

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
]
Joseph Robinette Biden, Jr., President]
Gary A. Fenner, Judge]
UNITED STATES DISTRICT COURTS]	
and All B.A.R. Associations]
Within the United States of America]
Defendants.]

REMONSTRANCE FOR IMPEACHMENT

OF

JOSEPH ROBINETTE BIDEN, JR.

COMES NOW, denny ray hardin, a living soul acting as a private prosecutor to present facts, law and evidence for “Impeachment” and removal of the “President” for “Treason” to the “Constitution of the United States of America” . The original 13th Amendment establishes “foreign agents” of a “foreign state”, of

which Biden is one, “such person shall cease to be a citizen of the United States, and shall be incapable of holding office of trust or profit under them or either of them.” As a member of the B.A.R. Association, Biden has accepted the “Title of Nobility” of “Esquire” establishing him as a “Foreign Agent” loyal to a foreign power holding the “Public Office” of “President of the United States of America” under false pretenses. For the following reasons, denny ray hardin files remonstrance of Joseph Robinette Biden, Jr. for “adjudication” by the “United States House of Representatives” under Article II, Section 4, of the “Constitution of the United States of America” for the crime of “Treason”.

Facts:

1. As a member of the “Foreign State” of “B.A.R. Associations” Joseph Robinette Biden, Jr. is constitutionally ineligible for the “Public Office” of “President of the United States of America”.
2. As a member of the “Foreign State” he has acted to weaponize government against the “Sovereign People” of the United States of America allowing government to seize “Police Powers” from the “States” to operate them illegally, unlawfully, immorally and unconstitutionally without authority of law.
3. As President, he is operating “Star Chambers” known as the “UNITED STATES DISTRICT COURTS” to persecute, intimidate, coerce, terrorize and extort the “Sovereign People” of the United States of America of their life, liberty, freedom and property without jurisdiction or authority of law.
4. As the leader of the “Biden Crime Family” (a “family compact”) he has sold his “Public Office” to “Foreign States” though members of the family compact for

undisclosed concessions, he has received payments without disclosing the nature of his business with a “foreign advisory” (China).

5. As President, he has created an “Administration of Incompetents” who have no ability to perform the duties of the “Public Office” for which they are being paid by taxpayers. Together they are incapable of operating the business of government for the “Sovereign People” of the “United States of America” who have suffered greatly because of the “Woke Agenda” of his “Administration”. He has catered to the minority of the Sovereign People while ignoring the needs of the majority allowing the integrity of the “Public Office” of “President” to become weak and a laughing stock among the people of the world.

6. As President, his policies have caused pain and hardship among the Sovereign People by loss of businesses, denial of protection of law, inflation of our currency, dependence on foreign oil and unlawful taxation to benefit the wealthy while extorting taxes from the poor. These policies have created a hostile business environment that allows Corporations to profit while small businesses fail. Through these unlawful means Biden has weakened our nation to the point many believe our Nation could fall.

7. As President, the border has been opened allowing illegal entry into the United States by unvetted foreign nationals, many of which are criminals, to unlawfully enter and remain in the United States of America, by refusal to enforce the immigration laws of the United States of America, created by the Sovereign People through their representatives. As the “Chief Law Enforcement Officer” the “President” is personally responsible for the policies implemented by his administration. Our country is being invaded under the color of law by foreign nationals with evil intentions.

8. As President, he has refused to secure the border to stop the flow of drugs that are killing Sovereign People of the United States of America on a daily bases, giving China the ability to operate chemical warfare against the American People.

9. As President, he has manipulated “public information” to quash evidence of his criminal conduct to carry out his treason to seek the “Public Office” of “President” as a “foreign agent” of a “foreign state”. In his own words he has developed the most elaborate voter fraud scheme in America’s history. Though the family compact of “B.A.R. Associations” his scheme has been protected by the UNITED STATES DISTRICT COURTS who refused to hear evidence of “voter fraud” allowing a “foreign agent” to become “President” by fraud, manipulation, coercion, deceit and treason to the “Constitution of the United States of America” by violation of the original 13th Amendment. Joseph Robinette Biden, Jr. is constitutionally ineligible to be “President of the United States of America”.

10. As President, he has corrupted the morality of the United States of America and created racism to divide the Sovereign People to allow the “Noble Class” to control the American People by selective prosecution of individuals in “star chambers” for their political opposition to his bogus authority. As a foreign agent of a foreign state he has allowed George Soros to implement corruption in our prosecutors’ offices that refuse to prosecute crime and allow the Sovereign People to be preyed upon repeatedly by those who refuse to respect the rights of others. Through his agendas of “Black Lives Matter”, “Antifa”, “Defund the Police” and the cloak of “Democracy” he has allowed radical insurrectionists to riot, loot, prosper and grow in numbers against the peaceful “Sovereign People” of the United States of America. His fraudulent claims that the government is sovereign over the Sovereign People is acts of war upon the “Republic for which we stand.”

11. As President, he has promoted an agenda of homosexuality and gender identity he has shown his opposition to God's word and refused the Sovereign People their right to freedom of religion expressed in our creed of "In God We Trust". By fraudulently claiming those who oppose his agenda are racist, he has divided the Nation by condemning the "Sovereign People" for their religious beliefs.

12. As President, he has worked in concert with "Teachers' Unions" to create a scheme of "Communist Indoctrination" of our children in an effort to establish government as the supreme authority over the Sovereign People of the United States of America. He has allowed, "police powers" reserved to the states, to be utilized by rouge "law enforcement officers" to persecute parents under the color of law, for their opposition to "Critical Race Theory", men competing in women's sports, use of restrooms by the opposite sex that resulted in rape of our daughters; a crime that was not prosecuted and required allegiance to his woke agenda to be considered patriotic.

13. Based upon these facts, Joseph Robinette Biden, Jr. is a morally corrupt individual with intent to destroy the Constitutional government of the United States of America, the economic status of our Nation and establish the "Noble Class" of "B.A.R. Attorneys" as a sovereign power over the "Sovereign People" of the United States of America. Through this scheme he seeks the United States to become a "Dictatorship" with him as the supreme authority.

Law: [Black's Law Dictionary, 8th Edition]

remonstrance, *n.* **1.** A presentation of reasons for opposition or grievance. **2.** A formal document stating reasons for opposition or grievance. **3.** A formal protest against governmental policy, actions, or officials. – **remonstrate**, *vb.*

republic, *n.* A system of government in which the people hold sovereign power and elect representatives who exercise that power. It contrasts on the one hand with a pure democracy, in which the people or community as an organized whole wield the sovereign power of government, and on the other with the rule of one person (such as a king or dictator) or of an elite group (such as an Oligarchy, aristocracy, or junta). – Abbr. rep. Cf. DEMOCRACY -- **republican**, *adj.*

“A republic is a government which (a) derives all of its powers directly or indirectly from the great body of the people and (b) is administered by persons holding their office during pleasure, for a limited period, or during good behavior.”Robert A. Dahl, A preface to Democratic Theory 10 (1956).

Constitution of the United States of America.

Article IV, Section 4. Republican form of government guaranteed. – 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 legislature cannot be convened), against domestic violence.

Article II, Section 4. Impeachment. -- The President, Vice-President and all civil officers of the United States, shall be removed from office on impeachment for and conviction of treason, bribery, or other high crimes and misdemeanors.

Article III, Section 3. Treason against the United States. – Treason against the United States shall consist only in levying war against them, or in adhering to their enemies, giving them aid and comfort. No person shall be convicted of treason unless on the testimony of two witnesses to the same overt act, or on confession in open court.

The Congress shall have power to declare the punishment of treason, but no attainder of treason shall work corruption of blood, or forfeiture except during the life of the person attainted.

Article IV, Section 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 Congress may by general law prescribe the manner in which such acts, records and proceedings shall be proved, and the effect thereof.

Note: This “Remonstrance” is a “Public Act” by a “Private Prosecutor”.

Article VI. Clause 3. The senators and representatives before mentioned, and the members of the several state legislatures, and all executive and judicial officers, both of the United States and of the several states, shall be bound, by oath or affirmation , to support this constitution; but no religious test shall ever be required as a qualification to any office or public trust under the United States.

Amendment V

No person shall be held to answer for a capital or otherwise infamous crime unless on a presentment or indictment of a grand jury,....

Note: “Remonstrance” is a formal “presentment” by a “Private Prosecutor”.

Amendment X

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.

Original 13th Amendment

"If any citizen of the United States shall accept, claim, receive or retain any title of nobility or honour, or shall without the consent of Congress, accept and retain any present, pension, office or emolument of any kind whatever, from an emperor, king, prince or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them or either of them."

DEMAND FOR RIGHT OF AUDIENCE

Because the "STATE OF MISSOURI" has failed to open court and has honored a fraudulent "Bill of Attainder" passed by Gary A. Fenner in treason to the Constitution of the United States of America, it is the responsibility of the President to enforce the laws of this Nation. Instead the "DEPARTMENT OF JUSTICE" has been weaponized against the "Sovereign People" of the United States of America. On March 3, 2023, a lawful "Bill of Attainder" was filed in a Chancery Court for Jackson County Missouri a court of complete jurisdiction and has publically declared all B.A.R. Associations within the United States and all "DISTRICT COURTS OF THE UNITED STATES" are dead in law. This "Organized Crime" is being operated by foreign agents of a foreign state to destroy the Constitution of the United States of America.

The Commanding Officer (Major General James E. Bonner) of Fort Leonard Wood, Missouri was lawfully served with evidence of "Treason" and has to date refused his public obligation to protect "Public Safety", by failing to support and defend the Constitution of the United States of America against these "domestic terrorists". In the military there is a strict order of its "Chain of Command" that the duty of a junior officer is to inform his superiors. This chain of command goes all

the way to the “Commander In Chief” (Joseph Robinette Biden, Jr.) whose duty it is to defend and protect “Public Safety” in the interest of “National Security”. The “Provost Marshall” is the proper authority to inform of criminal conduct of local authorities, but as a B.A.R. member he has refused to act in defense of the Constitution. Like all members of a foreign state holding public office as a foreign agent in violation of the Original 13th Amendment treason is present.

In 15 years, the UNITED STATES DISTRICT COURTS have failed to meet the lawful duty to establish the “jurisdictional fact” lawfully required to establish the court has authority to act against a “Sovereign American”. The UNITED STATES DISTRICT COURTS have been declared an “Organized Crime Syndicate” that have been “weaponized” against the “Sovereign People” of the United States of America by President Joseph Robinette Biden, Jr. and his administration of foreign agents acting in treason to the Constitution of the United States of America. Therefore, the ordinary process for obtaining “Justice” in the courts has failed in their “Public Obligations” to provide the “Sovereign People” with protection of law. The military is responsible to put down this insurrection, rebellion and treason but failed in this “Public Obligation” to do so. So the civilian and military authorities have been informed, by “formal presentment”, of a “private prosecutor” acting within the “Supreme Law of the Land” of treason being conducted under the color of law and have failed to enforce law to hold these criminals accountable for their treason.

For the foregoing reasons, Plaintiff demands his right to be heard and justice administered in accordance with law.

DEMAND FOR PUBLIC TRIAL OF TREASON BEFORE A FULL SESSION OF CONGRESS

Because the majority of Congress is foreign agents of a foreign state holding public office in violation of the original 13th Amendment in treason to the Constitution, it was necessary to declare all B.A.R. Associations “dead in law”, thus removing all “titles of nobility”. This was done under the right reserved to the “Sovereign People” by the Amendment X to issue “Bills of Attainder” prohibited to state and federal governments, thus reserved to the people. As a private prosecutor, Denny Ray Hardin, demands the right to face his accuser, as the “Chief Law Enforcement Officer”, “Commander in Chief” and “Protector” of “Democracy”, Plaintiff demands the right to examine President Joseph Robinette Biden, Jr., before Congress under “Oath”, to establish proof of his criminal conduct of treason to the Constitution of the United States of America. In the interest of “National Security” Plaintiff demands his right to an audience before those invested with the power to remove the “President by Impeachment” in the interest of “Public Safety”. In addition, to the demand of all members of Congress, Plaintiff demands the presents of the United States Supreme Court as the authorities of law as well as the “Attorney General” Merrick Brian Garland who has “weaponized” the “DEPARTMENT OF JUSTICE” against the “Sovereign People” of the United States of America. Examination of these witnesses will establish proof of treason, high crimes and misdemeanors all impeachable offenses. Plaintiff requests the presence of the 45th President Donald John Trump at these proceedings as a witness for the prosecution.

Plaintiff demands this “Trial for Treason” be aired from start to finish by all News Media Outlets(including: Newsmax, MSNBC, CNN, ABC, NBC, FOX,

etc...) in the “Public Interest” of “National Security” to removed the fear of the “Sovereign People” of corrupt government acting in violation of law. To coin Hilliary Clinton, it is time for a “reset”. of the Constitution of the United States of America as the “Supreme Law of the land” as established in Article VI. Those who hold a “Public Office” within government have “contracted” with their constituents to defend and support the Constitution of the United States of America against all enemies foreign and domestic. Failure to convene a Full Session of Congress will constitute failure of all government to provide “Public Safety” in the interest of “National Security”. “Democracy” is dead in the United States of America as a “Socialist” effort to establish a “Noble Class” of “foreign agents” holding “Public Offices” for the benefit of a “foreign state” to persecute the “Sovereign American People” under the color of law.

Miranda rule

To all BAR Members: You have the right to remain silent, anything you say can and will be used against you in a Court of Justice. Silence when there is a lawful duty to act constitutes fraud for ignoring the “Oath of the Public Office” which you have contracted to perform. Your failure to perform your lawful jurisdiction constitutes treason. The “Common Law” will be the understanding of the terms utilized in this cause of action. “Definitions” supported by “Legal Maxims” constitute “Common Law”.

Notice to the agent is notice to the principal.

Notice to the principal is notice to the agent.

All are with knowledge without excuse.

Plaintiff, denny ray hardin, a “Missouri State Citizen”, “Private Prosecutor” is conducting “State Business” because the “STATE OF MISSOURI” has failed to provide “justice” to protect “Public Safety”. Plaintiff demands the “Right to an audience” before a full session of Congress on July 4th 2023 at 9:00am. Any member of the House of Representatives , United States Senate or United States Supreme Court who fails to appear will be “expelled” for failure to represent his/her constituents’ “Public Interests” in a matter of “Public Safety” and “National Security”. Plaintiff, as denny ray hardin, a living soul will present the “prosecution” of the crime of “treason” on behalf of “We the People of the United States of America” . The “necessity” of this cause of action is “Public Safety”, what is unlawful is made lawful by “necessity”.

Note: The “Documented Evidence Brief of Treason” and “Common Law” in their entirety can be viewed online at <HTTPS://Americansrepublicparty.org>. The Major General Document is an overview of this cause of action.

STATEMENT OF TRUTH

I, denny ray hardin, stand before God and state On the Record For the Record that the forgoing is the truth the whole truth and nothing but the truth to the best of my knowledge and ability, with the faith of a “mustard seed” that justice can be won and the corruption defeated. I pray to God to heal our land.

II Chronicles 7:14 “ If my people, which are called by my name, shall humble themselves, and pray , and seek my face, and turn from their wicked ways, then I will hear from heaven , and forgive their sin, and will heal their land.”

Respectfully Demanded

denny ray hardin

denny ray hardin, a living soul

2450 Elmwood Avenue

Kansas City, Missouri 64127

Certificate of Service

I, denny ray hardin , do hereby certify that a copy of the foregoing was mailed on this 15th day of April, 2023 to the following:

By Registered Mail: Tracking Number RC 055 740 182 US

The Honorable Jim Jordan

2056 Rayburn House Office Building

Washington, DC 20515-3504

By first class mail to the following:

Judge Marco A. Roldan

C/O Division 16

16th Circuit Court of Jackson County Missouri

415 East 12th Street

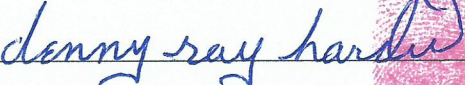

Kansas City, Missouri 64106

Gary A. Fenner, Judge
C/O UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF MISSOURI
400 East 9th Street
Kansas City, Missouri 64106

Andrew Bailey, Missouri Attorney General
C/O Missouri Attorney General's Office
Supreme Court Building
207 W. High St.
P.O. Box 899
Jefferson City, Missouri 65102

Major General James E. Bonner
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