

**RESINDED**

At a Term of the Supreme Court, held in and for the County of Greene, in the Town of Catskill, New York, on the 18<sup>th</sup> day of April, 2014.

PRESENT: HON. RAYMOND J. ELLIOTT, III  
Justice

SUPREME COURT  
COUNTY OF GREENE STATE OF NEW YORK

THE PEOPLE OF NEW YORK

Coram Ipso Rege:

&

NEW YORK UNIFIED COMMON LAW GRAND JURY

Coram Nobis:

DECISION AND ORDER  
INDEX NO. 1400384

-against-

STATE OF NEW YORK SUPREME COURT  
Holly Tanner, Richard Mabee, Jonathan Lippman,  
Fern A. Fisher, Lawrence K. Marks, Barry Kamins,  
Ronald Younkins, A. Gail Prudenti,

**RESINDED**

Wrongdoers:

APPEARANCES: Unified N.Y. Common Law Grand Jury  
P.O. Box 59  
Valhalla, New York 10595  
Pro Se

Terence L. Kindlon, Esq.  
Kindlon Shanks & Associates  
74 Chapel Street  
Albany, New York 12207  
Attorneys for Columbia County Clerk Richard Mabee

RAYMOND J. ELLIOTT, III J.S.C.

Before the Court is an "application" by a group of individuals calling themselves the

"New York Unified Common Law Grand Jury".

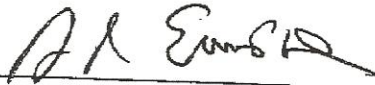
This "application", for lack of a better word, apparently seeks to summon a number of named persons, all associated in one way or another with the New York State Unified Court System, identified as "players", to appear at the Greene County Court House on April 24, 2014, at 9:30 a.m. The purpose of this appearance is for the convening of a "common law grand jury". It is not clear to the Court if these named persons were all served with a copy of this "application".

This "application" cannot be entertained by the Court. The "applicants" moving papers do not comply with the requirements of CPLR § 3013 and CPLR 3014. Moreover, the "application" does not state any cognizable causes of action or present any legitimate claims seeking redress that are recognized by New York State Law. (*Nonnon v. City of New York*, 9 NY3d 825 [2007]; *Polanetsky v. Better Homes Depot, Inc.* 97 NY2d 46 [2011]). The "applicants" apparently purport to convene a "common law grand jury". There is no constitutional or statutory authority for the convening of a "common law grand jury."

Since the "applicants" have not presented the Court with any cognizable causes of action or any legitimate claims seeking redress, the Court sua sponte dismisses this "application". The Court will not be present at the Greene County Court House on April 24, 2014, at 9:30 a.m. and none of the named "players" are required to appear at that time.

**SO ORDERED AND ADJUDGED  
ENTER**

Dated: April 18, 2014  
Catskill, New York

  
RAYMOND J. ELLIOTT, III  
Supreme Court Justice