

In The Supreme Court Of Missouri

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denny ray hardin, ]

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MISSOURI SUPREME COURT

. Plaintiff ]

. ]

vs ] Case Number: \_\_\_\_\_

. ]

UNITED STATES, INC., ]

STATE OF MISSOURI, ]

JACKSON COUNTY, MISSOURI ]

. ]

. Defendants. ]

"Original Petition for Damages"

COMES NOW, denny ray hardin, sovereign to petition for damages, in the form of compensation, for injuries inflicted by the Defendants without jurisdiction or authority of law. Plaintiff sought justice "In The Chancery Court of Jackson County, Missouri" where a "Documented Evidence Brief of Treason" was submitted and forestalled by the "16<sup>th</sup> Judicial Circuit Court of Jackson County, Missouri". Circuit Judge Marco A. Roldan, STATE ACTOR, allowed the "UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF

MISSOURI” to seize Case Number 1916CV05668 to protect the “Treason” of “MISSOURI BAR ASSOCIATION” members who are engaged in “Conspiracy against rights” 18 USC 241, “Deprivation of Rights under color of law” 18 USC 242 and “Treason” 18 USC 2381. JACKSON COUNTY, MISSOURI is an active participant of this “Organized Crime” by allowing a fraudulent “Corporation” to persecute “Sovereigns” within its “Jurisdiction” by granting “Police Powers” of arrest, prosecution, detainment, incarceration and character assassination in the fraudulent “Legislative Court” of no “Judicial Authority” in clear violation of Article XI, Section 3. Constitution State of Missouri as follows:

### **Constitution State of Missouri**

**Section 3. Exercise of police powers with respect to corporations.** – The exercise of the police powers of the state shall never be surrendered, abridged, or construed to permit corporations to infringe the equal rights of individuals, or the general well-being of the state.

### **HIERARCHY OF LAWS**

#### **Universal Laws**

Deals with energies. Main principle: Whatever energy you put out must come back to you.

## **Natural Laws**

Deal with the natural ways of all objects and beings which have manifested in the 3<sup>rd</sup> dimension.

## **Laws of Maxim**

Also known as “God’s Laws”. These laws come straight out of the Bible and are the highest laws of the land; They are RIGHTS given by “God” to all beings and cannot be taken away by anyone.

## **Sovereign**

(Human Being) A being that is master of self; Operates under “God’s Laws”; Has the ability to create laws and constitutions for itself and corporations that it creates.

## **Contract Law**

A set of laws which sovereigns world wide adhere to in commerce;

Offer + Acceptance = Contract.

## **Treaties**

Laws made between two sovereigns that deal with a particular track of land.

## **Constitution**

Laws created by a sovereign that govern a corporation created by a sovereign.

## **Corporation**

A “dead” fictitious entity: Operates under the laws of the constitution developed by the Sovereign: Does NOT have ability to create laws; can only create Codes, Statutes, and Ordinances.

## **Federal Codes**

Codes which govern corporations within corporations. Include UCCs.

## **Police Corporations and Agents**

Private agencies of corporations they belong to; Equivalent to a private citizen.

## **Citizen**

A slave of the corporation to which it pledges; Does not have rights; Only has privileges which are given it by the corporation to which it pledges.

## **Constitution State of Missouri; Article XI**

**Section 1. Definition of “corporation”.** – The term “corporation,” as used in this article, shall be construed to include all joint stock companies or associations having any powers or privileges not possessed by individuals or partnerships.



The corporation, "STATE OF MISSOURI", has granted an "Association" the "MISSOURI BAR ASSOCIATION" a monopoly on the practice of law. The "MISSOURI SUPREME COURT" regulates the practice of law, by issuance of a license to practice law and the "title of nobility" of "esquire" to those it ordains. This is done under the fraudulent authority of the "secret constitution" of the UNITED STATES, INC. created in fraud in 1871. This secret constitution removed the original 13<sup>th</sup> Amendment that prohibited titles of nobility to hold any office of trust or profit and violated the following:

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

#### **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."

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

**Article I, Section 10. Powers denied to states.** No state shall enter into any treaty, alliance, or confederation; grant letters of marque and reprisal; coin

money; emit bills of credit; make anything but gold and silver coin a tender in payment of debts; pass any bill of attainder , *ex post facto* law, or law impairing the obligation of contracts, or grant any title of nobility.

**\*Personal Injury of Sovereign**

The sovereign, denny ray hardin, was prosecuted, by STATE OF MISSOURI, under imposter law claiming he was practicing law without a license. Case No. 0616-CR01640-01 shows W. Stephen Nixon and John M. Torrence's participation in the "Conspiracy against rights" 18 USC 241, "Deprivation of rights under color of law" 18 USC 242 and "Treason" 18 USC 2381 in this case that deprived denny ray hardin of his life, liberty and freedom, without personal or subject matter jurisdiction, without complaint of injured party or evidence of a crime. This was carried out at the direction of the "FBI" who worked this conspiracy with the judge and prosecutor acting as willing participants of "organized crime" prohibited by R.I.C.O. 18 USC 1951(a)(b)(1) and (2). This injury would persist for 13 years.

After being unconstitutionally incarcerated for 9 months in a maximum security STATE OF MISSOURI prison, denny ray hardin was turned over to the FBI without warrant, to start the fraudulent prosecution in the "UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MISSOURI". This began May 10, 2010 with the arraignment before imposter magistrate Robert E.

Larsen who refused to recuse himself over objections of conflict of interest, refused to state his jurisdiction (a challenge repeatedly made and not addressed to date), denied bail in violation of 8<sup>th</sup> Amendment and remanded me to custody without warrant, complaint, probable cause, jurisdiction or authority of law. The STATE OF MISSOURI is complicit in this conspiracy for allowing a fraudulent court to operate within its boundaries and utilize police powers reserved to the states. This fraudulent persecution resulted in loss of life, liberty and freedom for 13 years. This "Organized Crime" was supported by numerous UNITED STATES DISTRICT COURTS, sanctioned by UNITED STATES COURT OF APPEALS and by denial of "Habeas Corpus" allowed unlawful incarceration to continue without relief by the UNITED STATES SUPREME COURT and its co-conspirators of the AMERICAN BAR ASSOCIATION. The law is clear as follows:

"We [Judges] have no more right to decline the exercise of jurisdiction which is given, than to usurp that which is not given. The one or the other would be treason to the Constitution." U.S. v. Will, 449 U.S. 200, 216, 101 S.Ct. 471, 66L.Ed.2d, 392, 406 (1980); COHENS v. VIRGINIA 19 U.S. 264,404, 5L.Ed. 257, 6 Wheat, 264 (1821).

"But when a judge knows that he lacks jurisdiction, or acts in the face of clearly valid statutes or case law expressly depriving him of jurisdiction, judicial

immunity is lost. See *Bradly v. Fisher*, 80 U.S. (13 Wall) at 351 ("when the want of jurisdiction is known to the judge, no excuse is permissible") *Turner v. Raynes*, 611 F.2d 92.95 (5th Cir 1980) (Stump is consistent with the view that "a clearly inordinate exercise of unconfirmed jurisdiction by a judge - one so crass as to establish that he embarked on it either knowingly or recklessly - subjects him to personal liability')." [*Rankin v. Howard*, 633 F.2d 844 (1980)].

Plaintiff established a "Chancery Court of Justice" in the "16<sup>th</sup> Judicial Circuit Court of Jackson County, Missouri" where the "jurisdiction" of the "UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MISSOURI" was lawfully challenged in Case No. 1916-CV05668 denny ray hardin vs Gary A. Fenner, the imposer judge who imposed the 13 year sentence whose "jurisdiction" has been repeatedly challenged and justice denied. Gary A Fenner was allowed to evade justice by Circuit Judge Marco A. Roldan who allowed Jeffery Paul Ray, U.S. Attorney to remove the case to Federal Court where "tribunal" entered "Judgment with Findings of Facts and Conclusions of Law" these were filed, ignored and the case dismissed without adjudication. This is a clear violation of the 5<sup>th</sup> Amendment Right of due process of law in a criminal case. By not allowing the challenge of "jurisdiction" the courts have obstructed justice by allowing corruption to operate with malice, intent and knowledge of those engaged in this treason. In Treason there are no accessories, only principals.

## **Documented Evidence Brief of Treason**

The brief is a “Public Record” established in the “16<sup>th</sup> Judicial Circuit Court of Jackson County, Missouri” consisting of facts, law and evidence of treason and various other crimes, that have been protected from prosecution by Circuit Judge Marco A. Roldan. Plaintiff requested a three judge panel to hear the cause of action and has been denied remedy, justice and adjudication to date. Marco A. Roldan allowed a court of no lawful jurisdiction to seize the case to protect the guilty. Case No. 1916-CV05668 is now presented in its entirety as evidence to the Missouri Supreme Court for disposition, adjudication and enforcement of law to protect sovereigns residing in Missouri from further abuse of power by fraudulent UNITED STATES DISTRICT COURTS.

**NOTE:** All documents of this cause of action may be viewed at

<https://Americansrepublicparty.org>

**Question Posed:**

**Do UNITED STATES DISTRICT COURTS have jurisdiction to hear criminal cases?**

**Answer: NO.**

18 U.S.C. 3231

“The district courts of the United States shall have original jurisdiction, exclusive of the courts of the States, of all offenses against the laws of the United States.”

"The United States District Court is not a true United States Court established under Article III of the Constitution to administer the Judicial power of the United States therein conveyed. It is created by virtue of the sovereign congressional faculty, granted under 4,3, of that instrument, of making all needful rules and regulations respecting the territory belonging to the United States. The resemblance of its jurisdiction to that of true United States courts in offering an opportunity to non-residents of resorting to a tribunal not subject to local influence, does not change its character as a mere territorial court." [Balzac v. Porto Rico, 258 U.S. 298, 43 S.Ct. 343 (1922) Emphasis added]

"The term 'District Court of the United States', as used in the rules, without an addition expressing a wider connotation, has its historic significance. It describe the Constitutional courts created under Article 3 of the Constitution. Courts of the Territories are legislative courts, properly speaking and are not District Courts of the United States. We have often held that vesting a territorial court with jurisdiction similar to that vested in the District Courts of the United States does not make it a District Court of the United States. Reynolds v. United States, 98 U.S. 145, 154, 25 L.ed 1041; The City of Panama, 101 U.S. 453, 460, 25 L.Ed

1061; *In re Mills*, 135 U.S. 263, 268, 10 S.Ct. 762, 34 L.Ed 107; *McAllister v. United States*, 141 U.S. 174, 182, 11 S.Ct. 949, 35 L.Ed 693; *Stephens v. Cherokee Nation*, 174 U.S. 445, 476, 477, 19 S.Ct. 722, 43 L.Ed 1041; *Summers v. United States*, 231 U.S. 92. 101, 102, 34 S.Ct. 38, 52 L.Ed3 137; *United States v. Burroughs*, 289 U.S. 159, 163, 53 S.Ct. 574, 77 L.Ed 1096. Not only did the promulgating order use the term District Courts of the United States in its historic and proper sense, but the omission of provision for application of the rules to the territorial courts and other courts mentioned in the authorizing act clearly shows the limitation that was intended." [*Mookini v. U.S.* 201, 58 S.Ct. 543 (1938)]

In the Judicial Code 1911, 36 Stat. 1087 - 1169 abolished the "District Courts of the United States" and replaced them with the Legislative courts "United States District Courts". The difference between the two is Legislative vs Judicial. All Legislative courts are fraud, claiming the authority to conduct a judicial process.

"Bill of attainder. Legislative acts, no matter what their form, that apply either to named individuals or to easily ascertainable members of a group in such a way as to inflict punishment on them without a judicial trial. *United States v. Brown*, 381 U.S. 437, 448-49, 85 S.Ct. 1707, 1715, 14 L.Ed 484, 492; *United States v. Lovett*, 328 U.S. 303, 315, 66 S.Ct. 1073, 1079, 90 L.Ed 1252. An act is a "bill of pains and penalties" when the punishment is less sever; both kinds Section 9 Cl. 3

(as to Congress); Art. I, Sect. 10 (as to State Legislatures)." [Black's Law Dictionary, Sixth Edition p. 165]

Black's Law Dictionary, Eighth Edition Page 137. – attainder “1. At common law, the act of extinguishing a person’s civil rights when that person is sentenced to death or declared an outlaw for committing a felony or treason.” “The word attainder is derived from the Latin term *attinctus*, signifying stained or polluted and includes in its meaning all those disabilities which flow from a capital sentence. On the attainder, the defendant is disqualified to be a witness in any court, he can bring no action, nor perform any of the legal functions which before he was admitted to discharge; he is, in short, regarded as dead in law.”

### **Jurisdiction**

It is common knowledge, the Supreme Court hears cases where the death penalty was imposed. The Bill of Attainder is a death penalty. Article V, Section 11 of the Constitution of Missouri provides guidance.

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

Art. I, Sect. 9: No Bill of Attainder or ex post facto law shall be passed.

Art. I, Sect. 10: ... pass any Bill of Attainder, ex post facto law....



Legal Question: If the UNITED STATES DISTRICT COURTS are Article III  
Judicial Courts, why are they using an Article IV Legislative name?

Article III: District Courts of the United States

Article IV: UNITED STATES DISTRICT COURTS

### **Relief Requested**

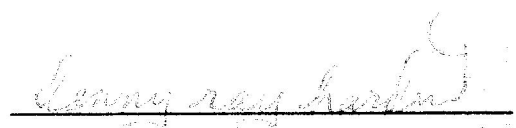
Plaintiff seeks just compensation for the pain and suffering inflicted without  
jurisdiction or authority of law that this court deems just and proper given the facts  
law and evidence. Plaintiff seeks all other remedies the court deems just and proper  
to establish “justice” in this cause of action.

### **Summation**

My family and I, have suffered greatly at the hands of BAR Association  
members who abuse their authority and commit treason under color of law. These  
bad actors hide within our government to escape accountability of their crimes.  
The people of the United States of America no longer believe in our courts because  
the corruption is protected in violation of our laws. The UNITED STATES, INC.  
has become an “Organized Crime Syndicate” that violates law, persecutes the  
people of our Republic and forces the states to follow suit. Police powers were not  
delegated to the United States by the Constitution, therefore, they have none. I

have given over 30 years of my life to the study of law and have come to the conclusion law only matters against the people, attorneys have no fear of law because they cannot be held accountable by it. I end my fight for justice with this document that either justice exists or it does not. Everyone tells me, "You will never win, all government is corrupt." This is my last hope that there are decent, honorable jurists that will rule the facts, law and evidence and hold those accountable who have violated our law. Otherwise, I must finally accept the opinion of others that all government is corrupt and live the death sentence imposed on me without authority of law. God's will be done.

Respectfully Submitted.

A handwritten signature in cursive script, appearing to read "Denny Ray Hardin", is written over a horizontal line.

denny ray hardin, a living soul, sovereign  
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