

Unified United States
Common Law Grand Jury
c/o NLA, suite 107
3979 Albany Post Road
Hyde Park, NY. 12538

June 30, 2026

TO: SUPREME COURT OF THE UNITED STATES
OFFICE OF THE CLERK
WASHINGTON DC. 20543-0001

Chief Clerk Scott S. Harris & Clerk Robert Meek

RE: Unlawful rejection of Grand Jury Presentment to the United States Supreme Court:

We note that you acknowledged that you received a Presentment from the Grand Jury and returned it on June 4, 2026, *see copy of your letter of acknowledgement attached*. Please note, we did not file a lawsuit or a request. We filed an “Extraordinary Presentment” from the Grand Jury, addressed to the Justices of the United States Supreme Court concerning a national emergency. As per 18 USC §2076 the clerk is required by law to file under penalty of law. A law which you have twice broken.

Experience with the officers of de facto courts leads us to perceive that you attempted to confuse jurisdictions that many believe will protect them from liability, it won't! Because it's all part of the fraud and subversion to destroy our Republic! By responding to us as a person,¹ when in fact we are, “We the People” as understood in the Preamble to the United States Constitution aka the sovereign law makers. Furthermore, your **RE: (*With regard or relation to*)** in your letter to us clarifies that you understand that our papers are a “Grand Jury Presentment,” not an Action at Law! As you know being a lawyer “In Law” a Presentment is an accusation of a crime made by a grand jury on its own initiative.

TAKE JUDICIAL NOTICE THAT, Blacks Law quoting 4 Bl. Comm. 301; Bennett v. Kalamazoo Circuit Judge, 183 Mich. 200, 150 N.W. 141, 142, Ann.Cas.1916E, 223. “*Criminal practice, the written notice taken by a Grand Jury of any offense, from their own knowledge or observation, without any bill of indictment laid before them at the suit of the government.*” Bouviers Law quoting Vide 1 Brock. C. C. R. 156; Grand Jury stating “*The writing which contains the accusation so presented by a grand jury, is also called a presentment.*”

Furthermore, clearly rule 13 has nothing to do concerning We the Peoples' Presentment. There are no rules that govern the Grand Jury! we are free and independent! You have no

¹ 26 U.S. Code §7701 (a)(1)

authority over us! “*We the People have been providentially provided legal recourse to address the criminal conduct of persons themselves entrusted to dispense justice,*” see *United States v. Williams*, 112 S.Ct. 1735, 504 U.S. 36, 118 L.Ed.2d 352 (1992). “*The authority to judge what are the powers of the government, and what are the liberties of the people, must necessarily be vested in one or the other of the parties themselves--the government, or the people; because there is no third party to whom it can be entrusted. If the authority be vested in the government, the government is absolute, and the people have no liberties except such as the government sees fit to indulge them with.*”²

The Grand Jury is “We the People” whereas, We the People ordained and established the Constitution for the United States of America that you took an oath to uphold and obey. We the People are sovereign, “*sovereignty itself is, of course, not subject to law, for it is the author and source of law; but in our system, while sovereign powers are delegated to the agencies of government, sovereignty itself remains with the people, by whom and for whom all government exists and acts and the law (US Constitution) is the definition and limitation of power.*”³ Natural Law is written by nature’s God in His Word and written on the hearts of men.⁴ This is why We the People have the power of nullification!

We the People did not vest the Judiciary with law and rulemaking powers. Article III is the limitation of their powers. Whereas, in 1938 the Supreme Court in an act of treason wrote rules that have been implemented as law and thereby covertly, but not lawfully, abrogated the “Law of the Land” by changing Natural Law to civil law which traces its origin back to Babylonian law; as they methodically and seditiously abrogated and concealed our Natural law courts and abrogated the “*Sovereign Writs*” of We the People.

Equity under our Constitution is subject to our “Founding Documents” written by We the People by the authority vested in us by Nature’s God via the Declaration of Independence which was a covenant with God and therefore cannot be broken, but by His wrath! Thereby, We the People vested Congress with positive law-making powers aka equity, whose legislative powers are governed by the “Rules of Natural Law,” whereas, Article I is the limitation of their powers. Congress had no authority to create “*new powers*” granting the United States Supreme Court with additional powers such as rule making that allegedly and covertly abrogated Natural Law aka the “Law of the Land.” Neither the US Supreme Court nor Congress is sovereign. We the People granted them powers and authorities within jurisdictions that we ordained and established. Therefor, your rules are repugnant and herein are Nullified!

Your preposterous claim that the Grand Jury is to seek a decision in federal district courts is absurd. You and I both know that they cannot respond to this Presentment, which is an indictment upon them! Clearly you did not read the cover letter (1 page), File on demand under penalty of law (1 page), and Extraordinary Presentment (12 pages). Or, you are

² Essay by Lysander Spooner on the trial by jury, 1852.

³ *Yick Wo v. Hopkins*, 118 US 356, 370 Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit.

⁴ Romans 2: 13-16 For not the hearers of the law are just before God, but the doers of the law shall be justified. For when the Gentiles, which have not the law, do by nature the things contained in the law, these, having not the law, are a law unto themselves: Which show the work of the law written in their hearts, their conscience also bearing witness, and their thoughts the mean while accusing or else excusing one another

covering up subversion against our Republic and thereby complicit. You just can't be that ignorant to the Law considering you are a lawyer. We strongly advise that, you read said 14 pages, honor your oath, and deliver the Presentment to the 9 Justices!

To reject our Presentment as doorkeeper is an act of aiding and abetting those guilty of treason advocating the overthrow of our Republic and thereby levying war against the United States in violation of 18 USC §2381, 18 USC § 2384, and 18 USC §2385; which is the subject matter of said Presentment. With that said, you are bound by Law just as we are; you being under 18 USC §2382 and we being under the Laws of natures' God that, we "MUST DISCLOSE" and "MAKE KNOWN" the same [*concerning treason*] to the President or to some judge of the United States, and we have done both. Whereas, your blocking of the filing of said Presentment is also in violation of 18 USC §2076 and 18 USC §2071.

It is true being a BAR lawyer that you have been instructed in "Fake Law" thereby, believing that the United States was fashioned under Rome and is under Roman civil law. Thereby, you believe that we are under that defective thinking in that We the People need your approval via your repugnant rules, making you the master and We the People subservient to you. I direct you to the "True History" of our founding. At the founding of the United States, the land of America was looked upon as representing a New Jerusalem and/or a City upon a Hill and/or a New Israel. One of the first settlements in what would become the United States was by the Puritans in New England. "*Independently, many Puritans took up and applied the older idea that England enjoyed a covenant with God—a 'covenant of grace,' they called it — even if they hesitated at first about whether the Promised Land was to be found in the new England or the old.*" Puritan minister John Cotton preached the 'land of promise' to ... Puritan voyagers aboard the Arbella as they were about to set sail from Southampton in 1630, drawing his text from II Samuel 7:10:

"Moreover, I will appoint a place for my people Israel, and will plant them, that they may dwell in a place of their own, and move no more."

The United States is that place! And Christians are God's people; whereas, the Bible reveals Israel is my sons! No one can deny that most of the founding fathers of the United States of America were men of deep religious convictions, being His children, based in the Bible and their Christian faith in Jesus Christ. Of the 56 men who signed the Declaration of Independence, nearly half (24) held seminary or Bible school degrees. Patrick Henry said, "*It cannot be emphasized too strongly or too often that this great nation was founded, not by religionists, but by Christians; not on religions, but on the Gospel of Jesus Christ. For this very reason peoples of other faiths have been afforded asylum, prosperity, and freedom of worship here.*" Noah Webster (Father of American Scholarship and Education) said, "*No truth is more evident to my mind than that the Christian religion must be the basis of any government intended to secure the rights and privileges of a free people.*" In conclusion, history recalls that we are a Christian nation under the laws of nature and nature's God. And we are structured under Isreal via the book of Deuteronomy.

In conclusion, your duty as the clerk is to file, as clearly stated in 18 USC § 2076 - Clerk is to file, "*Whoever, being a clerk of a district court of the United States, willfully refuses or neglects to make or forward any report, certificate, statement, or document as*

required by law, shall be fined under this title or imprisoned not more than one year, or both.”

YOU ARE HEREBY ORDERED AND REQUIRED BY LAW under 18 USC §2381, 18 USC §2382, 18 USC § 2384, 18 USC §2385, 18 USC §2076, 18 USC §2071, and most importantly the Constitution for The United States; to make nine copies of the enclosed Presentment and deliver to the nine Justices immediately. We also demand that you send us a letter confirming that you have done so.

SEAL



A handwritten signature in black ink, consisting of several overlapping loops and a long horizontal stroke extending to the right.

Grand Jury Foreman

COPIED: US Attorney General Todd Blanche, President Donald J. Trump, Vice President J.D. Vance, Secretary of State Marco Rubio, U.S. Department of Justice, FBI Director Cash Patel, Secretary of DHS Markwayne Mullin, DNI William J. Pulte, Director of the CIA John Ratcliffe, Secretary of War Pete Hegseth, White House Chief of Staff Susie Wiles, Deputy Chief of Staff Stephen Miller, Secretary of Homeland Security Markwayne Mullin, Congressman Mike Johnson, Congressman Jim Jordan, Congressman Steve Scalise, Congressman Chip Roy, Congressman Tim Burchett, Senator John Kennedy, Senator Josh Hawley, Senator Ted Cruz, Press Secretary Karoline Leavitt.