

**In The Court of We the People of the United States of America**

**To**

**All Active, Inactive Reserves and Retired Military**

<b>Sovereign Power of We the</b>	<b>] Mass Action</b>
<b>People of the United States of</b>	<b>]</b>
<b>America</b>	<b>]</b>
<b>Sovereign Plaintiffs,</b>	<b>]</b>
	<b>]</b>
<b>vs</b>	<b>] Subject: Public Safety/National</b>
	<b>] Security</b>
<b>UNITED STATES, INC. and</b>	<b>]</b>
<b>All Corporate Government</b>	<b>]</b>
<b>Defendants,</b>	<b>]</b>

**DECLARATION OF CONSTITUTIONAL CRISIS**

**DEMAND FOR MARTIAL LAW**

**COMES NOW, denny ray hardin, Tribunal, acting within the “Sovereign Power” of We the People of the United States of America, as a “Sovereign Plaintiff” to stop the “coup” of “Foreign Agents”, of the “Foreign State” of “BAR Associations” who are engaged in organized “treason” to the “Constitution of the**

United States of America". All BAR Association members are "Foreign Agents" by acceptance of the "Title of Nobility" of "Esquire" accepted from a foreign power and are required to be registered as "Foreign Agents" under the "Foreign Agents Registry Act" 22 U.S.C. 611. These "nobles" have unconstitutionally removed the original 13<sup>th</sup> Amendment of the "Constitution of the United States of America" in 1871, to allow "Foreign Agents" to control "Public Offices" without jurisdiction or authority of law. All members of BAR Associations are "Outlaws" engaged in organized "treason" to demolish our "Constitutional Republic". All BAR members are now subject to "attainder" establishing they are "dead in law" and must be recognized as "foreign agents" of the "foreign state" of "British Accredited Registry" (AKA BAR Association). Because all lawful processes to restore justice in the United States of America have been exhausted, without remedy, justice, or adjudication, the Constitutional government has been seized by a foreign power in an act of war, to control the Sovereign Power of the people by threat, violence, intimidation, coercion and terrorism to make "foreign agents" ("Nobles") above the American People. There is no longer a source in the government to enforce our law or Constitution it has all been proven corrupt in the "Court of We the People of the United States of America". Therefore, Tribunal declares a "Constitutional Crisis" and demands "Martial Law" to bring civil authorities back within their Constitutional Authority.

## **Original 13<sup>th</sup> 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."

## **Foundation of our Nation**

When our Nation was founded, there were many who wanted, George Washington to be the "King", he refused. He believed in a "higher power" that is "Lord" of our nation by the creed established "In God we trust." Jesus Christ sits on the "Throne of Judgment", as son of God, the only sin free individual who ever walked the earth, who was crucified to cleanse us of our sins against God and will determine who will be rewarded or condemned for their personal conduct while on earth. I pray, I am found worthy of reward on that eventual day. Instead of a "King", our Forefathers guaranteed us a "Republican Form of Government" as established in our "Constitution of the United States of America" , Article IV, Section 4 as follows:

**"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 the legislature cannot be convened), against domestic violence.”

Our Forefathers, at the end of the “Revolutionary War” had the power to establish a “Sovereign Nation” with a “Sovereign King” where the people pledge their “Sovereignty” to the “King” and therefore the “King” is “Sovereign”. But our Forefathers were divinely inspired, by God, to establish a “Republic” where the people retain their “Sovereignty” and do not pledge it to government.. Benjamin Franklin said it best, “You have a Republic, if you can keep it.” Today our “Republic” is under attack by “foreign agents” of the “foreign state” of “BAR Associations” who have created an elite group of “Nobles” who have unlawfully seized our government to exercise unlimited power over the Sovereign People of our “republic”.

**Black’s Law Dictionary, 8<sup>th</sup> Edition, Page 1330**

**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).

Today in America, illegitimate President of UNITED STATES, INC. Joseph Biden, a “Foreign Agent” of the “Foreign State” is holding “Public Office” in violation of the original 13<sup>th</sup> Amendment, is utilizing fraudulent “Law Enforcement Officers and Agencies” (FBI, CIA, IRS, DEA, EPA, ICE, etc... DEPARTMENT OF JUSTICE, DEPARTMENT OF HOMELAND SECURITY, UNITED STATES DISTRICT COURTS, UNITED STATES MARSHALLS, etc...) to conduct “domestic violence” against the “Sovereign American People”. Nowhere does our “Constitution of the United States of America” give “Police Powers” to the United States of America. The intent of this “Conspiracy” of “Nobles” is to overthrow our “Republic” that began in 1871, when a “Secret Constitution” minus the original 13<sup>th</sup> Amendment, was utilized to create a “Corporate Government” (AKA UNITED STATES, INC.). This corporation unconstitutionally created a weaponized armed government to instill fear among the “Sovereign People”, of the United States of America, by unlawful use of “Police Powers” in acts of “Domestic Violence” that continue to date. Thomas Jefferson said it best, “When people fear the government you have tyranny, when the government fears the people you have liberty.”

**Black’s Law Dictionary, 8<sup>th</sup> Edition, Page 1601**

**domestic violence.** 3. *Archaic.* Insurrection or unlawful force fomented from within a country.”

Today in the United States of America, the “Sovereign People” are living in fear of these “domestic terrorists” who routinely violate the “Constitution of the United States of America” and the “Bill of Rights” by issuance of “Bills of

Attainder” to create the illusion of “Judicial Process” by fraudulent courts (Star Chambers) operating without jurisdiction or authority of law. By “force of arms” these “domestic terrorists” kidnap and hold hostage the sovereign people, under the color of law, without jurisdiction or authority of law. This constitutes “armed criminal action” in clear violation of R.I.C.O. Because another “Civil War” is not desired, it is the military authorities responsibility to restore law, justice, freedom and liberty to the “Sovereign People” by disarming all fraudulent “Law Enforcement Officers” of the UNITED STATES, INC.. Only the individual States have “Police Powers”, exercised by Police, Sheriffs and Deputies and sometimes Constables. All others are imposters who must be arrested and prosecuted for their treason to the “Constitution of the United States of America” for giving aid and comfort to “foreign agents” of the “foreign state” of “BAR Associations”. Intervention by the military, under “Martial Law”, is warranted by “National Security” to restore “Public Safety” to the “Sovereign American People”.

**Black’s Law Dictionary, 8<sup>th</sup> Edition, Page 996**

**martial law.** 1. The law by which during wartime the army, instead of civil authority, governs the country because of a perceived need for military security or public safety. The military assumes control purportedly until civil authority can be restored. 2. A body of firm, strictly enforced rules that are imposed because of a perception by the country’s rulers that civil government has failed, or might fail, to function. Martial law is usu. imposed when the rulers foresee an invasion, insurrection, economic collapse, or other breakdown of the rulers desired social order. [Cases: War and National Emergency {key} 31. C.J.S. *War and National Defense* {SS} 47-48.]

## **Evidence of Failure of Civil Government to Enforce Law**

- 1. The Supreme Court of the United States has received a “Bill of Attainder” issued by a “Tribunal” establishing the UNITED STATES DISTRICT COURTS have no jurisdiction or authority of law. The Supreme Court of the United States was petitioned for “Injunctive Relief” to stop the “treason” of these fraudulent courts and refused to do so, thus aiding and abetting this “treason”, with malice, intent and knowledge.**
- 2. The Supreme Court of the United States received a “Bill of Attainder” for the UNITED STATES HOUSE OF REPRESENTATIVES and UNITED STATES SENATE for allowing fraudulent Article IV, UNITED STATES DISTRICT COURTS to usurp “judicial power” from Article III, “District Courts of the United States” to conduct fraudulent “judicial process” without jurisdiction or authority of law. To date this “Treason” continues.**
- 3. Tribunal has rendered “Judgment with Findings of Facts and Conclusions of Law” to the “UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORDIA” Case No. 23-80101-CR-CANNON (Trump’s Case) where the Clerk of the Court has refused to make it part of the “Public Record” thus “Obstructing Justice” to aid and abet “treason” of the court to proceed without jurisdiction or authority of law.**
- 4. Tribunal has informed Jim Jordan, Chairman, “House Judiciary Committee” of the “United States House of Representatives” of “treason” in “Remonstrance for Impeachment of Joseph Robinette Biden, Jr.” stating the “Commander in Chief” has refused to enforce the laws of the United States of America. Jim Jordan has aided and abetted this treason by ignoring facts, law and evidence establishing grounds for impeachment.**

**Black's Law Dictionary, 8<sup>th</sup> Edition, Page 1321**

**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.**

5. Tribunal has informed Major General James E. Bonner, Commanding Officer of Fort Leonard Wood, Missouri of this “treason” and he refused to act in support of the “Constitution of the United States of America” to establish a “Military Tribunal” to hear evidence of “treason”. To date, he has refused to perform his lawful duty, thus aiding and abetting the “treason”, by giving it comfort and refusing to enforce law.

6. Tribunal filed a “Bill of Equity By Affidavit” in the “Chancery Court for Jackson County, Missouri” Case No. 1916CV05668 where a “Documented Evidence Brief of Treason” challenging the “jurisdiction” of the UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MISSOURI. Circuit Judge Marco A. Roldan has refused a “Court of Justice” by forestalling a “Three Judge Panel” to adjudicate this cause of action and has remained silent to date..

7. As an unlawfully incarcerated prisoner, Seven “Writs of Habeas Corpus” were filed in the “Supreme Court of the United States”, these were dismissed by the Clerk of the Court in clear acts of aiding and abetting the “treason” of the UNITED STATES DISTRICT COURTS.

8. As an unlawfully incarcerated prisoner, Seven “Certiorari” were filed on appeal from the “UNITED STATES COURT OF APPEALS” in the “Supreme Court of the United States” challenging “jurisdiction” of the UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MISSOURI. All were



dismissed by the Clerk of the Court to aid and abet treason and allow unlawful detainment to continue.

9. As an unlawfully incarcerated prisoner, every time I was transferred to a different jurisdiction in the FEDERAL PRISONS INDUSTRIES, INC. Seven petitions challenging “jurisdiction” of the UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MISSOURI were filed in those jurisdictions. All these were dismissed by the Clerks of the Courts to allow treason to continue to unlawfully detain.

10. Tribunal was “Ordered Guilty” in a “Bench Trial” where “jurisdiction” was challenged and denied by the imposer judge Gary A. Fenner who acted without jurisdiction in clear treason by unlawfully issuing a “Bill of Attainder” that has been honored in every court to date. This “Bill of Attainder” issued by a “Legislative Court” without “judicial process” imposed ten years of unlawful incarceration and three years of probation imposed without due process of law required by the 5<sup>th</sup> Amendment of the “Bill of Rights”. Tribunal served every day of this unlawful sentence because every other court forestalled hearing evidence of treason.

11. Tribunal was “arraigned” by imposter magistrate Robert E. Larsen, on May 10, 2010, where “jurisdiction” was challenged and denied in violation of the 5<sup>th</sup> Amendment, bail was denied in violation of the 8<sup>th</sup> Amendment, Tribunal suffer two mental evaluations where he was found competent to deny a speedy trial and held for two years without trial, in clear acts of “treason” for acting without “jurisdiction” by imposter magistrate Robert E. Larsen.

12. Because no “Complaint” was signed against Tribunal the FBI went to the “16<sup>th</sup> Judicial Circuit Court of Jackson County, Missouri” to fraudulently claim

Tribunal violated the terms of his probation. The day of the hearing FBI agent Nathan Holmes VanSickel, the prosecutor and Judge walked out of chambers together and proceeded to violate my probation on the last day and sent me to maximum security state prison. My crime was practicing law without a licenses. When released Tribunal was picked by FBI VanSickel without warrant unlawfully exercising police powers without jurisdiction or authority of law. FBI unlawfully seized my DNA, photo and finger prints without warrant or consent. Then delivered Tribunal to imposter magistrate Robert E. Laersen.

13. This case began on November 4, 2008 (Election Day) when FBI VanSickel, informed Tribunal he was exercising a search warrant, issued by imposter magistrate Robert E. Larsen, without probable cause, in violation of the 4<sup>th</sup> Amendment. FBI VanSickel utilized Kansas City S.W.A.T. to raid my home and put cocked guns in my daughters' faces. This raid was "treason" for acting without jurisdiction or authority of law by illegal use of police powers by all participants.

**Note:** These legal documents can be read in their entirety at the website <https://Americansrepublicparty.org> . A "Court of Record" of "We the People of the United States of America" where these "Public Records" of law are available to the public for examination and challenge.

### **Fraudulent UNITED STATES, INC.**

In 1871, those loyal to the British, unconstitutionally removed the original 13<sup>th</sup> Amendment prohibiting "Titles of Nobility" to hold public office. In 1878, the "American BAR Association" was founded and began issuing the title of "Esquire" to its membership. The original 13<sup>th</sup> Amendment was the last act of our "Constitutional Congress" and where the original "Constitution of the United States of America" 1789 version ends. When the original 13<sup>th</sup> Amendment was

removed, at the end of the “Civil War” by the Corporate UNITED STATES, INC. who fraudulent created “Reconstruction Amendments” the new 13<sup>th</sup>, 14<sup>th</sup>, and 15<sup>th</sup> Amendments, making all the “Sovereign” people slaves to the government as “UNITED STATES CITIZENS” and thus began the downfall of the “United States of America”. The 1789 version of our “Constitution” ends with the original 13<sup>th</sup> Amendment, all Amendments made since 1871, by the UNITED STATES, INC. are null and void as repugnant to the “Constitution of the United States of America”.

Today, the UNITED STATES, INC., controlled by BAR Association Members (“Nobles”) has taken control of our “Constitutional Republic” to deny all the American People their “Sovereignty” by refusing to enforce the Rights, Privileges and Immunities guaranteed by the “Constitution of the United States of America” in our “Bill of Rights”. BAR members now control every aspect of our government as an “Elite Group” claiming government is “Sovereign” over the American People. This is why Trump is being persecuted in the courts of no jurisdiction, controlled by “Foreign Agents” of the “Foreign State” of BAR Associations that have replaced our Constitutional Courts with “star chambers”, to show all the American People that they have the power to do it to Trump, so you believe they can do it to you. After all, the majority of the sovereign people do not have the resources to fight the UNITED STATES, INC., and all “Foreign Agents” of the “foreign state” of BAR Associations. This is “Democracy” in action, where power is taken from the “Sovereign People” and utilized as a tool to punish all who oppose their bogus authority.

## INDICTMENT OF ALL FOREIGN AGENTS

All “Foreign Agents” of the “Foreign State” of BAR Associations are hereby declared “Outlaws” engaged in “Treason” by warring upon the “sovereign power” of the “United States of America”. Therefore, all “Attorneys” are hereby, subject to “attainder”, declared “dead in law” and cannot appear in or preside over any court within the United States of America. Until this matter is resolved by restoration of the original 13<sup>th</sup> Amendment to our “Constitution” and removal of all “Titles of Nobility” from “Public Office” all courts are subject to “attainder” as “Organized Crime Syndicates” engaged in “treason” to the “Constitution of the United States of America” and its “sovereign power” (American People).

Joseph Biden, Jr. is holding the “Public Office” of “President of the UNITED STATES, INC.” as a “Foreign Agent” of the “Foreign State” of BAR Associations in violation of the original 13<sup>th</sup> Amendment. He is constitutionally ineligible to be “President of the United States of America” and by the treason of BAR Association membership, in our Courts has allowed the stolen election to stand without due process of law. All “foreign agents” of the “foreign state” of BAR Associations, in any “Public Office” are guilty of “Treason” to the original 13<sup>th</sup> Amendment of the “Constitution of the United States of America” subject to the penalty of “Death” or “Life in Prison”. It is the lawful duty of our Military to arrest, charge, prosecute and punish all “foreign agents” within the United States of America who have unlawfully seized a “Public Office” regardless of their position as Judge, Prosecutor, Representative, Senator, President, Vice President, Banker, Provost Marshall, etc. all are positions of trust or profit, prohibited by the original 13<sup>th</sup> Amendment to all “titles of nobility”. Every BAR Association member holds the “title of nobility” of “esquire” and establishes their “Treason” with malice, intent and knowledge. No BAR Association member can utilize the claim of

“ignorance of law”, they are educated, paid and by their licenses to practice law deemed competent in law.

**Note:** All law that supports this “Declaration” can be read on the website, the entire website is a “Documented Evidence Brief of Treason” by the “UNITED STATES, INC.” and all its bogus institutions.

## **RESTORATION OF CONSTITUTIONAL GOVERNMENT**

Donald J. Trump is the lawful “President of the United State of America” and the “Commander in Chief” of all “Military” personnel. All “Military” personnel who refuse to follow his “Orders”, in support of the UNITED STATES, INC., are “traitors” to the “Constitution of the United States of America” 1789 version and the “sovereign power” of the “United States of America”. As a “Sovereign”, Tribunal pledges support to the lawful “Commander in Chief” Donald J. Trump to “Make America Great Again” by restoring law, justice, rights, privileges and immunities to the “Sovereign Power” of “We the People of the United States of America”. The “Public Office” of “President of the United States of America” is prohibited to all “foreign agents” of the “foreign state” of BAR Associations by the original 13<sup>th</sup> Amendment. For a “foreign agent” to seek this office is an act of “treason”. Do so at your own peril with malice, intent and knowledge.

### **Summation**

Tribunal believes this fight is divinely inspired by God to restore our great Nation to the foundation of “In God We Trust”. Tribunal prayed to God, and promised the faith of a mustard seed that justice could be restored to the people, in exchange Tribunal asked God to remove the mountain of corruption that unlawfully controls our Nation. God sent me in search of “Wisdom”.

## **Proverbs 4:7**

**“Wisdom is the principal thing; therefore get wisdom; and with all thy getting get understanding.”**

Tribunal’s faith in God has grown with this fight learning that all things are possible with God. History has taught us this, by allowing a ragtag army to defeat the most powerful military of that time (England) to establish our “Constitutional Republic”. That spirit lives in each of us who supports our “Pledge of Allegiance” as follows:

I, pledge allegiance to the flag of the United States of America and to the Republic for which it stands, one nation under God, indivisible, with liberty and justice for all.

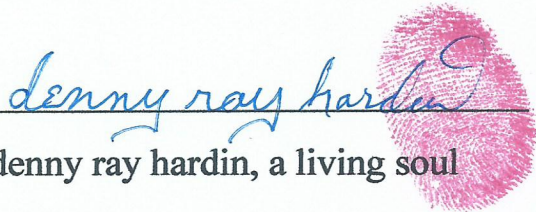
I, denny ray hardin, Tribunal, stands with God, to present the forgoing as the truth, the whole truth and nothing but the truth to the best of my knowledge and ability. So help me God.

Tribunal asks your support as a brother in arms, who served in the military and took the oath to defend and protect the “Constitution of the United States of America” against all enemies foreign and domestic. Please forward this to anyone you believe could assist in the restoration of our “Constitutional Republic” of the “United States of America”. United we stand, divided we fall. If we can unite in this fight, we can no longer be ignored, denied or dismissed.

With the posting of this “Declaration of Constitutional Crisis Demand for Martial Law” in the “Court of We the People of the United States of America” on this 27<sup>th</sup> day of August of the year of our Lord 2023 establishes this is a cause of action to restore “Constitutional Government” and remove all “foreign agents” of

the “foreign state” of BAR Associations from our “Public Offices” and restore our lawful “President of the United States of America” Donald J. Trump to our “Constitutional Republic”. Based upon our creed of “In God We Trust” I stand and hope you can stand with us.

With the Utmost Respect,

  
denny ray hardin, a living soul

Tribunal,

DBA DENNY RAY HARDIN, CEO, Agent

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