

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

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

**Plaintiff, denny ray hardin, Sovereign**

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**Governor of Missouri, Michael Lynn Parson,**

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**In The Supreme Court Of Missouri**

denny ray hardin,

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Plaintiff

]

]

vs

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

] Received: November 13, 2023

UNITED STATES, INC.,

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STATE OF MISSOURI,

]

JACKSON COUNTY, MISSOURI

]

Defendants.

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**“Original Petition for Damages”**

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**“Bill of Attainder”**

COMES NOW, denny ray hardin, sovereign, to inform the “President of the United States of America”, Joseph Robinette Biden, Jr., as the “Chief Law

Enforcement Officer”, of “Insurrection and Rebellion” 18 U.S.C. 2383 by those responsible to enforce law, in “Public Offices” of the “State of Missouri”.

Governor, Michael Lynn Parson, was informed of “Treason” 18 U.S.C. 2381 by the “Supreme Court of Missouri” who have refused to file an “Original Petition for Damages” or Docket the Case to be heard. This establishes the following crimes within the United States of America:

“Treason” 18 U.S.C. 2381

“Conspiracy against rights” 18 U.S.C. 241

“Deprivation of rights under color of law” 18 U.S.C. 242

Violations of the 1st, and 5<sup>th</sup> Amendments in breach of employment contract (Oath of office).

“Insurrection and Rebellion” 18 U.S.C. 2383

“Fraud” 18 U.S.C. 1001

“Perjury” 18 U.S.C. 1621

“Obstruction of Justice” 18 U.S.C. 1503

The proof is clear, no Case Number has been assigned to provide “Justice” and “due process of law” required by the 5<sup>th</sup> Amendment. The “Supreme Court of the United States of America” has determined this conduct is “Treason” 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).

### **“Sovereignty”**

To be “sovereign” one must be born in a state, to a parent born in a state of the United States of America. denny ray hardin was born in Kansas City, Missouri, to his Mother esther gay hardin, born in Arkansas and his Father jackie ray hardin born in Missouri. The proof is before this Common Law Court of Record.

“Sovereigns” are of the “Body Politic” of “We, the people” entitled to all rights, privileges and immunities of all other “sovereigns” of the United States of America. “Sovereignty” is established by law as follows:

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

#### **Article IV,**

**Section 4. Republican form of government guaranteed.** – The United States shall guarantee to every state in this Union a republican form of government,...

**Note:** republican is an adjective describing a “Republic”.

Republic, n. “A system of government in which the people hold sovereign power and elect representatives that exercise that power.”

Failure to a holder, of a “Public Office”, to exercise his “legal duty” establishes neglect, negligence by breach of duty, gross negligence and in this cause criminal negligence, creating liability, personal liability, remedial liability and penal liability. Based upon these, a “sovereign” has the power to issue a “Bill of Attainder” to remove those within government who refuse to enforce our law or the rights, privileges and immunities secured by law to all “sovereigns”. This right is secured by the 10<sup>th</sup> Amendment as follows:

**Amendment X**

“The powers not delegated to the United States by the constitution, nor prohibited by it to the states, are reserved to the states respectively, or to the people.”

**Article I, Section 9, Clause 3**

“No bill of attainder or ex post facto law shall be passed.”

**Article I, Section 10, Clause 1**

“No state shall... pass any bill of attainder or ex post facto law...”

Therefore, the right to issue a “bill of attainder” is reserved to the people to insure their government operates properly by providing “protection of law” that secures “Public Safety” of all “sovereigns” of the United States of America. The people have the right to remove any “Public Servant” who refuses to act within their “legal duty” and enforce rights, privileges and immunities of “sovereigns” within the United States of America.

## **“Governorship”**

The “Governorship” of every “State” is the highest office of the “State” as the “Chief Law Enforcement Officer” with “control” of all “Public Offices” and all “Public Officials”. The “Office of Governor” is the highest office of the “State” with the most authority and the greatest responsibility to all “Sovereigns” of that “State” to enforce our laws equally on all those who dwell within the boundaries of the “State”. This “Public Trust” is the foundation of our “Republic” that has created a “just society” where “Law and Order” protects the rights, privileges and immunities of all “sovereigns” who share the authority to hold government officials accountable to the laws of the United States of America. When a “Governor” is tasked with stopping violations of Law and refuses to do so, an environment of “Lawlessness” is allowed to prey upon the “sovereigns” of the “State” using “Fiction of Law” as their authority to violate their “Oath of Office” and persecute those who lack knowledge of law under the “color of law”. All “Sovereigns” share the “legal duty” to challenge any conduct of a “Public Servant” that violates the “Constitution of the United States of America” or the “Laws” of the United States of America. First to the “Governor” and if he refuses, to the “President”, as the “Chief Law Enforcement Officer” of the United States of America, should he fail, “Congress” has the “legal duty” to remove the “President” for “Insurrection and Rebellion” 18 U.S.C. 2383 for refusing to enforce the “Law”.

## **“Supporting Facts”**

### **Deeds.**

#### **1. Issue in Controversy:**

As a “sovereign”, denny ray hardin created a “Court of Chancery” (Court of Justice) in the “16<sup>th</sup> Judicial Circuit Court of Jackson County, Missouri” where a “Documented Evidence Brief of Treason” was created in Case Number 1916CV05668. Because the “Judge” refused to adjudicate the Case, an “Original Petition for Damages” was filed in the “Supreme Court of Missouri” who has refused to give it a case number since November 13, 2023. This moved the “Court of Chancery” from Jackson County, Missouri to the “Supreme Court of Missouri” to determine the legal question of “Jurisdiction” of all “UNITED STATES DISTRICT COURTS”. By the Constitution, Supreme Court Precedence and law of the United States of America these “UNITED STATES DISTRICT COURTS” are condemned as fraudulent courts, as “Legislative Courts” issuing “Bills of Attainder” prohibited by Article I, Section 9 of our Constitution. These are Article IV courts fraudulent conducting “judicial process” under the “color of law”, without jurisdiction or authority of law. Because this is the biggest case in American History, showing a “Conspiracy” of all BAR Association members to allow these fraudulent courts to operate under the Article III jurisdiction, of

“District Courts of the United States”, without challenge, An Exposition, was produced and presented on February 14, 2024, to which a case number has been refused to date. This establishes complicity in “Treason” by all members of the “Supreme Court of Missouri” through “Obstruction of Justice” 18 U.S.C. 1503 in a “Court of Chancery”.

The issue of the “right to a case” and “right to be heard” were presented to “Governor Michael Lynn Parson” on March 19<sup>th</sup> 2024 by “Official Notification of Treason” who has remained silent to date. Therefore on April 12<sup>th</sup>, 2024 a “Bill of Attainder” was delivered to Governor Parson to remove the “Chief Justice and Judges” of the “Supreme Court of Missouri” as “Outlaws” who have violated law in their “Public Offices”. Because the Governor has refused his “legal duty” it now becomes the problem of the “President of the United States of America” to deal with.

**Note:** Because denny ray hardin is a party of this cause of action, he cannot act as “Tribunal” (Judge) in this cause of action. Maxim of God’s Law: “One cannot be judge and party of a case.” But there are many cases around the Nation where the “Tribunal” has acted in condemnation of denial of “due process of law” required by the 5<sup>th</sup> Amendment, in these “Tribunal” will act to enforce the “Orders” of the Common Law, Court of Record. Those responsible for enforcement of law, who

refuse their “legal duty” will be targeted for removal from “Public Office” and criminally prosecuted for their crimes. A “Sovereign” has all powers of a “Tribunal” without the title of “judge” and may act in his own capacity as a “Sovereign Plaintiff” in civil matters or as a “Private Prosecutor” to criminally prosecute those who have violated our law.

### **“Public Declaration”**

The “Sovereign”, denny ray hardin, now declares in this Common Law, Court of Record that Governor Michael Lynn Parson of the “State of Missouri” is an “Outlaw” and a threat to “Public Safety” for which he must be removed, from his “Public Office”, in the interest of all “sovereigns” of the United States of America. The “Governor” Michael Lynn

Parson was given 3 days to exercise his “legal duty” to “Publically” remove the “Chief Justice and all Judges” of the Missouri Supreme Court from their “Public Office” for their crimes presented in the “Bill of Attainder”. “Maxim of God’s Law: “Proofs ought to be evident, (that is) clear and easily understood.” “It is the duty of justices to administer justice to everyone pleading before them.” “Whoever is once bad is presumed to be so always in the same kind of affair.” The proof of this cause of action is clear, those who have violated law remain in “Public Office” therefore removal of Governor Michael Lynn Parson is warranted for refusal of his



“legal duty” to enforce the laws of the United States of America in his “Public Office”. The President Joseph Robinette Biden, Jr. is given three days to perform his “legal duty” to publically remove Governor Michael Lynn Parson for crimes committed in his “Public Office”.

**“Oath of Truth”**

I, denny ray hardin do hereby certify that the foregoing is the truth, whole truth and nothing but the truth, to the best of my ability and knowledge. So help me God.

It is so enrolled in this Common Law Court of Record on this 16<sup>th</sup> day of April in the year of our Lord 2024, in the “Public Record” with all other documents available for public review on the Website as follows:

<https://Americansrepublicparty.org>

**In God We Trust.**

A handwritten signature in cursive script that reads "denny ray hardin". The signature is written in black ink and is positioned above a horizontal line.

denny ray hardin, sovereign

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CC.

Michael Lynn Parson

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