 4 L.Ed.2d 1307 (1960), United States v. Chanen, 549 F.2d 1306, 1312 (CA9 (1977) Stirone v. United States, 361 U.S.212, 218, 80 S.Ct. 270, 273, 4 L.Ed2d 252 (1960) and Hale v. Henkel, 201 U.S. 43, 61, 26 S Ct.370, 373, 50 L.Ed.2d 652 (1906)

In compliance with the US Code Title 18 **CRIMES** Chapter 13 Title: **CIVIL RIGHTS**. Sec. 241  
Title: **Conspiracy against rights**

**If two or more persons conspire to any person in the free exercise or enjoyment of any right or privilege secured to him by the Constitution; They shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section, they shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death.**

**NOTICE--You are warned that-**

Anyone who intentionally refuses to provide for the restoration of the Common Law Grand Jury shall be charged with “obstruction of Justice, and if conspiring with other persons they shall also be charged with Criminal Conspiracy and other Crimes against Justice as well as Deprivation of Rights, in their Individual and Private capacity.”  
You, the County Commissioners, shall immediately provide within the Court Edifice, according to the Law of the Land, the following.

1. Provide space and equip along with three rooms for the Common Law Grand Jury within the Court Edifice.
2. There shall be a Meeting Room for 25 Grand Jurist to meet, complete with Conference Table, 25 comfortable chairs, (office type complete with caster wheels) The Doors to the conference room shall be secure and have secure locking devices.
3. There shall be an office for a Secretary, complete with Desk, Office Chair, and Filing cabinets, computers, chairs for guests, water dispensers, pamphlet rack, Lap Top Computer (New, never used) and other amenities such as quality Printers reams of paper. The door shall be secure with locking device and buzzer opener.
4. There shall be a Meeting Room suitable for the Four Administrators, complete with Conference Table, 4 office type comfortable Chairs, 4 Lap Top Computers, reams of paper, Printers (New, never used) and all other necessary office supplies. This Room shall have a locking door with secure locking devices
5. Provide Security Devices and Passes for all 25 Jurists. The Jurists names and Identification shall not be visible. They may be in code for security reasons, “only.”
6. There may be other equipment and supplies needed as the Common Law Grand Jury proceeds. The Forman of the Grand Jury will instruct the County Commissioners accordingly.
7. There shall be Funding made available for the Budget for the Common Law Grand Jury and will be issued upon Voucher submitted to the County Commissioners. The Beginning Budget for the payment of the Grand Jurors shall be approximately 1.5 Million Dollars for the first year beginning on or before January 31<sup>st</sup> 2014.
8. The County Commissioners for Saint Johns County shall notify the Chief Investigative Administrator for the Common Law Grand Jury as soon as the Command has been assigned to their Deputy Administrator, along with his name and contact information.
9. The passing of the responsibility of your duty (Passing of the Buck) will no longer be tolerated. That has already been done. That is Dereliction of Duty and is a criminal act! It is delay of Justice, and is a crime! That is obstruction of Justice and is a crime!

IN A US SUPREME COURT STUNNING 6 TO 3 DECISION JUSTICE ANTONIN SCALIA, writing for the majority, confirmed that 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 and has the power to enforce law and remove people from office. (See US Supreme Court Decisions, Volume 504 pages 36 to 49 year 1992)

**TAKE NOTICE**

You are warned that No man is above the Law; not you, not Judges, not Lawyers, not Attorneys, not County Commissioners, not Court Clerks, Not Governors or any one else!

Respectfully Submitted on this \_\_\_\_ Day of January 2014, by, We The Investigative Administrators for the Common Law Grand Jury for Saint Johns County, Florida.

S \_\_\_\_\_  
E \_\_\_\_\_  
A \_\_\_\_\_  
L \_\_\_\_\_