**In The Common Law, Court of Record of**

**We the People of the United States of America**

**Tribunal, your name, Presiding**

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**Name of the Court**

**Named Plaintiff, ] Judge’s Name, Judge**

**Plaintiff, ] Prosecutor, Title**

**] Case No. IND – 71543 – 23**

**]**

**names sovereign, ]**

**Defendant. ]**

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**“Remonstrance for Dismissal”**

**COMES NOW, your name**, sovereign, Tribunal, as a disinterested party, to review the above styled case of donald john trump, the conduct of Title of Judge, “Judge’s Name” and the conduct of “Prosecutor’s Title, Prosecutor’s Name”, that are clearly denial of “due process of law” required by the 5th Amendment. In this “Public Spectacle” Prosecutor’s Name and Judge’s Name have engaged 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 with “Malicious Intent” to cause harm to the Defendant without authority of law. This “Treason” 18 U.S.C. 2381 is being conducted under fraudulent “fiction of law”, fraudulently claiming authority to prosecute without “injured party”, without “Complaint” signed by a “competent fact witness” and without “due process of law” required by the 5th Amendment. The lack of a “Complaint” strips Judge’s Name of all personal and subject matter jurisdiction and he is proceeding in “Fraud” 18 U.S.C. 1001 to conduct a “fraudulent judicial process” in clear “Obstruction of justice” 18 U.S.C. 1503. Because of these crimes and violations of Constitutional Mandates the “Judgment” of Arthur Engoron is null and void in this Common Law, Court of Record.

**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***.** [Black’s Law Dictionary, Eighth Edition, Page 1321.]

**“Public Knowledge”**

To be “Sovereign” in the United States of America one must be born in a state, to a parent born in a state of the United States of America. Defendant name’s Father, Father name’s, was born in State Father born. Defendant name was born in State Defendant born in.

**“Order”**

In this Common Law, Court of Record, Defendant name is found to be “Sovereign” entitled to all rights, privileges and immunities of every other “Sovereign” of the United States of America.

**“Supporting Facts”**

**Deeds:**

**1. Fraudulent Indictment:**

In this Common Law, Court of Record, the “Indictment” of Defendant name is found to be “Fraud on its face”. A “Grand Jury” only has authority to issue an “Indictment” based upon a “Complaint” signed by an “injured party”. The “injured party” must testify before the “Grand Jury” to establish grounds to issue an “Indictment”.

**“Challenge to Jurisdiction”**

Prosecutor has obtained a fraudulent “Indictment” void of any authority of law to conduct a fraudulent prosecution without “due process of law” required by the 5th Amendment. The “jurisdiction” of all Courts is established by the “Complaint”, that gives personal and subject matter jurisdiction, “personal jurisdiction” over the person named in the “Complaint” and “subject matter jurisdiction” over the crimes alleged in the “Complaint”. Without a “Complaint” the Court has no “personal or subject matter jurisdiction” and to proceed without “jurisdiction” is “Treason” 18 U.S.C. 2381 based upon Supreme Court precedence 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).

**“Order”**

Prosecutor is hereby “Ordered” to publically produce the “Complaint” and transcript of testimony of the “injured party” to the “Grand Jury”, within three (3) days of “Delivery” of “Remonstrance” by “Registered Mail” of the United States Postal Service. Failure to produce will constitute “Fraud on the court” for prosecuting donald john trump without authority of law.

Note: 99% of cases have no signed ”Complaint”. There are three examples to pull deeds from that cover a variety of topics, Choose those that fit your circumstance.

**“Order”**

In this Common Law, Court of Record it is “Ordered” that Judge Name establish “personal and subject matter jurisdiction” within three days of “Delivery” of this “Remonstrance” by “Registered Mail” of the United States Postal Service, or “Dismiss” this case in its entirety as “fraud on the court”.

It is so “Ordered” on this 26th day of March, of the year of our Lord, 2024. Tribunal Your Name now adjourns this Common Law, Court of Record of We the people of the United States of America.

In God we Trust.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

your name, sovereign, Tribunal

Mailing address

**CC.**

**Prosecutor**

**Address**

**Defendant**

**Address**

**Instructions**

**Step One: Get a Registered Mail Sticker from the post office.**

This is important because when you mail it you can track your Commercial Instrument. When you mail it registered mail you activate the instrument in commerce and create a contract for justice in the court. Upper right hand corner.

**Step Two: Research** I have given you one deed in this example, but there is much law that can be utilized to present other issues.

Maxim: On the Website, there is “Amicus Curiae Brief” that gives over 900 maxims establishing right and wrong under God’s law.

Definitions: are provided to explain many of the terms I has trouble with.

There are tidbits of law throughout the website that cover many topics that might apply to your case.

**Step Three: Write your document.**

**Step Four: Mail the one to the Court “Registered Mail”. Send a copy to prosecutor and defendant.**

**Note: Your protest of the conduct is officially filed when it is delivered.**