

**In The Common Law, Court of Record of
We the People of the United States of America
Tribunal, denny ray hardin, Presiding**

**SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK**

THE PEOPLE OF THE STATE] Juan Merchan, Judge
OF NEW YORK] Alvin Bragg, District Attorney
Plaintiff,]
v.] Case No. IND-71543-23
]
donald john trump,]
Defendant.]

“Remonstrance for Dismissal”

COMES NOW, denny ray hardin, sovereign, Tribunal, as a disinterested party, to review this cause of action against donald john trump, the conduct of Supreme Court Judge Juan Merchan and the conduct of Manhattan District Attorney Alvin Bragg that is clearly denial of “due process of law” required by the 5th Amendment in clear “interference with commerce by threats and violence” prohibited by R.I.C.O. 18 U.S.C. 1951(a)(b)(1)and (2). Juan Merchan and Alvin Bragg are

conducting “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 for proceeding to trial on April 15th without “Jurisdiction” or authority of law. In this cause of action, Alvin Bragg has engaged in “Fiction of law” that allows prosecutors to obtain “fraudulent Indictments” without a “Complaint” signed by an “injured party”, without a “Complaint” giving this “Court” “personal and subject matter jurisdiction”. For this court to proceed with trial without establishing “Jurisdiction” would constitute “Treason” 18 U.S.C. 2381. The lack of a “Complaint” strips Juan Merchan of all “personal and subject matter jurisdiction” and to proceed with trial would constitute “Fraud” 18 U.S.C.1001 for conducting a “fraudulent judicial process” in clear “Insurrection and Rebellion” 18 U.S.C. 2383 against the laws of the United States. For these reason Alvin Bragg must produce the “Complaint” or it becomes the “legal duty” of Juan Merchan to “Dismiss” this cause of action for “Lack of Jurisdiction”.

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. donald john trump’s Father, fred trump, was born in The Bronx, New York, NY. donald john trump was born in Queens, New York City, NY.

“Order”

In this Common Law, Court of Record, donald john trump 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. Fraud on the Court

Alvin Bragg has obtained a “Fraudulent Indictment” fraudulently claiming it gives him the authority to speak on behalf of all the people of the “State” of “New York” without a signed “Complaint”. “THE PEOPLE OF THE STATE OF NEW YORK” is a “Corporate Entity” that cannot speak, write, appear or contract with any attorney for representation. No “Corporation” can produce a “Complaint” to establish “personal and subject matter jurisdiction” for any court. The

“Corporation” cannot testify to a “Grand Jury” to establish grounds to issue an “Indictment” against any “sovereign”. No “Corporation” can be named “Plaintiff” of a “Criminal Case” the “injured party”, who signed the “Complaint” must be named “Plaintiff”. The common practice of naming a “STATE” as “Plaintiff” is deemed unconstitutional in this Common Law Court of Record because the Defendant is denied his right to be “confronted with the witnesses against him, secured by the 6th Amendment to all “sovereigns” of the United States of America. A “Corporation” cannot appear in any Court or be subject to “cross examination” thus denying “due process of law” required by the 5th Amendment right.

“Order”

In this Common Law Court of Record, it is hereby “Ordered” that only an “injured party” can be named “Plaintiff” in any “criminal case” to “prosecute” a “sovereign” in the United States of America. This law applies to “sovereigns” only, illegals have no rights under our laws.

“Challenge to Jurisdiction”

It is common knowledge, the “Plaintiff” is required to establish the “Jurisdiction” of any court to proceed in the United States of America. Alvin Bragg must publically produce the “Complaint” signed by an “injured party” and “Grand Jury” transcripts of testimony that gave him authority to prosecute and

gives the Court “personal and subject matter jurisdiction”. Only a signed “Complaint” can give “personal jurisdiction” over the person named and “subject matter jurisdiction” over the crimes alleged in the “Complaint”. Without a “Complaint” this Court is proceeding in “Treason” 18 U.S.C. 2381 as established by 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”

Alvin Bragg is “Ordered” in this Common Law, Court of Record to publically produce the “Complaint” signed by the “injured party” and the “transcript of testimony” given to the “Grand Jury” that justifies the “Indictment” of the Defendant of this cause of action. Alvin Bragg is hereby required to publically produce the “Complaint” and transcript of “Grand Jury” testimony within three days of “Delivery” of this “Remonstrance” by “Registered Mail” of the United States Postal Service. Failure to produce will constitute “Fraud on the court” by

proceeding with a criminal prosecution of a “Sovereign”, without standing, without jurisdiction or authority of law.

2. Smire Campaign:

Nancy Pelosi during a “Press Conference” introduced the “Smire Campaign” that is being conducted by “Democratic Loyalist” in our “Courts” and “Media”. A “smire campaign” is defined as, “Telling lies, spreading rumors, or exaggerating stories about a victim to damage their reputation. Undermining one’s credibility by twisting facts and distorting information. Playing the victim to gather sympathy and support while undermining the other person’s credibility.” Alvin Bragg has advanced the “smire campaign” against donald john trump by acting with malice, intent and knowledge, in malicious intent” to cause damage to a “Presidential Campaign” by seeking to unlawfully obtain a “criminal conviction”. Alvin Bragg has fraudulently claimed that failure to make an entry in an accounting statement allows him to prosecute donald john trump, a case reviewed by “Federal Authorities” who declined to prosecute. Alvin Bragg has obtained the support of the narcissist Michael Cohen who is vengeful against donald john trump who he blames for his conviction for perjury. Cohen has attacked donald john trump in the media by making his opinion “Public” for which he is being sued. Alvin Bragg has solicited “Stormy Daniels”, a self professed whore, who signed a “Non Disclosure

Agreement". Stephanie A. Gregory Clifford, is an American pornographic actress, director and former stripper who has received payment for her silence (From Michael Cohen) and has "renege" on that "Contract" in her quest for more money. Now she has joined this "smire campaign" being conducted by Alvin Bragg who has requested and received a "gag order" on donald john trump to silence his opposition to the "smire campaign" of Alvin Bragg in violation of his 1st Amendment Right to "freedom of speech". Judge Juan Merchan has, by issuance of a "gag order", has become "complicit" in the "smire campaign" being conducted by Alvin Bragg under "color of law" in "fiction of law".

3. Lawfare

In this Common Law Court of Record it is determined "Lawfare" has been instituted in support of the "smire campaign" against donald john trump.

"Lawfare" is the use of legal systems and institutions to damage or delegitimize an opponent or to deter an individual's usage of their legal rights. Alvin Bragg has obtained a "fraudulent Indictment" without a "Complaint" signed by an "injured party" in clear "Conspiracy against rights" 18 U.S.C. 241, "Deprivation of rights under color of law" 18 U.S.C. 242 and "Insurrection and Rebellion" 18 U.S.C. 2383 to these United States laws that prohibit issuance of an "Indictment" by any "Grand Jury" without a "Complaint" established by the 5th Amendment Right to

“due process of law” that protects every “sovereign” within the United States of America. “Insurrection” simply put this law makes it illegal to incite, assist with, or participate in a rebellion or insurrection against United States laws or authority. Alvin Bragg has assumed authority to prosecute a federal crime of election interference where the Federal government found no probable cause to prosecute.

This “Lawfare” is being coordinated by the Biden Administration, by President Biden who is conducting clear “Conspiracy against rights” 18 U.S.C. 241, “Deprivation of rights under color of law” 18 U.S.C. 242 to stop donald john trump from being elected the 47th President of the United States of America. Alvin Bragg, Letitia James, John Luman Smith and Fani Willis are being coordinated by Biden’s Department of Justice” to obtain a “Conviction” of donald john trump based upon “fiction of law” to discredit his “Candidacy”. “Lawfare” was utilized by the Biden Administration, through “Democratic loyalist”, to have donald john trump removed from “State Ballots”, this conduct was overturned 9-0 by the Supreme Court. Alvin Bragg is acting with malice, intent and knowledge with malice, intent and knowledge with malicious intent to create a “Public Spectacle” to damage the “Presidential Campaign” of donald john trump under the “color of law” using “fiction of law” as his authority to “interfere with a Presidential Election”.

“Order”

It is hereby “Ordered” in this Common Law Court of Record all acts of “Lawfare” are deemed “Criminal Conduct” with malicious intent to cause damage under “Insurrection and Rebellion” 18 U.S.C. 2383. For any Court to engage in this “Lawfare” is “Treason” 18 U.S.C. 2381 for acting without “Jurisdiction” under “fiction of law”. All participants of “Lawfare” are “Ordered” to cease and desist all “Lawfare” under penalty of “criminal prosecution” for any act done in support of “Lawfare” with malice, intent and knowledge of malicious intent to cause damage to the “sovereign” donald john trump.

4. Power of Sovereigns

“Remonstrance Breach of Contract” is available to all “sovereigns” of “We the people” of the United States of America, this presents the law that establishes “sovereignty”. Remonstrance allows any “sovereign” to act as “Tribunal” to review the conduct of any government employee challenged by facts, law and evidence establishing a violation of a “Constitutional Right”. All Courts within the United States of America are required to be Article III Constitutional Courts and every judge and justice is required to have an “Oath of Office” to support the Constitution and laws of the United States of America by Article VI. The catch is, you can review everyone’s case except your own. Maxim, “One cannot be judge

and party of a case.” “Sovereignty” can only be exercised in defense of another and it is the duty of every sovereign to know their rights and assist those who don’t.

“Tribunal” is a “Judge” of the conduct of a “Public Official” your Remonstrance (Complaint) is formally presented and a time limit to comply is given. This is under the law of “Commerce” that all be given an opportunity to correct a mistake. If that behavior is not corrected the “Tribunal” has the authority to issue a “Bill of Attainder”. This is the power of a “sovereign” to remove any public official who violates our Constitution. A “Bill of Attainder” declares the “sovereign” is an outlaw, dead in law and can no longer perform any legal function of their “Public Office”. The right to issue a “Bill of Attainder” is reserved to “sovereigns” by the 10th Amendment, Article I, Section 9 prohibits the United States to issue a “Bill of Attainder”, Article I, Section 10 prohibits all states to issue a “Bill of Attainder”. Therefore, the power of issuing a “Bill of Attainder” is reserved to “We the people” to exercise power to ensure our government operates properly. This “Principle of Law” is universal and can be used by any “sovereign” in any Court of the United States of America. This makes the people “Law Enforcement” of our government and members of government accountable to the people for their conduct. Beware, you never know when a “Tribunal” might be present and exercise his/her right to speak in defense of another. Thomas Jefferson

said it best, “When the people fear government you have tyranny, when government fears the people you have liberty.”

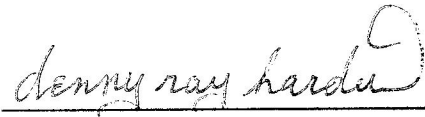
Note: Attorneys have established our Police, Sheriff and Deputies and State Police are “Law Enforcement Officers” to generate cases for their profit. That is not their function. Police, Sheriff and Deputies and State Police are “Peace Keepers” tasked with keeping the peace among the people by any means necessary. It is the responsibility of every “sovereign” to support our “Peace Keepers” and if necessary aid them in their task to keep the peace. They work for us, not attorneys. Peace Keepers are not our enemy, Attorneys who violate our rights are.

“Order”

In this Common Law, Court of Record it is “Ordered” that Judge Juan Merchan 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” by Alvin Bragg.

It is so “Ordered” on this 30th day of March, of the year of our Lord, 2024. Tribunal denny ray hardin now adjourns this Common Law, Court of Record of We the people of the United States of America.

In God we Trust.



denny ray hardin, sovereign, Tribunal

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