**Memorandum of Law Federal Rule 2**

*Common Law Tribunal, Grand Jury Foreman*

The purpose of this memorandum is to expose the treasonous conspiracy perpetrated by the American Bar Association, the United States Supreme Court and the federal judiciary which have poisoned every BAR attorney and every court in America by replacing Law and Equity with civil law in 1938. Thereby, abrogating by rule Article III Section 2 of our Constitution which states: "*The judicial power shall extend to all cases, in law and equity, arising under this Constitution*;" This single treasonous act destroyed our courts of Law, courts of equity, Declaration of Independence, U.S. Constitution, and our Bill of Rights.

We the People have found a preponderance of evidence that many members of the United States Supreme Court, the Federal Judiciary, the United States House of Representatives, and the United States Senate, orchestrated by the ABA, are systematically and covertly subverting the Law of the Land.

They have levied war against the Constitution and thereby We the People. They have given aid and comfort to the enemy within the United States and elsewhere. They have concealed a conspiracy to destroy our Republic. They have engaged in actions to subvert the Government of the United States. They have, conspired to conceal “Natural Law” a/k/a the “Law of the Land. They have, in congruence with the teaching of the American Bar Association, the National Lawyers Guild, the American Civil Liberties Union, the National Lawyers Association, the Southern Poverty Law Center, and many other anti-constitutional associations, knowingly and willfully advocate, abet, advise, and teach that Natural Law, and thereby the Law of the Land, has been abrogated and thus have conspired to overthrow our Republic.

Under the ABA’s Rules Enabling Act of 1934, the One Hundred and Fifteenth Congress, enabled the United States Supreme Court the authority to prescribe rules under §2072(a). The United States Supreme Court and Federal Judiciary then covertly abused that authority to conceal and abridge the “*Supreme Law of the Land*” under Federal Rule 2. According to the Federal Judicial Center, a government agency, on September 16, 1938, pursuant to its fictional authority, under the repugnant “Rules Enabling Act of 1934” stated that under Rule 2:

“*The Supreme Court enacted uniform rules of procedure for the federal courts. Under the new rules, suits in equity and suits at common law were grouped together under the term “civil action,*” claiming that “*rigid application of common-law rules brought about injustice*.”

This was an Act of Treason whereas the de facto US Supreme Court and US Congress under the teachings and guidance of the treacherous subversive American Bar Association and the aforesaid anti-constitutional associations, in an Act of Treason, executed a silent coup by claiming the abrogation of Common Law, a/k/a “Natural Law,” with its Unalienable Rights that were endowed by our Creator and covertly substituted them with civil rights legislated by lawless men.

“*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.

**The ABA Federal Judicial Center**, allegedly proceeding under the authority of 28 USC §620, claim their purpose is to further the development and adoption of improved judicial administration in the courts of the United States. One of the Center’s main functions is to educate and train personnel of the judicial branch of the Government including, but not limited to, judges, magistrates, clerks of court, probation officers, lawyers, and persons serving as mediators and arbitrators. Presently the Center’s governing board is chaired by the Chief Justice of the United States John G. Roberts, Jr.

The “ABA’s De Facto United States Supreme Court” and the “ABA’s De Facto Judiciary,” via Rule 2, which states “*There is one form of Action – the civil action*,” committed Treason and are thereby guilty of Seditious Conspiracy by Advocating and Teaching the Overthrow of our Government, and insurrection against the Law of the Land.

**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. The Senators and Representatives before mentioned*.

As per Black’s Law, “*law derives from*” *precedents, legislation, or custom under three categories*:

1. **Common Law** – is subject to nature’s God.
2. **Equity** – is subject to a Constitution written by the People.

(3) **Civil law** – is subject to the state. Any law subject to a constitution written by the state is civil law and not equity.

The Constitution defines the Law of the Land as [Common] Law and Equity as the supreme law of the land, whereas the judges in every state shall be bound thereby, anything in the Constitution or laws of any State, *which includes rules*, to the contrary notwithstanding.

The “ABA/Judiciary’s” dark reasoning for abolishing Common Law is because they claim that “*a rigid application of common-law-rules* [a/k/a God’s self-evident truths, maxims] *brought about injustice*. This is absurd considering that God is just and merciful, they are not, and therefore it follows that His Law is just and merciful.

The truth of the matter is that Common Law sheds light on the “ABA/Judiciary’s” dark deeds thereby revealing their true intentions. As a result, bureaucrats fear the People via the light of Law allowing Liberty to flourish and preventing the New World Order from filling the face of the world with their dark cities.

It appears that the judges, who are expected to know the law, need to be instructed in the Law! Whereas, Congress alone was empowered under Article I Section 8 clause 18 to write laws in equity. Congress does not possess the power to abrogate the Natural law. That jurisdiction belongs to God. So tell us, by what authority do these arrogant, tyrannical, seditious, ABA indoctrinated, judges think they can so act? Do they think they are above God that they can just change our Natural Law to civil law which places the People under their merciless destructive jurisdiction?

Rules are not law; rules are nothing more than prescribed conduct in a particular area. Congress was clear under §2072(b) that stated, “*Such rules shall not abridge, enlarge or modify any substantive right. All laws in conflict with such rules shall be of no further force or effect after such rules have taken effect*.” Therefore, under §2072(b), Rule 2 is of “*no further force or effect*.”

**1938 Coup**

The American Bar Association, United States Supreme Court and the Federal Judiciary claim rules are law, thereby abrogating “Law and Equity,” placing “God’s Natural Law” under their jurisdiction, the “United States Constitution” under their jurisdiction, all “State Constitutions” under their jurisdiction, and “We the People” under their jurisdiction. This action is the very definition of a coup and the said defendants are therefore guilty of the following charges:

**18 USC §2381 Treason**: Whoever, owing allegiance to the United States, levies war against them or adheres to their enemies, giving them aid and comfort within the United States or elsewhere, is guilty of treason and shall suffer death, or shall be imprisoned not less than five years and fined under this title but not less than $10,000; and shall be incapable of holding any office under the United States.

**18 USC §2382 Misprision of Treason:** Whoever, owing allegiance to the United States, by oath, and having knowledge of the commission of any treason against them, conceals and does not, as soon as may be, disclose and make known the same to the President or to some judge of the United States, or to the governor or to some judge or justice of a particular State, is guilty of misprision of treason and shall be fined under this title or imprisoned not more than seven years, or both.

**18 USC §2383 Rebellion or Insurrection:** Whoever incites, sets on foot, assists, or engages in any rebellion or insurrection against the authority of the United States or the laws thereof, or gives aid or comfort thereto, shall be fined under this title or imprisoned not more than ten years, or both; and shall be incapable of holding any office under the United States.

**18 USC §2384 Seditious Conspiracy:** If two or more persons in any State or Territory, or in any place subject to the jurisdiction of the United States, conspire to overthrow, put down, or to destroy by force the Government of the United States, or to levy war against them, or to oppose by force the authority thereof, 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.

**18 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,…

**“Extraordinary Remedy”**

Until We the People take back our stolen Republic by reinstating “Law and equity” in our courts there will be No Justice in American courts and America will be lost forever. **James Madison said,** “The people have an indubitable, unalienable, and indefeasible right to reform or change their Government, whenever it be found adverse or inadequate to the purposes of its institution.” We the People agreed and codified this right in the **Preamble of the Declaration of Independence. “Declaring,”** *Whenever any Form of Government becomes destructive to our Rights, It is the Right of the People to alter government, and Institute New Servants*!

Therefore, the Unified United States Common Law Grand Jury filed an “E**xtraordinary Action at Law,”** a**gainst the American BAR Association,** United States **Supreme Court, Federal Judiciary,** United States **House of Representatives and the** United States **Senate;** to restore the Law of the Land via Writ Mandamus demanding a return to the Law or suffer the consequences of indictment under the above said charges.

“*The natural liberty of man is to be free from any superior power on Earth, and not to be under the will or legislative authority of man, but only to have the law of nature for his rule*.” - **Samuel Adams.**