Unified United States Common Law Grand Jury:

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

THIS IS AN EXTRAORDINARY JUDICIAL ACTION filed via U.S. Postal Service in all 94 Federal District Courts and served upon all parties listed below by fax. All Clerks are to perform their ministerial function under penalty of law USC 18 §2076 to file¹ or deliver to the recipients listed below. Whoever intercepts, obstructs or impedes will be prosecuted to the fullest extent of the law 18 USC §1512(b).² This is a matter of national security and it is expected that the recipients, being oath-takers read and understand the nature and gravity of the contents of these papers. This official judicial process executed by the Unified United States Common Law Grand Juries concerning treason against the People of the United States of America in violation of the • United States Constitution Article III Section 3 treason; • 18 USC §2385 advocating overthrow of Government; • 18 USC §2384 seditious conspiracy; • 18 USC §2382 misprision of treason; • 18 USC §2381 treason; • 18 USC §1349 attempt and conspiracy; • 18 USC §1622 subornation of perjury; • 18 USC §115 treason, sedition, and subversive activities; • 18 USC §4 misprision of felony.

The purpose of filing in ALL U.S. Federal District Courts is because of wide spread failing to file 18 USC § 2071.

<u>ARTICLE 1V SECTION 4</u> The United States shall guarantee to every state in this union a republican form of government, and shall protect each of them against invasion;

FILED: - via US Mail and fax for action

<u>United States Supreme Court</u>; under penalty of law, clerk is to forward to all Justices <u>United States District Courts [94]</u>; under penalty of law, clerk is to forward to all Judges/Magistrates

SERVED: - via fax for action

All State Courts; under penalty of law, clerk is to forward a copy to all Judges/Magistrates.

United States Congressmen [435] under penalty of law clerk is to forward a copy to all congressmen.

United States Senators [100] under penalty of law clerk is to forward a copy to all senators.

Assemblymen all 50 States; under penalty of law clerk is to forward a copy to all assemblymen.

Senators all 50 States; under penalty of law clerk is to forward a copy to all senators.

Governors all 50 State; under penalty of law clerk is to forward a copy to Governor.

All County Sheriffs [3133]; under penalty of law, clerk is to forward a copy to Sheriff.

Federal Special Agent in Charge [94]; under penalty of law, clerk is to forward a copy to agent.

<u>US Marshal</u> [94]; under penalty of law clerk is to forward a copy to Marshal.

Joint Chiefs of Staff; under penalty of law clerk is to forward a copy to Joint Chiefs of Staff.

State Militia; under penalty of law clerk is to forward a copy to highest ranking officers.

SERVED: - via e-mail 1st Amendment duty to inform

News media; under penalty of law Editors are to REPORT or PRINT a copy for the People. Failure to do so will be considered aiding & abetting the enemy.

This document is not for interpretation by BAR attorneys; "Laws are made for men of ordinary understanding and should, therefore, be construed by the ordinary rules of common sense. Their meaning is not to be sought for in metaphysical subtleties which may make anything mean everything or nothing at pleasure." - Thomas Jefferson to William Johnson, 1823 ME 15:450. All respondents took an oath to uphold and protect the Constitution and therefore should understand these documents; if not learn or resign your post.

¹ USC 18 §2076 Clerk is to file: Whoever, being a clerk 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.

² 18 USC §1512(b) Whoever obstructs or impedes any official proceeding shall be fined under this title or imprisoned not more than 20 years, or both.

- Unified Alabama Common Law Grand Jury; PO Box 46; Gurley, AL, 35748
- Unified Alaska Common Law Grand Jury; PO Box 240952; Anchorage, AK, 99524-0952
- Unified Arizona Common Law Grand Jury; 2030 W. Baseline Road, Phoenix, AZ, 85041
- Unified <u>Arkansas</u> Common Law Grand Jury; PO Box 234; Roland, AR, 72135
- Unified California Common Law Grand Jury; 2681 Calloway Dr., Box 158; Bakersfield, CA, 93312
- Unified Colorado Common Law Grand Jury; 2000 Wadsworth #168, Lakewood, Colorado, 80214
- Unified Connecticut Common Law Grand Jury; PO Box 225; Southington, CT, 06489
- Unified Delaware Common Law Grand Jury; PO Box 26337; Wilmington, DE, 19899
- Unified Florida Common Law Grand Jury; 1532 US Hwy 41 Bypass So, PMB 301; Venice, FL 34293
- Unified Georgia Common Law Grand Jury; PO Box 587; Millen, GA, 30442
- Unified Hawaii Common Law Grand Jury; PO Box 7222; Ocean View, HI, 96737
- Unified Idaho Common Law Grand Jury; 16433 No Midland Boulevard, Suite 83; Nampa, ID, 83687
- Unified <u>Illinois</u> Common Law Grand Jury; PO Box 494; Wadsworth, IL, 60083
- Unified Indiana Common Law Grand Jury; PMB 344, 2113 East 62nd Street; Indianapolis, IN, 46220
- Unified Iowa Common Law Grand Jury; 5006 Sergeant Road PMB 125; Sioux City, IA, 51106
- Unified Kansas Common Law Grand Jury; PO Box 22; Dearing, KS, 67340
- Unified Kentucky Common Law Grand Jury; PO Box 270; Tollesboro, KY, 411189
- Unified Louisiana Common Law Grand Jury; 5860 Citrus Blvd, SUITE D#131; Harahan, LA, 70123
- Unified Maine Common Law Grand Jury; PO Box 463; Hallowell, ME, 04347
- Unified Maryland Common Law Grand Jury; PO Box 519; Stevensville, MD, 21666
- Unified Massachusetts Common Law Grand Jury; PO Box 433; Greenfield, MA, 01302
- Unified Michigan Common Law Grand Jury; PO Box 663; South Haven, MI, 49090
- Unified Minnesota Common Law Grand Jury; PO Box 56; Rockford, MN, 55373
- Unified Mississippi Common Law Grand Jury; 313 Telly Road; Picayune, MS, 39466
- Unified Missouri Common Law Grand Jury; PO Box 322; Mount Vernon, MO 65712
- Unified Montana Common Law Grand Jury; 1106 West Park Street, Box 160; Livingston, MT, 59047
- Unified Nebraska Common Law Grand Jury; PO Box 877; O'Neill, NE, 68763
- Unified Nevada Common Law Grand Jury; PO Box 20263; Reno, NV, 89515
- Unified New Hampshire Common Law Grand Jury; PO Box 4134; Manchester, NH, 03108
- Unified New Jersey Common Law Grand Jury; 957 Broadway, PMB # 126; Bayonne, NJ, 07002
- Unified New Mexico Common Law Grand Jury; PO Box 82; Santa Rosa, NM, 88435
- Unified New York Common Law Grand Jury; PO Box 59; Valhalla, NY, 10595
- Unified North Carolina Common Law Grand Jury; PO Box 391; Saxapahaw, NC, 27340
- Unified North Dakota Common Law Grand Jury 1515 Burnt Boat Dr. PMB 232; Bismarck, ND 58503
- Unified Ohio Common Law Grand Jury; PO Box 547; Jackson, OH, 45640
- Unified Oklahoma Common Law Grand Jury; PO Box 2391 Edmond, OK, 73083
- Unified Oregon Common Law Grand Jury; PO Box 781; Scappoose, OR, 97056
- Unified Pennsylvania Common Law Grand Jury; PO Box 278; Centre Hall, PA, 16828
- Unified Rhode Island Common Law Grand Jury; PO Box 105; CAROLINA, RI 02812
- Unified South Carolina Common Law Grand Jury; 104A Franklin Ave, 302; Spartanburg, SC, 29301
- Unified South Dakota Common Law Grand Jury; 1430 Haines Ave, 108, #224; Rapid City, SD, 57701
- Unified Tennessee Common Law Grand Jury; PO Box 681; Talbott, TN, 37877
- Unified Texas Common Law Grand Jury; PO Box 992; Onalaska, TX, 77360
- Unified Utah Common Law Grand Jury; PO Box 552351; Salt Lake City, UT, 84152-2351
- Unified Vermont Common Law Grand Jury; PO Box 58; Newport, VT 05855
- Unified <u>Virginia</u> Common Law Grand Jury; PO Box 500; Sandston, VA 23150
- Unified Washington Common Law Grand Jury; PO Box 4506; Richland, WA 99352
- Unified West Virginia Common Law Grand Jury; PO Box 1131; Princeton, WV 24740
- Unified Wisconsin Common Law Grand Jury; 2545 Roosevelt Rd, Suite 107-280; Marinette, WI, 54143
- Unified Wyoming Common Law Grand Jury; PO Box 384; Gillette, WY, 82717-0384

Unified United States Common Law Grand Juries:

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UNITED STATES DISTRICT COURT FOR ALL DISTRICTS

We the People, UUSCLGJ 5

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Sureties of the Peace

No. 1776-1789-2015

- Commanding -

County Sheriffs [3133]; Federal Special Agent in Charge [94]; 10 US Marshal [94]; Joint Chiefs of Staff; State Militia; Governors all 50 State; All Federal and State Courts Assemblymen all 50 States; Senators all 50 States; U.S. Congressmen [435]; U.S. Senators [100]; News media;

Respondents

CORAM NOBIS¹

Writ Mandamus²

TO ALL FEDERAL AND STATE ELECTED & APPOINTED SERVANTS

This series of informations, orders and writs by We the Deople filed in the United States Supreme Court, United States District Courts, the State Supreme Courts and served upon our elected and appointed servants, when not acted upon, forms an indictment against the same. We the People are exposing the foundational errors of our judicial systems, errors founded on subversion and contempt of law by enemies past and present. It is expected that said servants and all recipients understand the subject matter. All servants and recipients have authority under the law, and have taken an oath to preserve, protect and defend the Constitution. Today these servants violate this sacred oath and now lives have been destroyed and liberty hangs in the balance. Silence when you have a duty to speak or act, advocates the present conspiracy to overthrow the Governments of the United States willfully and or knowingly.

30 WARNING: Do not seek an interpretation by an Attorney that is not responsible for the oath you took concerning this Information. Ignorance of the law or excuses that you were acting under advice of legal counsel, will not be an acceptable excuse for there is nothing to interpret.

The purpose of filing in ALL US Federal District Courts is because of 18 USC § 1961-68 wide spread RICO; 18 U.S. Code § 2385 - Advocating overthrow of Government; Seditious conspiracy 18 USC § 2384 with wide spread mutilating and failing to file 18 USC § 2071.

WRIT MANDAMUS

PAGE 1 OF 19

INVASION OF THE UNITED STATES

CORAM NOBIS. Before us ourselves, (the king, i. e., in the king's or queen'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 MANDAMUS Lat. We command. This is the name of a writ (formerly a high prerogative writ) which issues from a court of superior jurisdiction, and is directed to a private or municipal corporation, or any of its officers, or to an executive, administrative or judicial officer, or to an inferior court, commanding the performance of a particular act therein specified, and belonging to his or their public, official, or ministerial duty, or directing the restoration of the complainant to rights or privileges of which he has been illegally deprived. Lahiff v. St. Joseph, etc., Soc., 76 Conn. 648, 57 A. 692, 65 L.R.A. 92, 100 Am.St.Rep. 1012.

LIBERTY RISING

The purpose of this Mandamus is to expose foreign and domestic tyrants posing as Americans that have infiltrated our government at all levels in a concerted effort to overthrow the fifty governments³ of the united States by seizing their seat of power our Federal City a/k/a Washington DC. Thereby these tyrants have covertly erected a system which has conscripted vast human and material resources into the building of a tightly knit, highly efficient machine that combines military, diplomatic, intelligence, economic, scientific, political operations and through courts of fiction, contrary to the authority by which they claim, Article I Section 8 clauses 17 and 18, prevent the execution of the Law of the Land resulting in the enslaving of the sovereign People of America;

We the Sureties of the Peace⁴, a/k/a tribunal,⁵ upon information received on behalf of **WE THE PEOPLE OF**THE **UNITED STATES OF AMERICA, IN THIS COURT OF RECORD, DECLARES; A STATE OF EMERGENCY,**AND <u>ORDERS</u>; all federal and state elected and appointed servants to uphold their oaths guaranteeing to every State in this union a Republican form of Government⁶ and shall forthwith assemble to protect each of them against invasion (martial law).

STATES ARE SOVEREIGN

The 50 united States are not geographically within the district of Columbia as fiction would have some believe. We the People are not a commodity, merchandise or chattel as fiction would have some believe. We the People are not subjects or indentured servants of the fictional corporate UNITED STATES as fiction would have some believe. The brick and mortar buildings that house the inferior federal courts of the one Supreme Court throughout the union belong to the People. Said courts were ordained and establish by Congress, under the authority of the People. We the People paid to build them, up keep them, furnish them, man them and pay the salaries of all elected, appointed or hired personnel in them; these courts are 'district courts of the United States' that were hijacked by progressives operating as foreign courts and the awakened *Beople are now rising to take back our courts and our republic.

Pursuant to Article III Section 2⁷ and Article VI paragraph 2,⁸ 28 USC §132 defines the creation of district courts as "courts of record" and therefore under common law, not chancery.

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³ **18 USC §2385** - Whoever knowingly or willfully advocates, abets, advises, or teaches the duty, necessity, desirability, or propriety of overthrowing or destroying the government of the United States or the government of any State, Territory, District or Possession thereof ... Shall be fined under this title or imprisoned not more than twenty years, or both...

⁴ Grand Jury The sureties of the peace of faithful service; - Magna Carter, paragraph 49

⁵ TRIBUNAL [Black's 4th] The whole body of judges who compose a jurisdiction; a judicial court; the jurisdiction which the judges exercise. See Foster v. Worcester, 16 Pick. (Mass.) 81.

⁶ United States Constitution Section 4 The United States shall guarantee to every state in this union a republican form of government, and shall protect each of them against invasion; and on application of the legislature, or of the executive (when the legislature cannot be convened) against domestic violence.

⁷ **Article III Section 2.** The judicial power shall extend to all cases, in law and equity, arising under this Constitution, the laws of the United States, and treaties made, or which shall be made, under their authority;

⁸ **Article VI paragraph 2** This Constitution, and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every state shall be bound thereby, anything in the Constitution or laws of any State to the contrary notwithstanding.

<u>28 U.S. Code § 132</u> - Creation and composition of district courts (a) There shall be in each judicial district a district court which shall be a <u>court of record</u> known as the United States District Court for the district.

"The United States district courts are not courts of general jurisdiction. They have no jurisdiction except as prescribed by Congress pursuant to Article III of the Constitution." -- Graves v. Snead, 541 F.2d 159 (6th Cir. 1976)

Law and Equity... NOT CHANCERY.

BE FOREWARNED Any attempt by elected or appointed servants to subvert this necessary action by We the People to save Our Republic by attempting to utilize jurisdictions unknown; or to unlawfully order military or law enforcement against We the People through military (martial) law, which sole purpose is to incarcerate a nation, in order to subvert the will of the People, is high treason and will be met by an equal and relentless will of We the People.

"Martial law is an extreme and rare measure used to control society during war or periods of civil unrest or chaos. According to the Supreme Court, the term martial law carries no precise meaning" -- Duncan v. Kahanamoku, 327 U.S. 304, 66 S. Ct. 606, 90 L. Ed. 688 [1946]).

18 USC § 2384 - SEDITIOUS CONSPIRACY - If two or more persons in any State or Territory ... conspire to overthrow, put down, or ... by force to prevent, hinder, or delay the execution of any law of the United States, or by force to seize, take, or possess any property of the United States contrary to the authority thereof, they shall each be fined under this title or imprisoned not more than twenty years, or both.

HIGH TREASON

The following comments by Judge Anna von Reitz of Alaska, concerning the Rod Class Case posted November 8, 2014 at http://www.annavonreitz.com clarifies the conspiracy.

"The Washington, DC Municipality is a separate international city-state like Vatican City, the Inner City of London, and the United Nations. It is run as a plenary oligarchy by the members of Congress under Article 1 Section 8 Clause 17 and when Rod Class stepped foot in THEIR jurisdiction it was the same as if he had entered Egypt or Ireland or China. He became responsible as a visitor for obeying THEIR laws and they have every right to arrest him and prosecute him for disobeying their laws.

His "constitutional right" to keep and bear arms is only guaranteed on the land jurisdiction of the American (domestic) States, not within the physical boundaries of the federal enclaves that operate entirely under maritime and admiralty jurisdiction. There are three kinds of federal "states" that we commonly deal with

1) the "federal states" that were created as franchises of the United States of America, Incorporated, by the Fourteenth Amendment of the *corporate "*Constitution "to regulate *Federal Citizens* "residing" in the domestic States of the Union (the peaceful inhabitants of the land were specifically excluded - that means, us,

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- American State Citizens who fly the civil flag of The United States of America (Major)).
- 2) Then there is the deceptively named "United States of America (Minor)" a consortium of "federal" states more commonly thought of as federal territories and possessions— Puerto Rico, Guam, etc., operating as a legislative democracy—NOT a Republic and a completely separate "nation" with respect to us that was created ultimately under Article 1, Section 8, Clause 17 and the Insular Tariff Cases decided between 1900-1904.
- 3) Then there is the "District Government" within the United States of America, (Minor) known as the Municipal Government of Washington, DC, which is a separate international city-state carved out of the "State of New Columbia" that is a member of the states forming the United States of America (Minor) referenced above.

This is, from what I can see, the entity that Rod is tangling with and it is run as a plenary oligarchy by the members of Congress as a separate nation within a nation within a nation. DC oligarchy inside United States of America (Minor) legislative democracy inside The United States of America (Major) like a cancer or two in the body politic, the DC government running on its own peculiar international "laws" which are published as DC Statutes and run entirely in international maritime and admiralty jurisdiction and the United States of America (Minor) also run entirely in international maritime and admiralty jurisdictions from within The United States of America a Republic established on the land jurisdiction of the American States, which is supposed to be functioning under American Common Law. There you have it the good news and the bad news."-- Judge Anna von Reitz, Alaska.

At the International Conference combating terrorism and religious extremism, in Damascus on December 1, 2014, US Keynote Speaker Gordon Duff¹⁰ clarified the enemy; this may well have been the first time in history an American intelligence team of "non-activists" gave a military briefing to an audience of this type, including key military leaders of diverse tribal forces throughout Lebanon, Syria and Iraq, a Russian delegation and others from around the world. Gordon Duff stated on the record.

"Too many people have died for people who continue speaking in terms that are unclear and are just not speaking the truth. It's time we simply say what we know, whether it's classified information or not, all of you have seen the results of what we're seeing; and what we're seeing will fit what is happened here and what facts you were able to bring up.

Our hypotheses is based on solid information, solid research on the ground, using human signals intelligence¹¹ from our extensive capabilities. We don't guess. We know what we are talking about here. Their motivation is largely economic. They are a criminal organization but they are part of a worldwide criminal organization and they're here in your territory taking your things, your factories, your lives, your people for the enrichment of a very specific group of people who need to be held to account. This is almost as if it's a police

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⁹ **OLIGARCHY** A form of government wherein the administration of affairs is lodged in the hands of a few persons.

¹⁰ **Gordon Duff** is a disabled Marine combat veteran of the Vietnam War and has worked on veterans and POW issues for decades. He is an accredited diplomat and is generally accepted as one of the top global intelligence specialists. He manages the world's largest private intelligence organization and regularly consults with governments challenged by security issues. He has traveled extensively, is published around the world and is a regular guest on TV and radio in more than "several" countries.

¹¹ **Signals intelligence** is intelligence-gathering by interception of signals, whether communications between people or from electronic signals not

[&]quot;Signals intelligence is intelligence-gathering by interception of signals, whether communications between people or from electronic signals not directly used in communication (electronic intelligence— abbreviated to ELINT). Signals intelligence is a subset of intelligence collection management. As sensitive information is often encrypted, signals intelligence often involves the use of cryptanalysis to decipher the messages.

problem. This is crime, the terrorism that you are suffering is world-wide crime on a scale that has never been seen before and there has never been anything like this.

I appreciate your statements and I recognize the truth and honesty of what you were saying, but I do believe there are areas of misunderstanding how the United States works politically. This is a tremendous problem in the Middle-East and one of the things that has driven us here, is its very difficult to understand as far as is Israeli control of American politics and as succinctly as possible I will explain this to you.

In 2005 the Supreme Court of the United States in a decision of a case called Citizens United legalized unlimited corporate bribery. This turned control of the Congress of the United States over to human traffickers, narcotics traffickers, and particularly the most powerful individual in the United States today is a gambling boss named Sheldon Adelson, an Israeli citizen who fled the United States, living in Macau, spent over one billion dollars in the last election and bought control of both Houses of Congress. Now Senator John McCain the father of Alhurra, the father of ISIS will be running US legislative and military foreign policy.

American Generals, like General McInerney and General Paul Vallely, specialists in psychological warfare, helped organize ISIS; have traveled in and out of your country here Syria over and over, as has Senator John McCain, meeting with Al-Qaeda, an organization created by the American, Saudi and Israeli defense forces and intelligence services.

Only a little over a week ago, the US Secretary of Defense, Chuck Hagel, resigned. Chuck Hagel was the individual that stopped the United States from bombing Syria over the false flag gas attacks near Aleppo.

It was our organization here that supplied the intelligence that stopped those attacks. It is our goal here, while we're here to establish a method of communication that will allow Syria and other nations within the area to understand Israel's control of the US, the control of the US by organized crime and how the US government is subservient to a world-wide criminal organization."

Be the People of the fifty united States of America for the purpose to establish justice, insure domestic tranquility, provide for the common defense, promote the general welfare, and secure the blessings of liberty ordained and established¹² Washington, called by our founding fathers a "Federal City" as the seat of the government of the united States created by Be the People through congress who were vested with certain powers via the Constitution under Article 1 Section 8 Clauses 17 and 18¹³ which is governed and restricted by the rest of the Constitution and its Cap Stone Bill of (unalienable) Rights.

Any act of congress repugnant to the Constitution and or not ordained by the People is null and void, forever:

"All laws, rules and practices which are repugnant to the Constitution are null and void" -- Marbury v. Madison, 5th US (2 Cranch) 137, 180

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¹² **PREAMBLE:** We the people of the United States, in order to form a more perfect union, establish justice, insure domestic tranquility, provide for the common defense, promote the general welfare, and secure the blessings of liberty to ourselves and our posterity, do ordain and establish this Constitution for the United States of America.

¹³ <u>Article 1 Section 8 Clause 17 and 18.</u> To exercise exclusive legislation in all cases whatsoever, over such District (not exceeding ten miles square) as may, by cession of particular states, and the acceptance of Congress, become the seat of the government of the United States, and to exercise like authority over all places purchased by the consent of the legislature of the state in which the same shall be, for the erection of forts, magazines, arsenals, dockyards, and other needful buildings; -- And To make all laws which shall be necessary and proper for carrying into execution the foregoing powers, and all other powers vested by this Constitution in the government of the United States, or in any department or officer thereof.

"Where rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them" -- Miranda v. Arizona, 384 U.S. 436, 491

The aforesaid oligarchy, ¹⁴ hereinafter called foreign invaders, aliens to \(\mathbb{D} \) ethe \(\mathbb{D} \) eoples' fifty united States of America and \(\mathbb{D} \) ethe \(\mathbb{D} \) eoples' Federal City fraudulently claimed they had authority to create a municipality as a separate international city-state like Vatican City, the Inner City of London, and the United Nations. Through WE THE PEOPLES' members of a bygone treasonous Congress, under the authority of \(\frac{\text{Article 1}}{\text{Section 8 Clause 17}}\) a conclusion denied by its body, and further said foreign invaders claim unconstitutional statutes as law of the land or pretense at sea through \(\frac{\text{Article 1}}{\text{ Section 8 Clause 18}}\) in that Title 26 USC is law. Whereas 26 USC 7806(b)\(\text{I}^{\text{5}}\) establishes in itself that Title 26 USC is \(\frac{\text{NOT}}{\text{ to be inferred, imply}}\) or \(\frac{\text{presume to be LAW}}{\text{ and cannot have any legal effect because there exists no intent in law.}\) Therefore courts of law and equity ordained and established under \(\frac{\text{Article III Section 1}}{\text{ and their jurisdictions under Article III Section 2}\) and governed by the Supremacy Clause, Article VI Clause 2,\(\frac{\text{1}^{19}}{\text{ cannot conclude presumption in law the grouping of any particular section or provision or portion of Title 26 by which said foreign invaders fraudulently claim their power but possess no rights and given no authority; Moreover after all logic prevails there can be no laws arising under the Constitution for the united States of America that can authorize self-destruction of the same.

Furthermore the 1868 14th Amendment that fraudulently claimed to transform People into subjects was not established and ordained by the People, failed to ratify. When the traitorous foregone Congress set it before President Andrew Johnson for signature, he refused to sign, but vetoed it while rightly declaring it as unconstitutional; for rights are unalienable and cannot be sold or transferred, We the People are subject to noone save King God alone.

In conclusion, the forgone Congress' undersized quorum had no constitutional authority to create the District of Columbia through the Organic Act of 1871, whereby these foreign invaders through corporate judicial, legislative, administrative and municipality fictions unlawfully claim that \mathfrak{P} the \mathfrak{P} eople are under maritime and admiralty jurisdictions; they unlawfully occupy \mathfrak{P} e the \mathfrak{P} eoples' seat of government and control our courts. Congress has a duty under Article I Section 8 Clause 14^{20} to CALL FORTH THE MILITIA TO SUPPRESS THE PRESENT INSURRECTION, a clear and imminent danger to Life and Liberty, and thereby repel said invasion by said oligarchy.

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¹⁴ **OLIGARCHY** [Boviers Law] This name is given to designate the power which a few citizens of a state have usurped, which ought by the constitution to reside in the people. Among the Romans the government degenerated several times into an oligarchy; for example, under the decemvirs, when they became the only magistrates in the commonwealth.

¹⁵ 26 USC 7806(b) No inference, implication, or presumption of legislative construction shall be drawn or made by reason of the location or grouping of any particular section or provision or portion of this title, nor shall any table of contents, table of cross references, or similar outline, analysis, or descriptive matter relating to the contents of this title be given any legal effect. The preceding sentence also applies to the side-notes and ancillary tables contained in the various prints of this Act before its enactment into law.

¹⁶ INTENDMENT OF LAW The true meaning, the correct understanding or intention of the law; a presumption or inference made by the courts. Co. Litt. 78.

¹⁷ <u>Article III Section 1</u> THE JUDICIAL POWER OF THE UNITED STATES, shall be vested in one Supreme Court, and in such inferior courts as the Congress may from time to time ordain and establish. The judges, both of the supreme and inferior courts, shall hold their offices during good behaviour, and shall, at stated times, receive for their services, a compensation, which shall not be diminished during their continuance in office.

¹⁸ <u>Article III Section 2</u> The judicial power shall extend to all cases, in law and equity, arising under this Constitution, the laws of the United States, and treaties made, or which shall be made, under their authority;--

¹⁹ <u>Article VI Clause 2</u> This Constitution, and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every state shall be bound thereby, anything in the Constitution or laws of any State to the contrary notwithstanding.

²⁰ <u>Article I Section 8 Clause 14.</u> The Congress shall have power ... to provide for calling forth the militia to execute the laws of the union, suppress insurrections and repel invasions;

ABUSE OF POWER - JURY TAMPERING

On numerous occasions across the nation, FBI agents have been sent out by judges to spy on the administrations of some of the fifty Unified States Common Law Grand Juries because of the filing of Quo Warranto filed in all ninety-four federal district courts on or about November 10, 2014 on behalf of the Unified United States Common Law Grand Jury. These illegal investigations were initiated by judges under color of law without warrant because of this body's RICO investigations upon the same.

These FBI agents also acting under the color of law and on behalf of these judges that are under investigation by the Grand Jury, without warrant initiated investigations to seek out reasons to arrest jurists in an attempt to intimidate this grand jury into ceasing our unalienable right as an investigative body protected by the V Amendment to investigate their crimes.

On one occasion FBI agents set up one of our administrators in Salt Lake County Utah whereas the FBI agent placed a weapon into the hands of a statutory felon and thereby committed a felony prosecutable under both statutes and common law.

The prosecutor acting under color of law then took the un-authenticated pictures and without affidavits and any lawful evidenced thereby contaminated a statutory grand jury, an act of jury tampering, by illegally persuading the jury to indict without authenticated evidence and affidavits which are requisite for an indictment to be considered.

When the victim was illegally arrested and illegally arraigned the prosecutor claimed in open court that the victim was violent by association with the common law grand jury and facilitator; therefore the judge ordered the victim be held without bail until trial. This was a vindictive act by the judge and prosecutor in order to chill We the People an act of felony rescue and fraud by the FBI agent(s).

This body made up of thousands of law abiding People, many of which are senior veterans, within all fifty states, are being targeted as terrorists and as being violent by labeling us as "patriots" which is code for terrorist and "sovereign citizens" which is code for cop killers. This body is now investigating these unlawful acts for consideration for indictments. Unless the People take their rightful seats in the courts unfettered by the officers of the court, there will be no liberty in America.

The FBI is now on notice that if there is no knowledge of a crime or a warrant, they are not to engage in spying on the People, such an action is a crime and we will respond from this point on with indictments for the same.

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JADE HELM

A Trojan-horse, a threat to Liberty and Peace

We the Sureties of the Peace, upon information received from many sources, there are approximately 600,000 foreign troops on American soil; therefore **WE ARE AN OCCUPIED NATION**. Our founding fathers denied an American standing army, how much more foreign?

We the People have already ordained through the Constitution that the Militia is to provide for the security of the several states against invasions and insurrection, by what authority does this Administration claim to act upon by putting American lives at risk? It is known that at least over the past few years the military, under this Administration has been sporadically running operations in many towns across the nation, frightening People perplexed by the seemingly so-real operations. This in itself is dangerous and could be interpreted as an invasion and might cause a serious force met with equal force response from militia. It has been reported to us, but expunged from the record and not reported by the media, that in one recent illegal military operation on American soil one of the People did believe we were being invaded and fired live rounds on the military before he was persuaded that this was "pretend." Is this what this Administration wants; to trigger a civil war?

Article IV Section 4. paragraph 15 says, "the United States shall guarantee to every state in this union a republican form of government, and shall protect each of them against invasion;" and they are to accomplish this under Article I Section 8 which provides for "calling forth the militia, by congress to execute the laws of the union, suppress insurrections and repel invasions;" Congress has been derelict of their duties in that Article I Section 8 paragraph 15 requires congress to "provide for organizing, arming, and disciplining, the militia, and for governing such part of them as may be employed in the service of the United States, reserving to the states respectively, the appointment of the officers, and the authority of training the militia according to the discipline prescribed by Congress;" and they have not.

There is "NO" Constitutional <u>authority of training</u> a standing army, especially one made up of primarily foreign troops on American soil. Congress has no authority to legislate such authority, and certainly the Administration has no authority to act upon. Such actions are repugnant to our Constitution, an act of war against the We the People.

Our Founding Fathers warned that the militia must never be replaced by a standing army. Today, our nation has the world's most powerful military; Fifty-seven government agencies carry guns, most have their own SWAT teams; and local police are trained in paramilitary operations. America has become militarized and this tribunal through this Writ of Mandamus sets its face against such tyranny.

OBJECTIONS TO A STANDING ARMY

History Recalls

Antifederalist No. 24, Brutus – "It is admitted then, that a standing army in time of peace is an evil. I ask then, why should this government be authorized to do evil? If the principles and habits of the people of this country are opposed to standing armies in time of peace, if they do not contribute to the public good, but would endanger the public liberty and happiness, why should the government be vested with the power? No reason can be given, why rulers should be authorized to do, what, if done, would oppose the principles and habits of the people, and endanger the public safety; but there is every reason in the world, that they should be prohibited from the exercise of such a power. But this author supposes, that no danger is to be apprehended from the exercise of this power, because if armies are kept up, it will be by the people themselves, and therefore, to provide against it would be as absurd as for a man to "pass a law in his family, that no troops should be quartered in his family by his consent." This reasoning supposes, that the general government is to be exercised by the people of America themselves. But such an idea is groundless and

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absurd. There is surely a distinction between the people and their rulers, even when the latter are representatives of the former. They certainly are not identically the same, and it cannot be disputed, but it may and often does happen, that they do not possess the same sentiments or pursue the same interests. I think I have shown [in a previous paper] that as this government is constructed, there is little reason to expect, that the interest of the people and their rulers will be the same."

Antifederalist No. 25, Brutus – "The liberties of a people are in danger from a large standing army, not only because the rulers may employ them for the purposes of supporting themselves in any usurpations of power, which they may see proper to exercise; but there is great hazard, that an army will subvert the forms of the government, under whose authority they are raised, and establish one [rule] according to the pleasure of their leaders."

"We are informed, in the faithful pages of history, of such events frequently happening. Two instances have been mentioned in a former paper. They are so remarkable, that they are worthy of the most careful attention of every lover of freedom. They are taken from the history of the two most powerful nations that have ever existed in the world; and who are the most renowned, for the freedom they enjoyed, and the excellency of their constitutions-I mean Rome and Britain."

ROME LOST LIBERTY TO A STANDING ARMY "In the first, the liberties of the common-wealth were destroyed, and the constitution over-turned, by an army, led by Julius Caesar, who was appointed to the command by the constitutional authority of that commonwealth. He changed it from a free republic, whose fame ... is still celebrated by all the world, into that of the most absolute despotism. A standing army effected this change, and a standing army supported it through a succession of ages, which are marked in the annals of history with the most horrid cruelties, bloodshed, and carnage-the most devilish, beastly, and unnatural vices, that ever punished or disgraced human nature."

BRITAIN LOST LIBERTY TO A STANDING ARMY "The same army, that in Britain, vindicated the liberties of that people from the encroachments and despotism of a tyrant king, assisted Cromwell, their General, in wresting from the people that liberty they had so dearly earned."

AMERICA ALMOST LOST LIBERTY TO A STANDING ARMY "You may be told, these instances will not apply to our case. But those who would persuade you to believe this either mean to deceive you, or have not themselves considered the subject. I firmly believe, no country in the world had ever a more patriotic army, than the one which so ably served this country in the late war. But had the General (Washington) who commanded them been possessed of the spirit of a Julius Caesar or a Cromwell, the liberties of this country might have in all probability terminated with the war. Or bad they been maintained, they might have cost more blood and treasure than was expended in the conflict with Great Britain."

"When an anonymous writer addressed the officers of the army at the close of the war, advising them not to part with their arms, until justice was done them-the effect it had is well known. It affected them like an electric shock. He wrote like Caesar; and had the commander in chief, and a few more officers of rank, countenanced the measure, the desperate resolution. . . might have been taken, to refuse to disband. What the consequences of such a determination would have been, heaven only knows. The army was in the full vigor of health and spirits, in the habit of discipline, and possessed of all our military stores and apparatus. They would have acquired great accessions of strength from the country. Those who were disgusted at our republican forms of government (for such there then were, of high rank among us) would have lent them all

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their aid. We should in all probability have seen a constitution and laws dictated to us, at the head of an army, and at the point of a bayonet, and the liberties for which we had so severely struggled, snatched from us in a moment. It remains a secret, yet to be revealed, whether this measure was not suggested, or at least countenanced, by some, who have bad great influence in producing the present system."

- AMERICA SAVED BY WASHINGTON "Fortunately indeed for this country, it had at the head of the army, a patriot as well as a general; and many of our principal officers had not abandoned the characters of citizens, by assuming that of soldiers; and therefore, the scheme proved abortive. But are we to expect, that this will always be the case? Are we so much better than the people of other ages and of other countries, that the same allurements of power and greatness, which led them aside from their duty, will have no influence upon men in our country? Such an idea is wild and extravagant. Had we indulged such a delusion, enough has appeared in a little time past, to convince the most credulous, that the passion for pomp, power, and greatness, works as powerfully in the hearts of many of our better sort, as it ever did in any country under heaven. Were the same opportunity again to offer, we should very probably be grossly disappointed, if we made dependence, that all who then rejected the overture, would do it again."
- "From these remarks, it appears, that the evils to be feared from a large standing army in time of peace, do not arise solely from the apprehension, that the rulers may employ them for the purpose of promoting their own ambitious views; but that equal, and perhaps greater danger, is to be apprehended from their overturning the constitutional powers of the government, and assuming the power to dictate any form they please."
- As our Founding Fathers warned the demise of the militia and rise of a standing army would spell the end of freedom and liberty; they felt that standing army in time of peace was an evil. Thomas Jefferson said: "Standing armies are dangerous to our liberties." Our founding fathers agreed that "they ought not to be kept up."
- James Madison said "In time of actual war, great discretionary powers are constantly given to the Executive Magistrate. Constant apprehension of War, has the same tendency to render the head too large for the body. A standing military force, with an overgrown Executive will not long be safe companions to liberty. The means of defense against foreign danger, have been always the instruments of tyranny at home. Among the Romans it was a standing maxim to excite a war, whenever a revolt was apprehended. Throughout all Europe, the armies kept up under the pretext of defending, have enslaved the people."
- Madison also noted that "never-ending war tends to destroy both liberty and prosperity: Of all the enemies to public liberty war is, perhaps, the most to be dreaded, because it comprises and develops the germ of every other. War is the parent of armies; from these proceed debts and taxes; and armies, and debts, and taxes are the known instruments for bringing the many under the domination of the few. In war, too, the discretionary power of the Executive is extended; its influence in dealing out offices, honors, and emoluments is multiplied:
 and all the means of seducing the minds, are added to those of subduing the force, of the people. The same malignant aspect in republicanism may be traced in the inequality of fortunes, and the opportunities of fraud, growing out of a state of war, and in the degeneracy of manners and of morals, engendered by both. No nation could preserve its freedom in the midst of continual warfare."
 - **JADE HELM** a threat to liberty and an act of war against the American People. The President of the United States has "NO" Constitutional authority to deploy American and/or Foreign troops on American soil,

any such action is subversion. U.S. Congress has "NO" Constitutional authority to approve plan or provide for the deployment of American and/or Foreign troops on American soil.

During the 2008 campaign Presidential candidate Obama made a bold announcement regarding the use of private assets (i.e. Brown Shirts) in order to fulfill his national security goals as he made the following statement: "We cannot continue to rely only on our military in order to achieve the national security objectives that we've set. We've got to have a civilian national security force that's just as powerful, just as strong, just as well-funded." Since he did not so order the funding of the militia, what civilian military did he ordered funded?

This Administration has permitted foreign troops and military equipment, training and exercising on American soil. In the fall of 2013 Russian troops were used in the highly secure Grid EX II drill. Further, in the same time frame, it was announced that Russian soldiers training at Ft. Carson, Colorado, would be used to police major events on American soil. This is martial law desensitization training in which the Russians are trained to interact with American citizens. Obama has opened the back door and let our enemies in the country in this version of the ultimate "Trojan Horse" scenario. This also explains why Obama is turning the United States military upside down on its ear with his endless series of purges of our military leadership. Obama knows that most of our present military leadership is not on board with the treason coming out of the White House. Therefore, Obama is reshuffling the deck in an attempt to find American generals and admirals who will do his unconstitutional bidding.

For the first time in American military history, this Administration has permitted communist Chinese troops to train on American soil. Like the Russians, the Chinese military were also a part of the highly secure Grid EX II drill in which they provided military support by a simulated attack of a rogue "third world nation" upon the US and its power grid infrastructure. The Chinese first put boots on the ground in Hawaii.

The Chinese government is the enemy of the American people. Just like Russia, the Chinese have threatened to nuke the United States over a potential invasion of Syria and Iran. The leader of the Communist regime's delegation, Major General Zhu, became infamous worldwide after telling reporters in 2005 that the dictatorship in Beijing would deploy nuclear weapons against major American cities in the event of a conflict over Taiwan.

Interestingly, the only nation on the face of the earth which possesses a sufficient number of troops to effectively garrison the United States is China. Military estimates tell us that six million troops would be needed to occupy this country in a martial law takeover. The Chinese certainly have that capability. Hawaii would prove to be an optimal staging from which to send massive amounts of Chinese troops to this country in order to enforce martial law.

The Chinese own much of our debt. It is not hard to conceive of the fact that the IMF would strike a deal with the Chinese which promised debt collection through the seizure of American hard assets in exchange for occupying the country.

No one knows the number of foreign troops on American soil, not even Congress, <u>WHY</u>? Numerous sources some from the militia report over 600,000. We hear countless reports from American soldiers that American military bases are occupied primarily by foreign troops wearing American flags on their arms held on by Velcro.

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- The Department of Homeland Security has obtained 2.2 billion rounds of ammunition and 2700 armored personnel carriers. The question must be asked who is the Department of Homeland Security preparing to fight? This nonmilitary army could only be used for one thing, the suppression of the American people. The U.S. Army field manuals specify the command and control related to the running of the FEMA camps would be conducted by foreign troops.
- FM 3-39.40 INTERNMENT AND RESETTLEMENT OPERATIONS February 2010: A 326 page procedure manual detailing I/R operations facilitate the ability to conduct rapid and decisive combat operations; deter, mitigate, and defeat threats to populations that may result in conflict; reverse conditions of human suffering; and build the capacity of a foreign government to effectively care for and govern the American people, all in violation of 18 USC §2385 advocating the overthrow of Government.

410 Appendix J - J-20 FM 3-39.40 12 February 2010

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J-67 - Commanders must organize and manage detainees in such a manner as to permit the proper and ready employment of each detainee. Establish and maintain a current occupational skill record for each detainee. Include new skills as they are acquired. Assigning individual detainees to a work detail or job on a regular or permanent basis; establishing vocational training projects and encouraging detainees to study and develop needed skills to the maximum extent possible.

While this Administration ignores our boarders they also have open the doors of Troy, America has become an occupied Nation and now under the name "<u>JADE HELM</u>," this Administration is orchestrating an unconstitutional "<u>PRETEND</u>" martial law and takeover of the American People, while Congress and our Judiciary does "<u>NOTHING</u>." And when People start to push back, then what?

It seems appropriate to reiterate here portions of what We the People stated in Quo Warranto filed in all ninety-four U.S. Federal District Courts on/or about November 10, 2014.

Congress under the color of law granted the President broad sweeping investigative and prosecutorial powers against anyone, including the American people, found by the President to be an enemy thereby giving the President essentially dictatorial powers (Trading with the Enemy Act, 1917), in violation of Article IV Section 4. Why?

Congress under the color of law granted registration requirements of the People in order to use the People as chattel (collateral) for the federal notes (Townshend Act, 1925) in violation of Article III Section 3. Why?

Congress under the color of law granted government spying on the People, empowers the government to deploy unwarranted "dragnets" for massive amounts of information on private citizens, (Patriot Act, 2001) in violation of Amendment IV. Why?

Congress under the color of law granted authorization for government to indefinitely detain American citizens/nationals without probable cause, without warrant, without charges and without due process in law, (National Defense Authorization Act, 2014) in violation of Amendment V. Why?

Socialism/communist indoctrination taught in our schools (Common Core) in violation of the will of the People and Article IV Section 4. Why?

100% control of Peoples movements, food, water, energy and control over the minds of our children (Agenda 21, United Nations passed in 1992 and supported by President George Bush) in violation of the Constitution for the United States of America, Bill of Rights, Magna Carta and the Holy Bible. Why?

The Administration under the color of law has prepared Martial law (executive order #100, aka Lieber Code,1863); why?

The Administration under the color of law has prepared for the removal of all property rights (executive order, 1933). Why?

The Administration under the color of law has prepared for the seizure of all communications media in the US (executive order #10995). Why?

The Administration under the color of law has prepared for the seizure of all electric power, fuels and minerals both public & private (executive order #10997). Why?

The Administration under the color of law has prepared for the seizure of all food supplies and resources, both public and private and all farms and equipment, including what people are storing for emergencies in their homes (executive order #10998). Why?

The Administration under the color of law has prepared for the seizure of all means of transportation, including cars, trucks, or vehicles of any kind and total control over all highways, seaports and water ways (executive order #10999); why?

The Administration under the color of law has prepared for the seizure of the American people for work forces under federal supervision, including the splitting up of families if the government so desires (this happened before in Europe during the Nazi regime) (executive order #11000). Why?

The Administration under the color of law has prepared for the seizure of all health, education and welfare facilities, both public and private (executive order #11001). Why?

The Administration under the color of law has prepared for the powers the Postmaster General to register every single person in the US (executive order #11002); why?

The Administration under the color of law has prepared for the seizure of all airports and aircraft (executive order #11003); why?

The Administration under the color of law has prepared for the seizure of all housing and finances and authority to establish forced relocation, authority to designate areas to be abandoned as "unsafe," establish new locations for populations, relocate communities, build new housing with public funds (executive order #11004). Why?

The Administration under the color of law has prepared for the seizure of all railroads, inland waterways and storage facilities, both public and private (executive order #11005). Why?

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The Administration under the color of law has given FEMA complete authorization to put above said orders into effect in times of increased international tension of economic or financial crisis in case of any declared "National Emergency" (executive order #11051). Why?

We the People perceive this unholy alliance with foreign powers and actions within our government an invasion of the United States of America, as preparations have been made by past and present congresses and Administrations over the past years for the suspension of the Constitution for the United States of America in exchanged for martial law. The aforesaid actions can have no other possible purpose then to be interpreted as a coup d'état from domestic enemies within the governments of these united States of America orchestrated by domestic enemies within the three branches that occupy our federal city.

Hereby this tribunal is sounding the alarm. <u>Article IV Section 4</u> says the United States shall protect every state in this union against invasion; failure to act will be considered aiding and abetting therefore:

Since Congress failed in its duty to provide for the organizing, arming, disciplining and the training of the militia²¹ Congress **SHALL PERFORM THEIR DUTY** by calling upon America's last line of defense that being America's only elected law enforcer the 3000+ elected American Sheriffs to lead the militia that being the people, being necessary to the security of a free State,²² to Washington DC to secure the Peoples seat of government by arresting all Judges, Clerks and others who resisted obedience to the preceding Quo Warranto served upon all Article III courts thereby opening the doors for the Unified United States Common Law Grand Juries to initiate investigations for the Presentments of true bills (indictments) against said oligarchy and those who have aided and abetted them.

Failure for congress to act will be interpreted by the People as a direct assault upon Article IV Section 4²³ which guarantees to every state in this union a republican form of government and shall protect each of them against invasion; such a failure of duty would mark ALL servants that fail to act in this state of emergency as traitors guilty of aiding and abetting the enemy of the united States of America, partners of the insurrection and punishable as a principal. All acts and orders by these foreign invaders are under color of law and anyone who obeys such acts and orders by the same will also be construed as co-conspirators, traitors and thereby guilty of treason, and the duty will fall upon the states to act.

Section 10 Clause 2 No state shall, without the consent of Congress, lay any duty of tonnage, keep troops, or ships of war in time of peace, enter into any agreement or compact with another state, or with a foreign power, or engage in war, unless actually invaded, or in such imminent danger as will not admit of delay

WE THE PEOPLE understand the threats by the foreign invaders with Martial Law and other insidious ploys placed upon the friends of Liberty in Congress and our Courts that prevent them from doing the lawful thing.

the United States, is punishable as a principal.

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²¹ <u>Article I Section 8 Clause 15</u> To provide for organizing, arming, and disciplining, the militia, and for governing such part of them as may be employed in the service of the United States, reserving to the states respectively, the appointment of the officers, and the authority of training the militia according to the discipline prescribed by Congress;

²² Amendment II A well regulated Militia, being necessary to the security of a free State, the right of the people to keep and bear Arms, shall not be infringed.

²³ <u>Article IV Section 4.</u> The United States shall guarantee to every state in this union a republican form of government, and shall protect each of them against invasion; and on application of the legislature, or of the executive (when the legislature cannot be convened) against domestic violence.

²⁴ 18 U.S. Code §2(a) Whoever commits an offense against the United States or aids, abets, counsels, commands, induces or procures its commission, is punishable as a principal. (b) Whoever willfully causes an act to be done which if directly performed by him or another would be an offense against

Let it be known that once congress executes by order to the Sheriffs under the authority of Article I Section 8 Clause 14 thereby calling forth the militia to suppress the present insurrection, \mathfrak{B} ethe \mathfrak{B} eople will act swiftly to secure our Federal City and our States. Therefore fear not and place your trust and only hope in the People, realizing that the foreign invaders only have power if they control you. Obey the Law and move that control back to the People, and they become powerless.

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The United States Supreme Court Justices and the Federal Judiciary have failed and betrayed the People. The remaining Justices and Judges who have yet to respond to Quo Warranto with a signed Mandamus and fail to act immediately have been determined by $\mathfrak{W}e$ the $\mathfrak{P}eople$ to be an act of treason, and Presentments will be filed for immediate arrests of the same to be so ordered by Congress. Failure for Congress to act will result in Presentments of the same and the duty to act will then fall upon the States pursuant to the Peoples' Will provided for under the **United States Constitution Article I Section 10 Clause 2.**

"No state shall engage in war, unless actually invaded, or in such imminent danger as will not admit of delay."

Thomas Jefferson's 6th, 7th & 8th Ancient Principle States: "We the People have government by the consent of the People and its' purpose is to protect and preserve the unalienable rights of the People. And, if a government, either by malfeasance or neglect, fails to protect those rights - or, even worse, if the government itself begins to violate those rights - then it is the right and duty of the people to regain control of theirs affairs and set up a form of government which will serve the people better."

525 **WHEREFORE** We the People through the Unified Common Law Grand Juries, Stewards of the common law resolutely concluded and herein reiterate our cause:

Washington, DC rules the United States of America on "fiction of law"²⁵ by an oligarchy who fraudulently claim that Congress gave them such authority by some unknown reason of conquest, perhaps by cowards' covetousness sedition against the People of the "United States" of America, under Article I Section 8 Clauses 17 & 18²⁶ and thereby through "fiction of law" abolished unalienable rights, claim ownership of the free and independent sovereign States, they now call "federal states" created as franchises of the incorporated United States of America to control Federal Citizens residing in the domestic States of the Union. The fraud now stands exposed to all oath takers who have a duty to preserve the blessings of Liberty and by God's will such a criminal enterprise cannot survive the light of day, they will not rise, nor possess the land, nor fill the face of the world with their dark cities, ²⁷ justice is imminent.

INVASION OF THE UNITED STATES

WRIT MANDAMUS PAGE 15 OF 19

²⁵ **FICTION OF LAW** – "Something known to be false is assumed to be true." Ryan v. Motor Credit Co., 130 N.J.Eq. 531, 23 A.2d 607, 621. "That statutes which would deprive a citizen of the rights of person or property without a regular trial, according to the course and usage of common law, would not be the law of the land". Hoke vs. Henderson,15, N.C.15,25 AM Dec 677. Our elected servants are out of control, America operates on fiction of law and it is the duty of the Sheriff, working with the People if necessary, to protect the unalienable rights of the People by simply enforcing the aforesaid laws.

the aforesaid laws.

26 Article I Section 8 Clause 17&18: To exercise exclusive legislation in all cases whatsoever, over such District (not exceeding ten miles square) as may, by cession of particular states, and the acceptance of Congress, become the seat of the government of the United States, and to exercise like authority over all places purchased by the consent of the legislature of the state in which the same shall be, for the erection of forts, magazines, arsenals, dockyards, and other needful buildings;—And To make all laws which shall be necessary and proper for carrying into execution the foregoing powers, and all other powers vested by this Constitution in the government of the United States, or in any department or officer thereof.

27 Isa 14:21 Prepare slaughter for the children of evildoers for the iniquity of their fathers; that they do not rise, nor possess the land, nor fill the face of the world with cities.

This is a law-enforcement problem, not a military problem. Any military action upon our federal city will be interpreted as a coup d'etat.

We shall not fight our battles alone, there is a just God who presides over the destinies of nations, and who will raise up angels to fight our battles for us. We hear (again) the rattling and clanking of the chains of slavery? Forbid it, Almighty God! We know not what course others may take; but as for us, give us liberty, or give us death! Patrick Henry

Be the Beople **COMMAND** all Legislative, Executive, Judicial, Military and Law Enforcement Oath Takers to remember their oaths and keep them and not obey any unlawful orders and be instructed herein by what AUTHORITY WE THE PEOPLE ACT. In US v Williams, 1992 that went virtually unnoticed, until now, United States Supreme Court Justice Antonin Scalia writing for the majority said:

"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 between the Government and the people. The common law of the Fifth Amendment demands a traditional functioning grand jury"... "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".

These are extraordinary times and therefore it is necessary for We the People, duty bound, through the Common Law Grand Jury take up the lawful authority vested in us by the Governor of the Universe and Command congress to execute extraordinary²⁸ constitutional powers. We the People need-not the approval of our servants to take up our power and secure our nation. We the People need-not the permission of servants to empanel our own Grand Juries, to file Writs, Informations, Mandamuses and True Bills. We reject the arrogance of those who believe or assume power over We the People as their subjects, and we resolutely set our face against them.

If a government, either by malfeasance or neglect, fails to protect the rights of the People - or, even worse, if the government itself begins to violate those rights - then it is the right and duty of the people to regain control of their affairs and set up a form of government which will serve the people better. -- Thomas Jefferson

OATH TAKERS TAKE NOTICE: We the People have not given authority to the three branches of Government to declare Martial Law.²⁹ Any attempt by Congress or the Executive to use military, foreign or domestic, forces against the People is an act of Treason, war against the People. **Deeple order Marshals, Sheriffs, Military Officers and Militia to immediately come to the aid of the People and arrest any who attempt to enforce such repugnant acts.

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²⁸ **EXTRAORDINARY.** Out of the ordinary; exceeding the usual, average, or normal measure or degree; beyond or out of the common order or rule; not usual, regular, or of a customary kind; remarkable; uncommon; rare. Puget Sound Traction, Light & Power Co. v. Reynolds, D.C. Wash., 223 F. 371, 378; Courtney v. Ocean Accident & Guaranty Corporation, 346 Mo. 703, 142 S. W.2d 858, 861, 130 A.L.R. 234. The word is both comprehensive and flexible in meaning. Zollman v. Baltimore & 0. S. W. R. Co., 121 N.E. 135, 140, 70 Ind.App. 395.; Beyond or out of the common order or method; exceeding the ordinary degree; not ordinary; unusual; employed for an exceptional purpose or on a special occasion; as a noun it is defined as, something extraordinary. State v. Rogers, 142 Kan. 841, 52 P.2d 1185, 1195.

²⁹ Martial law is an extreme and rare measure used to control society during war to prevent the will of the People to prevail, in a free nation when invaded the People are the militia (military).

570 <u>SHERIFFS TAKE NOTICE</u>: In times of emergency the "<u>ONLY</u>" Constitutional Authority to keep the peace is posse comitatus under the II Amendment whereas our Sheriff is to summon ##De the #People of the counties to secure the peace. Federal agents and foreign troops on State soil would be repugnant to our Constitution, an act of WAR.

<u>POSSE COMITATUS</u> "The power or force of the county, the entire population of a county above the age of fifteen, which a sheriff may summon to his assistance in certain cases; as to aid him in keeping the peace, in pursuing and arresting felons, etc." <u>1 Bl.Comm. 343; Com. v, Martin, 7 Pa.Dist.R. 224</u>.

<u>The Bill of Rights Amendment II states</u>; "A well-regulated Militia, being necessary to the security of a Free State shall not be infringed."

These enemies of America at the highest level will be identified when they attempt the following:

- These seditious traitors will attempt to impose Martial Law on a free People
- They will attempt to use foreign and/or American troops to suppress and control the People
- They will attempt a military coup in the name of the People duping peoples' sense of security
- They will attempt to overpower our Sheriffs, Americas last line of defense
- They will attempt to control the Peoples' food supply
- They will attempt to send drones onto American soil
- They will attempt to assassinate American citizens under the guise of terrorists
- They will attempt to close off cites

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- They will attempt to move the population into FEMA camps
- They will attempt to disarm the People
 - They will resist the following orders

It is therefore So Ordered that all Oath Takers be on alert to secure the Nation from the enemies that have infiltrated our government at all levels and to arrest such conspirators immediately. To ignore the only possible conclusion from the aforesaid is to end America. Therefore on behalf of the People of the United States of America in the interest of Justice and the survival of our Republic \mathfrak{P} e the \mathfrak{P} eople:

<u>COMMAND</u> under Article 1 Section 8 paragraph 15 and Article 1V Section 4 Congress is to call forth the militia to execute the laws of the union and repel the invasions against our Federal City without delay, regardless of their threats to you. Since Congress has been derelict of their duty in that they have not provided for organizing, arming, and disciplining, the militia under Article 1 Section 8 paragraph 16 Congress is to call states that have provided for their own militia and call sheriffs to execute posse comitatus in states that have not, failure to act will be interpreted as aiding and abetting the enemy.

<u>COMMAND</u> *under Article 1 Section 10 paragraph 3* All State Governors are to war against any foreign invaders without delay and secure our federal city if the US Congress fails to act.

COMMAND All State Governors are to prevent Jade Helm on American soil without delay whereas towns, villages, cities and county governments have no authority to facilitate such engagements.

<u>COMMAND</u> The President is to stand down under this emergency seeing that the Administration has become compromised; Congress is not to call the president into service as per their prerogative *under Article II Section 2 Paragraph 1*. This is a "<u>LAW ENFORCEMENT ACTION</u>" not a military action.

COMMAND under Posse comitatus³⁰ SHERIFFS, US MARSHALS, FBI and all other Law enforcement agencies are hereby commanded to arrest said actors immediately and operate under the authority of the County Sheriffs when they impose or support the aforesaid:

<u>COMMAND</u> under 2nd Amendment THE SHERIFF is to execute posse comitatus upon said emergency and protect the county borders from foreign troop movements, secure the resources of the county and control resource trade between the 3133 U.S. Counties:

- 615 <u>COMMAND</u> under 18 U.S. Code §1385 THE US MILITARY is to arrest any officer who attempts to impose or enforce the aforesaid. On the onset of an emergency, the US Military is ordered to deploy immediately to protect our borders, create supply lines throughout America, recall all American forces around the world and only engage on American soil against foreign troops when called upon by the Sherriff or militia.
- COMMAND SPECIAL FORCES "there are challenges before us if freedom is to be saved that requires a whole new kind of strategy" and therefore the Special Forces, as directed by our fallen Commander and Chief (JFK), "who's primary mission is to train and lead unconventional warfare (UW) forces, or a clandestine guerrilla force in an occupied nation," such as ours today, under the authority of the Sheriff.

COMMAND All elected and appointed servants are to secure and enforce the Law of the Land.

COMMAND Sheriffs and Marshals being the conservators of the peace³¹ are to arrest for treason and 18 USC §2385, Advocating overthrow of Government³² any elected or appointed government official that orders or attempts to order the execution of "JADE HELM" or refuses the order to stand down.

<u>COMMAND</u> Congress is to order "<u>ALL FOREIGN TROOPS</u>" off American soil immediately; if Congress is met with any resistance they are to call forth the militia under the authority of <u>Article I Section 8</u>

COMMAND State Governors are to reinforce congress and see to it that "<u>ALL FOREIGN TROOPS</u>" leave their state immediately, if Congress refuses Governors are to take the lead.

COMMAND If Congress goes dark Sheriffs are to immediately move forward posse comitatus and protect their counties and collectively their State against invasion.

^{30 1}Bl.Comm.343;Com. v, Martin,7 Pa.Dist.R.224

³¹ "The Sheriff is the "Chief Executive and Administrative Officer" of a county chosen by popular election. His principal duties are in aid of the criminal and civil courts of record³¹ [common law courts]; such as serving process, summoning juries, executing judgments, holding judicial sales and the like. He is also the chief conservator of the peace within his territorial jurisdiction." — Harston v. Langston, Tex.Civ. App., 292 S.W. 648, 650.

<sup>650.

32 18</sup> USC §2385 - Advocating overthrow of Government - Whoever knowingly or willfully advocates, abets, advises, or teaches the duty, necessity, desirability, or propriety of overthrowing or destroying the government of the United States or the government of any State, Territory, District or Possession thereof, or the government of any political subdivision therein, by force or violence, or by the assassination of any officer of any such government; or Whoever, with intent to cause the overthrow or destruction of any such government, prints, publishes, edits, issues, circulates, sells, distributes, or publicly displays any written or printed matter advocating, advising, or teaching the duty, necessity, desirability, or propriety of overthrowing or destroying any government in the United States by force or violence, or attempts to do so; or Whoever organizes or helps or attempts to organize any society, group, or assembly of persons who teach, advocate, or encourage the overthrow or destruction of any such government by force or violence; or becomes or is a member of, or affiliates with, any such society, group, or assembly of persons, knowing the purposes thereof-Shall be fined under this title or imprisoned not more than twenty years, or both, and shall be ineligible for employment by the United States or any department or agency thereof, for the five years next following his conviction. If two or more persons conspire to commit any offense named in this section, each shall be fined under this title or imprisoned not more than twenty years, or both, and shall be ineligible for employment by the United States or any department or agency thereof, for the five years next following his conviction. As used in this section, the terms "organizes" and "organize", with respect to any society, group, or assembly of persons, include the recruiting of new members, the forming of new units, and the regrouping or expansion of existing clubs, classes, and other units of such society, group, or assembly of persons.

<u>COMMAND</u> All militia, Special-forces and US military personnel (retired active and dismissed) are to mobilize within their perspective states and make themselves available to the Sheriffs and provide the posse with whatever training and preparation required under the circumstances. Military are to take the lead in battle and Sheriffs are to take the lead in security and control of their counties.

<u>COMMAND</u> Homeland security and all federal agencies are to be subservient to the Governors of these United States and the Sheriffs, any resistance to that end will be considered treason.

COMMAND If the internet and/or other communications go dark, all forces involved are to assume and prepare for the worst.

<u>COMMAND</u> All authorities of cities and towns that acted under color of law in that they are receiving JADE HELM into their communities are doing so without any constitutional authority. We command that all Governors order all cities, towns and etc. participating in JADE HELM to rescind their agreement immediately. Any city/town council or mayor that permits such an action, as of the date of this writ, is aiding and abetting and will find themselves before this body.

<u>COMMAND</u> Congress is too immediately, as per Article I Section 8 paragraph 15 and 16, provide for arming the militia by transferring all armory, munitions, assault vehicles, drones etc. that has been dispersed around America for Jade Helm to be handed over to the sheriffs and militia immediately.

COMMAND Congres's is too recall all high ranking military personnel dismissed by this administration to assist Sheriffs and militia.

<u>COMMAND</u> News media under penalty of law. Editors are ordered to perform their 1st Amendment duty and REPORT or PRINT a copy for the People; failure to do so seeing you have a duty to inform will be considered aiding and abetting the enemy.

ORDERED under SEAL: Dated June 6, 2015

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