

In The Chancery Court For Jackson County, Missouri

denny ray hardin	] Mass Action
and the People of the	]
United States of America	]
Plaintiff	]
vs	] Case Number: 1916CV05668
	]
Gary A. Fenner, Judge	]
UNITED STATES DISTRICT COURTS]	
and All B.A.R. Associations	]
Within the United States of America	]
Defendants.	]

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FILED-CIRCUIT COURT  
JACKSON CO., MO-1

**“Bills of Attainder”**

COMES NOW, denny ray hardin, to exercise the right of the people to protect themselves from those within government who have usurped the powers granted by the people to our Constitutional Courts and abused that authority. Public Safety requires the authority of law to protect the rights, privileges and immunities of the American People. To date, the “Chancery Court for Jackson County, Missouri” of “complete jurisdiction” has remained silent and refused its judicial obligation to

provide justice without sale, denial or delay. To protect Public Safety from further abuses and the reasons stated the following action is taken.

## **I. UNITED STATES DISTRICT COURTS.**

The “Documented Evidence Brief of Treason” has presented facts, law and evidence that establish the dispositive fact that these are fraudulent courts who could not lawfully be given “jurisdiction” . The unanswered “Bill of Equity by Affidavit” shows irrefutable law that condemns these courts. The “Law” by definition and legal maxim condemn the conduct of these star chambers and establish they have no authority to perform on behalf of the American People. As fraudulent legislative courts they operate their fraud by “Bills of Attainder” by fraudulently claiming they are lawful judgments issued with authority of law. The UNITED STATES GOVERNMENT has no authority to pass (circulate) “Bills of Attainder” it is prohibited by the “Constitution of the United States of America”. Therefore, to stop this “Organized Crime” and protect all the American People, plaintiff now exercises his right reserved to the people to issue a lawful “Bill of Attainder” declaring the UNITED STATES DISTRICT COURTS are dead in law.

Note: Effective by date stamp of filing this document.

## **II. All “B.A.R. Associations” within the United States of America.**

All B.A.R. Associations are a family compact of “Nobles” that are engaged in “Organized Crime” to fraudulently conduct judicial process without authority of law and inflict harm upon “Sovereigns” of the United States of America. This treason, by foreign agents of a foreign state, has monopolized the law fraudulently claiming only they have the authority to adjudicate the law. By these fraudulent methods they have defrauded the American People of their life, liberty and happiness by clandestine means to elevate themselves above the “Public” by conspiracy they have developed a “Noble Class” prohibited in the United States of America. No foreign agent of a foreign state has any authority (standing) to enter any court of the United States of America or any state of it. This “Noble Class” has utilized this fraudulent position of authority to rape the American People of their life, liberty, freedom and property without authority of law. They have conspired to deprive the American People of their dignity, honor, pride, faith and rights under the Constitution to maintain their fraudulent position of authority above the American People. Therefore, to stop this “Organized Crime” and protect all the American People, plaintiff now exercises his right reserved to the people to issue a lawful “Bill of Attainder” declaring all B.A.R. Associations within the United States of America are dead in law.

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### **III. All Fraudulent “Law Enforcement Officers”.**

The UNITED STATES GOVERNMENT was not given “Police Powers” by the people in the “Constitution of the United States of America” and therefore those are reserved to the “States” and the people. These fraudulent “Law Enforcement Officers” of the FBI, CIA, DEA, IRS, ATF, etc.. have unlawfully seized police powers from the states to operate “Organized Crime” of “Conspiracy against rights” by fraud, intimidation, conspiracy, coercion, threats, and terrorism of the American People to create fear of their fraudulent authority among the American People. In conspiracy with B.A.R. Association members the rights, privileges and immunities of the American People have been repeatedly violated without authority of law or accountability for conduct. These fraudulent officers dawn military gear and exercise their fraudulent authority under the force of arms against the American People who are entitled to protection of law. “Law Enforcement Officer” is a fraudulent term aimed at exercising power without authority of law. The “Law Enforcement Officer” has no authority to make a lawful arrest, exercise any warrant or enforce any law, their fraudulent claims to state police powers ends with truth. “Police Powers” are reserved to Police, Sheriffs and Deputies, some states have Constables, only they share “Police Powers” as “Peace Officers” responsible to maintain the peace among the people. Therefore, to stop this “Organized Crime” and protect all the American People, plaintiff now exercises

his right reserved to the people to issue a lawful “Bill of Attainder” declaring all fraudulent Law Enforcement Officers are dead in law.

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### **“Authority Relied Upon”**

#### **Constitution of the United States of America.**

Article I, Section 9, Clause 3 prohibits passing any “Bill of Attainder” by the United States Government. Article I, Section 10, Clause 1, prohibits passing any “Bill of Attainder” by any State of the United States of America. By the Tenth Amendment, “The powers not delegated to the United States by the constitution, nor prohibited by it to the states, are reserved to the states respectively, or to the people.” Therefore the people retain the power to stop abuses of power by corrupt government officials acting without authority of law by “Bill of Attainder” declaring them dead in law to protect “Public Safety” from further abuse of power.

Reason dictates, the Original 13<sup>th</sup> Amendment prohibits “Titles of Nobility” to hold any office of trust or profit. All positions of government are positions of trust to be occupied during times of good behavior. By declaring B.A.R. Associations dead in law, before “Judgment” of the court, plaintiff has stopped a “Foreign State” from forcing the execution of all “Foreign Agents” of their Associations for treason by holding a “Public Office” as a “Noble” of a foreign power. By declaring

all B.A.R. Associations are dead in law, all “Titles of Nobility” are “rescinded” and all fraudulent claims of “Noble Status” are null and void in the United States of America. If plaintiff allowed “Judgment” with B.A.R. Association members in “Public Office” they would all be subject to the death penalty for their crimes against the American People. Tonight you should all praise God in your prayers that vengeance is not my intent, forgiveness is required.

As a Private Prosecutor, Plaintiff is entitled to due process of law, to enforce his “Bills of Attainder”. By definitions of law filed in this cause of action, it is the judicial duty of Marco A. Roldan, as the Administrator of this “Chancery Court”, to inform the “United States House of Representatives”, the “United States Senate” through their “Judiciary Committees” and all other state governments of the United States of America of this cause of action. This is established as a judicial duty by Article IV, Section 1, Clause 1; **Records and judicial proceedings of sister states.** –Full faith and credit shall be given in each state to the public acts, records and judicial proceedings of every other state. And the Congress may by general law prescribe the manner in which such acts, records and proceedings shall be proved, and the effect thereof. It is their duty of Congress to restore Constitutionally chartered Article III Courts to the American People.

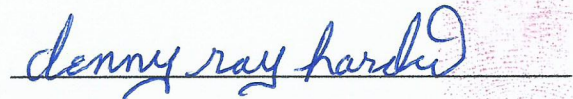
There will be those in government who advocate ignoring this “Bill of Attainder” , to do so will constitute treason with malice, intent and knowledge,

and subject all to the penalty required by law for treason. The actions of one will establish the guilt of all. You are now your brother's keeper to make sure he does not violate law and subject you all to defend yourself against condemnation for treason. Go back within the limits of law or face the consequences of any violation.

### Statement of Truth

The foregoing is true and correct to the best of my knowledge and ability. So help me God.

Respectfully Submitted.

A handwritten signature in blue ink that reads "denny ray hardin". The signature is written in a cursive style and is positioned above a horizontal line.

denny ray hardin, private prosecutor

2450 Elmwood Avenue

Kansas City, Missouri 64127

### Certificate of Service

I, denny ray hardin, do hereby certify a copy of the Foregoing was mailed by certified mail on this 3<sup>rd</sup> day of March, 2023 as follows:

Gary A. Fenner, Judge

C/O UNITED STATES DISTRICT COURT

WESTERN DISTRICT OF MISSOURI

400 East 9<sup>th</sup> Street

Kansas City, Missouri 64106

Andrew Bailey, Missouri Attorney General  
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Supreme Court Building  
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P.O. Box 899 Jefferson City, Missouri 65102

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C/O Fort Leonard Wood  
14000 MSEOE Loop, Suite, 323  
Fort Leonard Wood, Missouri 65473-8929

Notice to the Principal is notice to the Agent,  
Notice to the Agent is notice to the Principal.  
All are with knowledge without excuse.

*Denny ray hardin*

denny ray hardin, a living man

