

Unified United States Common Law Grand Juries:

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

UNITED STATES DISTRICT COURT FOR ALL 94 DISTRICTS - FILED

5 We the People, UUSCLGJ

Sureties of the Peace

No. 1776-1789-2015

- Commanding -

CORAM NOBIS¹

10 Governor Robert Bentley, Governor Bill Walker, Governor Doug Ducey,
Governor Asa Hutchinson, Governor Edmund G. Brown, Governor John
Hickenlooper, Governor Dan Malloy, Governor Jack Markell, Governor
Rick Scott, Governor Eddie Baza Calvo, Governor David Ige, Governor
C. L. "Butch" Otter, Governor Bruce Rauner, Governor Mike Pence,
15 Governor Terry E. Branstad, Governor Sam Brownback, Governor
Steven L. Beshear, Governor Bobby Jindal, Governor Paul LePage,
Governor Larry Hogan, Governor Charlie Baker, Governor Rick Snyder,
Governor Mark Dayton, Governor Phil Bryant, Governor Jeremiah W.
(Jay) Nixon, Governor Steve Bullock, Governor Pete Ricketts, Governor
20 Brian Sandoval, Governor Maggie Hassan, Governor Christopher
Christie, Governor Susana Martinez, Governor Andrew Cuomo,
Governor Pat McCrory, Governor Jack Dalrymple, Governor John
Kasich, Governor Mary Fallin, Governor Kate Brown, Governor Tom
Wolf, Governor Gina Raimondo, Governor Nikki R. Haley, Governor
25 Dennis Daugaard, Governor Bill Haslam, Governor Greg Abbott,
Governor Gary Richard Herbert, Governor Peter Shumlin, Governor
Terry McAuliffe, Governor Kenneth Mapp, Governor Jay Inslee,
Governor Earl Ray Tomblin, Governor Scott Walker, Governor Matthew
Mead

30 Respondents

Mandamus²

35 The Unified United States Common Law Grand Jury the Sureties of the Peace³ a/k/a tribunal,⁴ on behalf
of We the People of the United States of America in this court of record Commands all Governors to

¹ 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 Writ of "mandamus" is summary writ issued from court of competent jurisdiction to command performance of specific duty which relator is entitled to have performed. People v. Nelson, 346 Ill. 247, 178 N.E. 485, 487. It is legal, not equitable, remedy, and, when issued, is an inflexible peremptory command to do a particular thing. State ex rel. Onion v. Supreme Temple Pythian Sisters, 227 Mo.App. 557, 54 S.W.2d 468, 469.

³ **Grand Jury** The sureties of the peace of faithful service; - Magna Carter, paragraph 49

⁴ **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.

uphold their oaths guaranteeing a Republican form of Government⁵ and shall forthwith act to protect each of them against invasion via martial law and gun confiscation.

40 As previously informed on June 6th 2015 by Writ Mandamus, addressed to all federal and state elected and appointed servants, [copies can be acquired at <http://nationallibertyalliance.org/rico>] informing-that Washington DC in an act of sedition operates as a plenary oligarchy with its own peculiar international “laws” under international maritime and admiralty jurisdiction in violation of our United States Constitution Article VI⁶ and Article IV Section 4⁷.

45 Our hypotheses is based on solid information, these oligarchs are a worldwide criminal organization that control America’s monetary, legislative, judicial, administrative, media and educational systems through the BAR Association by implementing existing legislation designed to statutorily control bureaucrats and close an iron-fist by exploiting useful idiots, a method used not much different than the implementation of the Third Reich.

50 Operation Jade Helm is a Trojan horse, a plan to imprison America through martial law to be activated upon a trumped-up national emergency. There is “**NO**” Constitutional authority of training a standing army, especially one made up of primarily foreign troops on American soil. Congress has no constitutional authority to legislate such authority, and certainly the Administration has no constitutional authority to act upon. Such actions are repugnant to our Constitution.

55 Jade Helm is 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.

60 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 Writs and Presentments⁸ [*indictment*] sets its face against such tyranny.

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

⁵ **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.

⁶ United States Constitution Article VI 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.

⁷ United States Constitution Article IV 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.

⁸ A presentment differs from an indictment in that it is an accusation made by a grand jury of their own motion, either upon their own observation and knowledge, or upon evidence before them; 2 Story, Const. §§ 1784, 1786; People v. Foster, 198 Cal. 112, 243 P.667, 670.

65 **US Constitution Section 8** provides that Congress shall have power to provide for calling forth the
militia to execute the laws of the union, suppress insurrections and repel invasions; 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
70 the authority of training the militia (NOT ARMED FORCES) according to the discipline prescribed by
Congress;

Bill of Rights Amendment II A well-regulated Militia [THE PEOPLE], being necessary to the security
of a free State, the right of the people to keep and bear Arms, shall not be infringed.

75 **WHEREFORE**, all Governors are commanded to act by preventing Jade Helm from operating on their
soil. We the Unified United States Common Law Grand Jury in an extraordinary and necessary act in
order to secure Liberty have predetermined that any Governor that fails to act by preventing Jade Helm on
their soil guilty of aiding and abetting the enemy an act of high treason and an indictment issued
forthwith.

80 The Unified United States Common Law Grand Jury has initiated a campaign to contact all governors by
phone for a verbal confirmation concerning their obedience to the Law of the Land. As an elected official
you have a duty to speak and to reject our call will be considered contempt of court, therefore prepare for
the reception of our call.

85 *“Silence can only be equated with fraud where there is a legal or moral duty to speak, or
where an inquiry left unanswered would be intentionally misleading. . .”* U.S. v. Tweel,
550 F.2d 297, 299. See also U.S. v. Prudden, 424 F.2d 1021, 1032; Carmine v. Bowen,
64 A. 932.

ORDERED under SEAL: Dated July 10, 2015

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Grand Jury Foreman

