

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

**IN THE SUPERIOR COURT OF FULTON COUNTY
STATE OF GEORGIA**

STATE OF GEORGIA

Plaintiff,

v.

donald john trump,

and all others named,

Defendants.

] Scott McAfee, Judge

] Fani Willis, District Attorney

]

] Case No. 23C188947

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“Remonstrance For Dismissal”

COMES NOW, denny ray hardin, sovereign, Tribunal, as a disinterested party, to review the above styled case of donald john trump and all others named, the conduct of Fulton County Superior Court Judge Scott McAfee and the conduct of Fulton County District Attorney Fani Willis which is clearly “Insurrection” 18 U.S.C. 2383 to the “authority of law” required to be administered in all Article III,

Constitutional Courts within the United States of America by “due process of law” required by the 5th Amendment. donald john trump exercised his 1st Amendment Right to petition government of the State of Georgia, for redress of grievances of his belief that “Voter Fraud” was present in the 2020 Election. Public knowledge establishes, it has since been determined “Voter Fraud” was present in the 2020 Election in the State of Georgia. Maxim: “No one is injured by one who exercises his rights.” Therefore, this cause of action is proceeding without an “injured party”, based upon a “fraudulent indictment”, in “Conspiracy against rights” 18 U.S.C. 241, “Deprivation of rights under color of law” and “Treason” 18 U.S.C. 2381. Based upon these violations of law this case must be “Dismissed” by “Judge” McAfee for “Fraud on the Court” by Fani Willis.

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:

Fani Willis has obtained a “fraudulent Indictment” establishing the “STATE OF GEORGIA” as an “injured party” in clear “Fraud on the Court”. The “STATE OF GEORGIA” is a “corporate entity” that cannot speak, write, appear or contract to be represented by any “Attorney”. No “STATE” can produce a “Complaint” to establish “personal and subject matter jurisdiction” for any court. The “STATE” cannot testify to a “Grand Jury” to establish grounds to issue an “Indictment”. No “STATE” can be named “Plaintiff” of a “Criminal Case”, the “Injured Party” must be the 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. The “STATE” cannot appear in any Court or be subject to “cross examination” thus denying “due process of law” required by the 5th Amendment. Only an “injured party” can be named as “Plaintiff” in any criminal case, to prosecute any “Sovereign” in the United States of America.

“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. Fani Willis must publically produce the “Complaint” signed by the “injured party” and “Grand Jury” transcripts of testimony that established grounds for “Indictment” that gave her 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 without “jurisdiction” 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”

Fani Willis is “Ordered” in this Common Law, Court of Record to publically produce the “Complaint” or “Complaints” signed by the “injured party” and the “transcript of testimony” given to the “Grand Jury” that justifies the “Indictment” of each and every Defendant of this cause of action. Fani Willis 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. Lawfare:

In this Common Law Court of Record it is determined “Lawfare” is present in this cause of action. 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. This prosecution is an effort to deter donald john trump the exercise of his right to seek the “Public Office” of “President of the United States of America”. This case

is criminal under the law of the United States of America of “Insurrection” 18 U.S.C. 2383. “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. This case is clear rebellion against the 5th Amendment right of donald john trump and all other defendants to “due process of law” established as the “Supreme Law of the Land” by Article VI, that every judge must have an oath to support.

This “Lawfare” is being conducted by the Biden Administration who is conducting “Conspiracy against rights” 18 U.S.C. 241 and “Deprivation of rights under color of law” 18 U.S.C. 242 to stop donald john trump from being elected as the 47th President of the United States of America. This “Lawfare” is being actively participated in by media and “Democrat Party Loyalist” in campaigns to unlawfully convict donald john trump based upon “fiction of law” to discredit his Candidacy. This “Lawfare” was utilized by the Biden Administration to have donald john trump removed from “State Ballots”, this conduct was overturned 9-0 by the Supreme Court. Fani Willis has been instrumental in this “Lawfare” by conducting the “Public Spectacle” of having donald john trump arrested and a mugshot created to fraudulent create the narrative, “donald john trump is a criminal”. The media tried to damage the campaign by release of this mugshot that was rejected by the vast majority of “Sovereigns” of the United States of America.

It is common knowledge that Fani Willis and Nathan Wade met with President Biden, Vice President Kamala Harris and Attorney General Merrick Garland, that establishes the “Organized Plot” to conduct “Lawfare” under “Color of Law” is clear for all to see.

“Order”

It is hereby “Ordered” in this Common Law, Court of Record all acts of “Lawfare” is 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 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 the penalty of criminal prosecution for acts done with malice, intent and knowledge, with malicious intent.

3. Neglect, Negligence and Liability:

In this Common Law, Court of Record it is determined Judge McAfee has acted in “neglect” 1. The omission of proper attention to a person or thing, whether inadvertent, negligent or willful; the act or condition of disregarding. Judge McAfee has created “fault” 2. Civil Law. The intentional or negligent failure to maintain some standard of conduct when the failure results in harm to another person. The “Public Spectacle” of Fani Willis in the media declaring the guilt of

donald john trump is condemnation without trial and violates the first principles of law that, “All are presumed innocent until proven guilty”. This public attack has caused damage to donald john trump and created fault in this cause of action. It is public knowledge that Judge McAfee contributed to the campaign of Fani Willis who ran on the platform to get donald john trump which creates the possibility of bias. This was publically demonstrated in the recent trial of Willis and Wade for improprieties, by condemning her conduct, but allowing her to remain on the case when any other prosecutor would have been terminated on the spot. Fani Willis went into a church and publically declared exposure of her “adultery” was racist. This unprofessional conduct is condemned in this Common Law, Court of Record, where We the people, are entitled to a higher standard of representation in our “Public Offices”. Maxim, “He who does not disapprove, approves.” Sovereigns do not agree with the degrading treatment of our 45th President of the United States of America, taken in a “Public Spectacle” to allow Fani Willis and her lover to exercise authority over the defendant donald john trump to give legitimacy to her “fraud on the court”.

“Reason Dictates”

Under normal circumstance, because the unprofessional conduct of Fani Willis that has been allowed without accountability, in the interest of justice, Judge

McAfee would be removed from the case. Every “State” has a law that allows recusal of a “Judge” that is acting bias, Georgia’s law is Rule 2.11 (A) requires that judges recuse themselves, regardless of whether a motion has been filed, when a judge’s impartiality might reasonably be questioned. Law dictates every “Sovereign” of the United States of America, is entitled to a fair trial, by an impartial judge, acting within his/her “personal and subject matter jurisdiction” in an Article III Constitutional Court.

Fani Willis has been ordered to meet this lawful challenge to “jurisdiction” by producing the “Complaint” signed by the “Injured Party”, presented to the “Grand Jury” for issuance of the “Indictment”. Only the “Complaint” can give “personal or subject matter jurisdiction” to this Article III Constitutional Court. To proceed without a “Complaint” is usurpation of “jurisdiction” in “Treason 18 U.S.C.2381 as establish by precedence of the Supreme Court. All “Sovereigns” are entitled to this “due process of law” required by the 5th Amendment, that establishes a ”lawful court”.

Findings of Fact:

In this Common Law Court of Record it is determined that faults have occurred that constitute neglect, negligence by breach of duty, gross negligence, criminal negligence that establish liability, personal liability, remedial liability and penal

liability. Precedence establishes, "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)].

4. Fiction of Law:

In this Common Law Court of Record it is determined "fiction of law" has been utilized by Fani Willis in "fraud on the court" to claim authority to prosecute donald john trump and all those named as Defendants of this cause of action. Fani Willis has acted in "Fiction of law" that allows her to obtain a "fraudulent indictment" without a "Complaint" of an "injured party" in violation of the 5th Amendment right to "due process of law". Once challenged it is the "legal duty" of the "District Attorney Fani Willis" to produce the "Complaint" of the "injured party" that justifies the "Indictment". In the United States of America, the "common practice" of allowing government "agents" to fraudulently claim

“injured party” status to “Grand Juries”, allow “Perjury” 18 U.S.C. 1621 and 1623 without a “Complaint” signed under penalty of perjury that allows “Fraudulent Indictment”, in “Fiction of law”. When “jurisdiction” is challenged it is the “legal duty” of the “Judge” to the “District Attorney”, or any prosecutor, to produce the “Complaint”, “Grand Jury” testimony and the “Indictment” to establish “personal and subject matter jurisdiction” to proceed with the case. Failure of the prosecutor to produce all three, constitute the “Indictment” is “Fiction of law”. It then becomes the “legal duty” of the “Judge” to “Dismiss” the cause of action, in its entirety, as “fraud on the court” and refer the prosecutor for criminal prosecution. Failure of the “Judge” to perform his “legal duty” to establish “Jurisdiction” constitutes “Treason 18 U.S.C. 2381 for allowing a case to proceed without “Jurisdiction” or authority of law.

“Right to Give Evidence”

The right of all “Sovereigns” to give testimony to a “Public Grand Jury” is impeded by Attorneys who fraudulently claim “Grand Jury Proceedings” are “secret”. All “Sovereigns” have the right to give evidence of a crime to a “Public Grand Jury” with a “Complaint” signed under penalty of perjury. This right has been removed by the “monopoly” of “Attorneys” to control the “right to give evidence” to prosecution members only. All “Sovereigns” have the “Legal Right”

to attend “Grand Jury Proceedings”, cross examine witnesses against them and give their version to the “Grand Jury” when considering an “Indictment”. “Secret Grand Juries” are “Star Chambers” void of any lawful authority for denial of “Constitutional Rights” to operate their system of corruption known as “Fiction of Law”. Only a “Sovereign” can sign a “Complaint”, all of We the people are “Sovereign” and entitled to this “due process of law” by the 5th Amendment.

“Order”

In this Common Law, Court of Record it is “Ordered” that from this day forward all “Grand Jury Proceedings” must be “Public” and the “accused” must be summoned to attend, all “Sovereigns” must attend to establish “Honor”. All who refuse are “citizens” with no rights, privileges or immunities except those allowed by government. This is in compliance with God’s Law of the following:

Maxim: “The precept of law is to live an honorable life, cause injury to no one and give each his just due.”

All “sovereigns are subject to a “Complaint” signed by an “injured party” and must address the issues of that “Complaint”. All “Sovereigns” who sign a “Complaint”, are under penalty of “Perjury” for lying in a “Complaint”, and are responsible to prove their allegations. All are equal under the law and must be held

accountable for the injuries they cause. God's Law is clear, "Do unto others as you would have them do unto you."

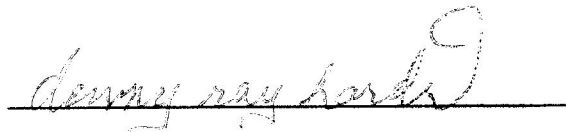
"Order"

In this Common Law, Court of Record it is "Ordered" that Judge Scott McAfee 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 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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