

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

donald john trump

Charles Ellis Schumer, Senate Majority Leader

Joseph Robinette Biden, Jr., President

Chief Judge James E. Boasberg

All Justices, Magistrates and Judges of the United States of America

All United States Attorneys / DEPARTMENT OF JUSTICE

All Agents of the FEDERAL BUREAU OF INVESTIGATION

All UNITED STATES DISTRICT COURTS within the boundaries of the United States of America.

Governor State of New York, Kathy Hochul

Judge Arthur Egnoron

Judge Juan Merchan

Letitia James, New York Attorney General

Alvin Bragg, Manhattan District Attorney

Governor State of Georgia, Brian Porter Kemp

Judge Scott McAfee

Fani Willis, District Attorney

Governor State of Missouri, Michael Lynn Parson

Chief Justice Mary R. Russell

Judge Zel M. Fischer

Judge Robin Ransom

Judge Paul C. Wilson

Judge Kelly C. Broniec

Judge Ginger K. Gooch

“Bill of Attainder”

“Revocation of Sovereignty”

COMES NOW, a child of God, denny ray hardin, sovereign, Tribunal to exercise the “sovereign power” of “We the people of the United States of America” to combat the criminal conduct of individuals within our “Public Offices”. Black’s Law Dictionary, Eighth Edition defines “sovereignty 1. Supreme dominion, authority or rule.” In the “Constitutional Republic of the United States of America” the “Body Politic” of “We the people, of the United States of America” retains “sovereign power” defined as “The power to make and enforce laws.” The “Constitution of the United States of America” guarantees all the people of the United States of America a “republican form of government”, but today “Democrats” have declared war upon our Constitution to seize power from the people to exalt themselves as superiors above those they are required to serve and protect by enforcement of our laws. This “Insurrection and rebellion” 18 U.S.C. 2383 of “Democrats” to the Constitution and laws of the United States is

clear to the American People in the New York case against donald john trump where “Lawfare” was exercised to deprive a sovereign of all rights, privileges and immunities to fraudulently label him a “convicted felon”. This “Lawfare” has been utilized by BAR members to label millions of Americans “convicted felons” of which I am one.

Black’s Law Dictionary, Eighth Edition Page 137. – attainder “1. At common law, the act of extinguishing a person’s civil rights when that person is sentenced to death or declared an outlaw for committing a felony or treason.” “The word attainder is derived from the Latin term *attinctus*, signifying stained or polluted and includes in its meaning all those disabilities which flow from a capital sentence. On the attainder, the defendant is disqualified to be a witness in any court, he can bring no action, nor perform any of the legal functions which before he was admitted to discharge; he is, in short, regarded as dead in law.”

“State of New York”

In the “Common Law Court of Record” of “We the people of the United States of America” a “Bill of Attainder” was issued to Governor Kathy Hochul, to remove Judge Juan Merchan and District Attorney Alvin Bragg for crimes in their “Public Offices”. Kathy Hochul refused to enforce the Constitution and laws of the United States. Therefore, Tribunal denny ray hardin now revokes the “sovereignty”

of the “State of New York” until the lawful “Orders” of this “Court of Record” are enforced in accordance with law. In this “Common Law Court of Record” the “State of New York” by this “attainder” is deemed an “Outlaw” and declared “dead in law”.

“State of Georgia”

In the “Common Law Court of Record” of “We the people of the United States of America” a “Bill of Attainder” was issued to Governor Brian Porter Kemp, to remove Judge Scott McAfee and District Attorney Fani Willis for crimes in their “Public Offices”. Brian Porter Kemp refused to enforce the Constitution and laws of the United States. Therefore, Tribunal denny ray hardin now revokes the “sovereignty” of the “State of Georgia” until the lawful “Orders” of this “Court of Record” are enforced in accordance with law. In this “Common Law Court of Record” the “State of Georgia” by this “attainder” is deemed an “Outlaw” and declared “dead in law”.

“State of Missouri”

In the “Common Law Court of Record” of “We the people of the United States of America” a “Bill of Attainder” was issued to Governor Michael Lynn Parson, to remove all members of the Missouri Supreme Court for failure to provide due process of law required by the 5th Amendment and other crimes in their “Public

Offices”. Michael Lynn Parson refused to enforce the Constitution and laws of the United States. Therefore, Tribunal denny ray hardin now revokes the “sovereignty” of the “State of Missouri” until the lawful “Orders” of this “Court of Record” are enforced in accordance with law. In this “Common Law Court of Record” the “State of Missouri” by this “attainder” is deemed an “Outlaw” and declared “dead in law”.

“United States of America”

In the “Common Law Court of Record” of “We the people of the United States of America” a “Bill of Attainder” was issued to “President Joseph Robinette Biden, Jr.” to remove Governor Kathy Hochul and others for their crimes in “Public Office”. President Biden refused to enforce the Constitution and laws of the United States. Therefore, Tribunal denny ray hardin now revokes the “sovereignty” of the “United States of America” until the lawful “Orders” of this “Common Law Court of Record” are enforced in accordance with law. The “United States of America” and all its “agents” are deemed “Outlaws” and declared “dead in law”.

“United States Senate”

In the “Common Law Court of Record” of “We the people of the United States of America” a “Bill of Attainder” was issued to Senate Majority Leader Charles Ellis Schumer to remove “President Joseph Robinette Biden, Jr. for crimes

committed in his "Public Office". Josh Hawley and Eric Schmitt, were served as "Senators of Missouri" to ensure enforcement of law, they all failed to support the Constitution and laws of the United States of America. Therefore, Tribunal denny ray hardin now revokes the "sovereignty" of the "United States Senate" until the lawful "Orders" of this "Common Law Court of Record" are enforced in accordance with law. The "United States Senate" and all its members are deemed "Outlaws" and declared "dead in law".

"Supreme Court of the United States"

In the "Common Law Court of Record" of "We the people of the United States of America" the "Supreme Court of the United States" was repeatedly informed fraudulent Article IV Courts were unlawfully exercising jurisdiction of Article III Courts established by 18 U.S.C. 3231. All Courts of the United States of America are "Legislative Courts" operated in "treason" by BAR Associations with the issuance of "Bills of Attainder" prohibited by Article I, Sections 9 and 10 to all government within the United States of America. All Article IV Courts are found in this Common Law Court of Record to be "Organized Crime Syndicates" of BAR Associations and are hereby "Abolished" within the United States of America. Therefore, Tribunal denny ray hardin now revokes the "sovereignty" of the "Supreme Court of the United States" until Constitutional Article III Courts are

restored to the American People in every State of the United States of America.

The “Supreme Court of the United States” and all its members by this “attainder” are deemed “Outlaws” and declared “dead in law”.

“United States Marshalls Service”

It is hereby “Ordered” in this Common Law Court of Record that the following individuals are in “Criminal Contempt of Court” subject to “Penal Liability” as prescribed by law. These are as follows:

Chief Judge James E. Boasberg, UNITED STATES DISTRICT COURT for the District of Columbia.

Governor State of New York, Kathy Hochul

Judge Arthur Egnoron

Judge Juan Merchan

Letitia James, New York Attorney General

Alvin Bragg, Manhattan District Attorney

Governor State of Georgia, Brian Porter Kemp

Judge Scott McAfee

Fani Willis, District Attorney

Governor State of Missouri, Michael Lynn Parson

Chief Justice Mary R. Russell

Judge Zel M. Fischer

Judge Robin Ransom

Judge Paul C. Wilson

Judge Kelly C. Broniec

Judge Ginger K. Gooch

Each of the above named “contemnors” are deemed “Outlaws” in this Common Law Court of Record and are “Ordered” to serve 364 days in “Jail” for the crime of “Criminal Contempt of Court” and pay a “Fine” of \$100,000.00. This “Order” is to be enforced by the “Director of the United States Marshals Service” Ronald L. Davis who shall arrest wherever they may be found and deliver said individuals to “Jail” and insure they are held for their entire sentence. Failure to do so will constitute “Insurrection and Rebellion” 18 U.S.C. 2383 against the Constitution and laws of the United States of America and subject him to “Penal Liability”.

<https://Americansrepublicparty.org>

The facts, law and evidence that supports the issuance of this “Bill of Attainder” is available on the above website for inspection and challenge by all. As Tribunal, denny ray hardin is 100% responsible to prove all allegations of this “Bill” and welcomes lawful challenges to establish “Truth” in this case of action. All those

charged with “Contempt of Court” are “Principals of Treason” and should be held in maximum security while awaiting trial by the United States Marshalls Service. How this trial is to be conducted is a matter for Congress under Article III.

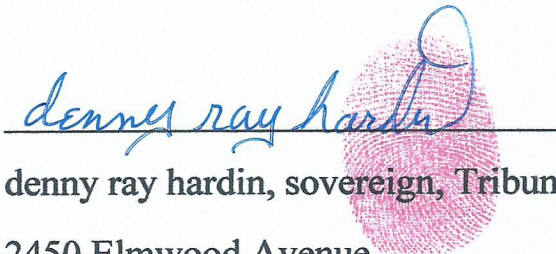
“Public Declaration of Treason”

This “Commercial Instrument USPS Tracking RC 055 740 372 US” is a “Public Declaration of Treason” by “Public Offices” of “We the people of the United States of America”. These “Public Institutions” claim the authority to violate our Constitution and laws of the United States of America by refusing lawful “Orders” of a “Common Law Court of Record”. All “Sovereigns” are required to follow the precepts of law, to live an honorable life, cause injury to no one and give each man his just due. The denial of “due process of law” required by the 5th Amendment is running rampant within the government commonly known as “Lawfare” that has corrupted our “Public Institutions” and caused the decline of “Public Safety” and “National Security”. Therefore, the seizure of their “sovereignty” and authority to conduct legal process is warranted to restore “Public Safety”. When the lawful “Orders” of this “Common Law Court of Record” have been enforced in accordance with law, “sovereignty” will be restored by the Tribunal denny ray hardin, until then all those named are deemed “dead in law” and cannot perform

any legal function. This “Public Declaration of Treason” is being served on donald john trump to be made public by any means he so chooses.

It is so “Ordered” in this “Common Law Court of Record” by the Tribunal denny ray hardin on this 4th day of June, in the year of our Lord 2024 and is now adjourned.

In God We Trust.


denny ray hardin, sovereign, Tribunal
2450 Elmwood Avenue
Kansas City, Missouri 64127
(816)522-5587

Donald John Trump
C/O Executive Offices
115 Eagle Tree Terrace
Jupiter, Florida 33477

Ronald L. Davis, Director
U.S. Marshalls Service
1215 S. Clark Street
Arlington, VA 22202

Chief Justice John G. Roberts, Jr.
C/O Supreme Court of the United States
1 First Street, NE
Washington, DC 20543