

In The Supreme Court Of Missouri

denny ray hardin,] Chief Justice, Mary R. Russell
.] Clerk, Betsy AuBuchon
.] Plaintiff
.]
vs] Case Number: denied to date
.] Received: November 13, 2023
UNITED STATES, INC.,]
STATE OF MISSOURI,]
JACKSON COUNTY, MISSOURI]
.]
.] Defendants.

“Remonstrance” of “Breach of Contract”

COMES NOW, denny ray hardin, sovereign to file “Remonstrance” of “Breach of Contract”, by the Clerk of the Court, for failure to meet the contractual obligations established in this cause of action. On November 13th, 2023, Plaintiff appeared in the Supreme Court of Missouri, where access was denied. Plaintiff was forced to conduct business at the door by security, who summons the clerk to the door to receive an “Original Petition For Damages”. Plaintiff paid the filing fees of \$70.00, establishing a contract for justice. Law of Contract: (Offer + acceptance =

contract). The clerks united in “Conspiracy against rights” 18 U.S.C. 241, “Deprivation of rights under color of law” 18 U.S.C. 242 and “treason” 18 U.S.C. 2381 by refusal to provide a Case Number at the time of filing. This has been furthered by the clerk who has refused to docket the case to date. By not providing a Case Number and refusing to docket the case, “Obstruction of Justice” prohibited by R.I.C.O. 18 U.S.C. 1951 (a)(b)(1) and (2) is present in the Supreme Court of Missouri by the “Chief Justice” Mary R. Russell, by and through her “Clerk” Betsy AuBuchon. “Citizens” seek privilege to appear and give evidence, “Sovereigns” have the God given “right” to appear and give evidence in a criminal case under the due process of law required by the 5th Amendment of the Constitution of the United States of America. A purely criminal case may begin either civilly or criminally.

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, of officials. – **remonstrate**, *vb.*

Because due process of law has violated the lawful challenges provided in the “Original Petition For Damages” Plaintiff now submits all lawful arguments at support his petition entitled, “So the law is written.” as follows:

“So the law is written.”

I, denny ray hardin, am a child of God. I made a deal with God, that I would have the faith of a mustard seed that justice can be restored to the American People, if God would remove the mountain of corruption standing in the way. God sent me in search of wisdom and I found understanding. This is what I learned.

I, denny ray hardin, am a “Sovereign” and so are all of you. What is a “Sovereign”? (Human Being) A being that is master of self: Operates under “God’s Laws”: “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.

Definition.

maxim A traditional legal principle that has been frozen into a concise expression.

I submitted 109 pages of these maxims and found understanding of our power as a nation united under “God’s Laws”. A nation that lives our creed of “In God we trust”.

To truly understand “God’s Laws” you must understand the terms. Therefore, I submitted 77 pages of “Definitions” in this cause of action.

Each and every one of us are “Sovereign” by the following authorities:

Constitution of the United States of America, Article IV, Section 4. “The United States shall guarantee to every state in this Union a republican form of government,...” “republican” is an adjective describing a “Republic”

Definition.

republic n. A system of government in which the people hold sovereign power and elect representatives who exercise that power.

This is guaranteed by the Constitution and therefore a “Contract” with every state of the Union. Each of us, born in a state of the union to a parent born in a state of the union are “Sovereign”, all others can only be citizens. Each of us hold sovereign power over our government, as individuals we are weak united we are strong.

maxims.

“These are the precepts of the law: to live honorably, not to injure another, to render each person his due.”

“Law is the science of what is good and just.”

“The safety of the people is the highest law.”

“The law cannot fail in dispensing justice.”

“The law abhors delays.”

“Law is the dictate of reason.”

“Law is the highest reason.”

Attorneys have taken our “Republic” away from us by creating an elite group that deny “God’s RIGHTS” to the people. These UNITED STATES CITIZENS are “Public Servants” tasked with carrying out the business of “Sovereigns”. Attorneys have made law a system of “extortion” to receive justice in the United States of America.

maxims.

“To accept anything as a reward for doing justice is rather extorting than accepting.”

“From justice (like a fountain) all rights flow.”

By attorneys having a monopoly of “license to practice law” attorneys have shut off justice and abolished all rights of the people. All attorneys are paid to make sovereigns suffer in our society.

Definition.

jurisdictional fact A fact that must exist for a court to properly exercise its jurisdiction over a case, party or thing.

maxim.

“The crime brings with it the person. That is the commission of a crime gives the courts of the place where it is committed jurisdiction over the person of the offender.”

“Unwritten law is that which custom has sanctioned.”

Because the UNITED STATES DISTRICT COURT has committed treason within the boundaries of Missouri. I gave jurisdiction to a “Court of Chancery” in Jackson County, Missouri. The judge forestalled the case and refused “complete jurisdiction” offered, so the Chancery Court was moved to the Missouri Supreme Court as the supreme authority of law in Missouri. To date the Clerk has refused to file an “Original Petition for Damages” to aid and abet treason by refusing to do the “public duty” of the “Public Office”.

maxim.

“To whom jurisdiction is given those things also are considered to be granted without which the jurisdiction cannot be exercised. That is, the grant of jurisdiction implies the grant of all powers necessary to its exercise.

As a “Sovereign” I am seeking a lawful determination of the jurisdiction of the UNITED STATES DISTRICT COURTS to conduct a judicial process. All the facts law and evidence set the stage for an end of this corruption, in a case that is ripe for “Judgment”. But it will take courage of the jurist to make such a ruling because it will empower the people of the United States of America and end the reign of terror of Attorneys. Either the law is followed or it is not.

maxims

“The appointment of justices is by the king, but their ordinary jurisdiction is by the law.”

“Things done in one action cannot be taken as evidence in another, unless it is between the same parties.”

“The court of chancery is the workshop of justice.”

I presented a “Document Evidence Brief of Treason” to a chancery court where the judge refused to act thus becoming an active participant of the treason. Because the

judge refused to adjudicate the case, no judgment was rendered and no appeal allowed. Because this was a criminal case, Marco A. Roldan violated the 5th Amendment Right to due process of law in a criminal case. As a sovereign, I am acting as a “private prosecutor” to fight the principals of treason, their numbers grow with every step.

Definition

prosecutor, 2. A private person who institutes and carries on a legal action, esp. a criminal action. Also termed (in sense 2) private prosecutor.

This case proves UNITED STATES DISTRICT COURTS have no jurisdiction to conduct judicial process. They are operating under “letters of marque” that allow fraudulent judges to exercise the “law of the sea” upon the land. As “captain of the ship” these fraudulent judges refuse the law of the land and make-up law on the bench. All sovereigns before them are guilty, 97% are forced to plead guilty by threats, intimidation, coercion and terrorism by BAR members, acting as defense attorneys, engaged in treason. This “organized crime” is sanctioned by the UNITED STATES, INC. Now we must ask, “Is this organized crime sanctioned by the STATE OF MISSOURI, as well?”

maxims

“The designation of one is the exclusion of the other; and what is expressed prevails over what is implied.”

“To destroy that which was previously built and made is utterly to overturn and wreck it; to destroy is to overturn and demolish what was built and done before. This is the maxim cited against any type of revolutionary action.”

Definition

jurisdictional-fact doctrine. *Administrative law.* The principle that if evidence is presented challenging the factual findings that triggered an agency’s action, then the court will review the facts to determine whether the agency had authority to act in the first place. This doctrine is generally no longer applied. Cf.

CONSTITUTIONAL-FACT DOCTRINE.

Because the “Judgment” of imposter judge Gary A. Fenner is a “Bill of Attainder” and a “death penalty” imposed without authority of law, the Constitution of Missouri gives the Supreme Court of Missouri jurisdiction under Article V, Section 3. ...and in all cases where the punishment imposed is death.. Article VII, Section 11 Oath of Office requires all judges to demean themselves faithfully in office.

maxims

“Let the relation be so made that the disposition may stand.”

“The law themselves desire that they should be governed by right.”

Because this case establishes the necessity of “Public Safety” and “National Security” of “Sovereigns”, Constitutional Mandates are required to be followed.

Constitution of the United States of America

Article IV, Section 1. Full faith and credit shall be given in each state to the public acts, records and judicial proceedings of every other state.

Article VI, Clause 2. The constitution, and all laws of the United States which shall be made in pursuance thereof,... shall be the supreme law of the land; and the judges in every state shall be bound thereby,...

Article VI, Clause 3. ...and all executive and judicial officers, both of the United States and the several states, shall be bound, by oath or affirmation, to support this constitution:...

maxim

“The law of God and the law of the land are all one; and both promote and favor the common and public good of the land.”

“No one was ever a great man without some divine inspiration.”

“No one who is ignorant of a thing is bound to give information of it, but everyone is bound to know what he gives information of.”

To date the Supreme Court of Missouri has forestalled this cause of action and allowed a “living soul” to remain “dead in law” by decline of “jurisdiction” in a case of “treason” committed within its boundaries.

Maxim

“When the reason of the law ceases, the law itself also ceases.”

“Where blood has been spilled, the case is unpardonable.”

“No one does damage except the person who did what he had no right to do.”

If this case is not heard by the Supreme Court of Missouri, then the law is dead in the United States of America, and all fraudulent judicial public servants should cease to be paid, for failure to perform their lawful obligations. Because

“Sovereigns” are “dead in law” we have no rights in court, but the courts have no law to use against us, either. Stale Mate.

This is where I stand today.

Attorneys have come to believe they are powerful enough to abuse all “Sovereigns” in the United States of America. Everyone of us are “Sovereigns” of our “Republic” guaranteed by our government, but attorneys refuse to respect the God given RIGHTS of the people, in favor of their codes, rules, regulations, statutes and ordinances, termed “fiction of law”. The use of this fiction of law on “Sovereigns” is treason by all participants of the BAR Association within the United States of America.

If you see truth in what I have presented, I ask you to acknowledge your “Sovereignty” and stand with me in this legal fight. All you have to do is say, “I am sovereign” and all this law supports you.

maxim

“Fiction yields to truth, where the truth appears, there is no fiction of law.”

“Fiction of law works unjustly if it works loss or injury to anyone.”

“Where truth is fiction of law does not exist.”

All “Sovereigns” reside in our “Republic”. There are only “Citizens” in a “Democracy”, slaves to the corporation to which they pledge: Does not have rights: Only has privileges which are given to it by the corporation to which it

pledges. It is time we stopped living as slaves and stood united in our

“Sovereignty”.

maxim

“A decision of the emperor has the force of law; by the royal law that has been made concerning his authority, the people have conferred on him all their sovereignty and power.”

In the “Republic” of the United States of America, the people retain their “sovereign power”, we have pledged it to no one. Therefore, royal law does not exist in the United States of America.

“So the law is written”

The foregoing is the “Oral Arguments” I will give in the Missouri Supreme Court if allowed the right to appear.

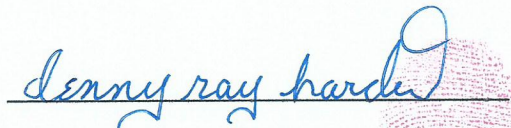
Relief Requested

Plaintiff seeks a “Case Number” and a date for oral arguments established at the time of filing the “Original Petition For Damages”. This business should be conducted the day this “Registered Mail RC 055 740 222 US” is lawfully received by the Clerk.

Summation

The common practice of all courts in the United States of America is to have the Clerks act as buffers to protect the court from having to rule on Constitutional Mandates. This “Obstruction of Justice” is present in all courts and allows the judges and justices to claim they have the right to dismiss the Constitution of the United States of America. Every judge and justice who allows this common practice is guilty of treason by usurping power to dismiss their “Oath of Office” and act contrary to law. Court is where the “sovereign” goes to prove his case. Denial of this right, establish “Conspiracy against rights” 18 U.S.C. 241, “Deprivation of rights under color of law” 18 U.S.C. 242 with malicious intent to deny that which the law requires, with malice, intent and knowledge of criminal conduct by all involved. This matter must be corrected immediately.

Respectfully Submitted.



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