

In The Common Law, Court of Record

Of

We the People of the United States of America

Magistrate Donald John Trump, Presiding

In The Common Law, Court of Record

Of

We the People of the United States of America

Tribunal denny ray hardin, Sovereign Plaintiff

denny ray hardin,]

Sovereign Plaintiff,]

]]

vs] Case No. 1

]]

Supreme Court of the United States,]

Defendant.]

“Attainder of Treason”

COMES NOW, denny ray hardin, Sovereign Plaintiff to issue an “Attainder of Treason” within the authority of Article III, Section 3, of the “Constitution for the United States of America” (1787 Version) to remove all members of the “Supreme Court of the United States” for treason, high crimes and bad conduct.

Outlaws/Tortfeasors/Traitors:

John Roberts

Clarence Thomas

Samuel Alito

Sonia Sotomayor

Elena Kagan

Neil Gorsuch

Brett Kavanaugh

Amy Coney Barrett

Ketanji Brown Jackson

Scott S. Harris, Clerk

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.”

“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).

"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)].

Sovereign Right:

denny ray hardin claims the “Constitution for the United States of America” (1787 Version) gives “sovereign power” to “We the people” and limits the powers

of the “UNITED STATES OF AMERICA” and the “STATES” of the Union.
Article IV, Section 4. “The United States shall guarantee to every State in this
Union a Republican Form of Government,…”

Note: republican government. “A government in the republican form; specif., a
government by representatives chosen by the people.” [Black’s Law Dictionary,
Eighth Edition, Page 716]

This is “breach of contract” by the “UNITED STATES OF AMERICA” who
has failed to provide a “Republican Form of Government”.

Note: breach of contract. “A violation of a contractual obligation by failing to
perform one’s own promise, by repudiating it, or by interfering with another
party’s performance.” [Black’s Law Dictionary, Eighth Edition, Page 200]

Article VI of our Constitution created the “Constitutional Republic” in which
every “Public Officer” is bound by an “Oath of Office” to support the Constitution
as the “Supreme Law of the Land”. Today in the “United States of America” our
government has been “hijacked” by a “de facto government”.

Note: de facto government. “A government that has taken over the regular
government and exercises sovereignty over a nation.” [Black’s Law Dictionary,
Eighth Edition, Page 716]

The “UNITED STATES OF AMERICA” has abandoned their promise of a “Republican Form of Government” and instituted a “mixed government” in our “Constitutional Republic”.

Note: mixed government. “A government containing a blend of forms, as in democracy and monarchy.” [Black’s Law Dictionary, Eighth Edition, Page 716]

This mixed government has abandoned the authority of “We the people” who created the “Constitution for the United States of America” to allow the mob of government to operate among us without jurisdiction or authority of law. The Constitution regulates all authority of every member of our government.

Note: government. “1. The structure of principles and rules determining how a state or organization is regulated.” [Black’s Law Dictionary, Eighth Edition, Page 715]

By the “Constitution for the United States of America”, We the people of the United States of America, created a “Constitutional Republic” where We the people retain sovereign power over our government.

Note: republic, n. “A system of government in which the people hold sovereign power and elect representatives who exercise that power.” “A republic is a government which (a) derives all of its powers directly or indirectly from the great

body of the people and (b) is administered by persons holding their office during pleasure, for a limited period, or during good behavior.” [Black’s Law Dictionary, Eighth Edition, Page 1330]

Note: good behavior. “A standard by which judges are considered fit to continue their tenure.” [Black’s Law Dictionary, Eighth Edition, Page 713]

The “Supreme Court of the United States” is the supreme authority of all courts within the United States of America under Article III of the Constitution, together they have power and duty to enforce the “Constitution for the United States of America” in every Public Office of government. This is the structure of accountability that We the people have been denied access to by the fraudulent claim of “lack of jurisdiction”. By ignoring their “Oaths of Office” the “Supreme Court of the United States” has allowed fraudulent “UNITED STATES DISTRICT COURTS” to conduct fraudulent due process of law without jurisdiction or authority of law, this behavior goes against the principles of good faith conduct that We the people demand of our “Public Officials”.

Note: good faith. “A state of mind consisting in (1) honesty in belief or purpose. (2) faithfulness to one’s duty or obligation, (3) observance of reasonable commercial standards of fair dealing in a given trade or business, or (4) absence of

intent to defraud or to seek unconscionable advantage. [Black's Law Dictionary, Eighth Edition, Page 713]

By the "Supreme Court of the United States" refusing jurisdiction, it has allowed Article IV "UNITED STATES DISTRICT COURTS" to continue their treason for acting without jurisdiction. This is by design, with malicious intent, the Supreme Court refuses to rule the controversy of jurisdiction, in bad faith conduct, the treason of the "UNITED STATES DISTRICT COURTS" is allowed to continue protected by the Supreme Court who is providing aid and comfort to their "Organized Crime" of treason.

Note: bad faith. "Dishonesty of belief or purpose." [Black's Law Dictionary, Eighth Edition, Page 149]

FACTS:

1. On September 15, 2025, the "Public Office" of "Clerk" of the "Supreme Court of the United States" received a "Petition for Certification of law" this is lawfully established by the "date stamp" attached as Exhibit 1.
2. On September 15, 2025, the "Public Office" of "Clerk" of the "Supreme Court of the United States" received a Form 95 "Claim For Damage, Injury or Death", this is lawfully established by the "date stamp" attached as Exhibit 2.

3. On September 16, 2025, Scott S. Harris, Clerk of the “Supreme Court of the United States” made a fraudulent judicial determination that the Supreme Court lacks jurisdiction, evidenced by letter attached as Exhibit 3.

These Facts establish the crime of “Interference with Commerce” in violation of R.I.C.O. 18 U.S.C. 1951(a)(b)(1) and (2), by seizing “Commercial Instruments” and returning them to the Sovereign Plaintiff without due process of law required by the 5th Amendment, Scott S. Harris has acted without jurisdiction or authority of law to make judicial determinations in fraud that constitutes “Torts”.

Note: intentional tort. “A tort committed by someone acting with general or specific intent.[Black’s Law Dictionary, Eighth Edition Page 1527]

Scott S. Harris acted with malicious intent in “Obstruction of Justice” 18 U.S.C. 1503 to reject a case that challenged jurisdictional authority and protecting the Supreme Court from the duty to render them “Fraud”, which would expose the criminal acts of all attorneys and all judges engaged in this “Organized Crime”.

Some of their crimes are as follows:

“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 5th Amendments in breach of employment contract (Oath of office).

“Seditious Conspiracy” 18 U.S.C. 2384

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

“Fraud” 18 U.S.C. 1001

“Perjury” 18 U.S.C. 1621

The crimes of attorneys and judges, operating in fraudulent courts, denying due process of law and a “Judicial Trial” by a court of proper jurisdiction constitutes a mass tort.

Note: mass tort. “A civil wrong that injures many people.” [Black’s Law Dictionary, Eighth Edition, Page 1527]

Scott S. Harris failed to forward the documents to the Supreme Court Justices for judicial determination based upon the merits of the case, constituting a negligent tort.

Note: negligent tort. “A tort committed by failure to observe the standard of care required by law under the circumstances.” [Black’s Law Dictionary, Eighth Edition, Page 1527]

Scott S. Harris is a “tortfeasor” who has acted in fraud, under common law, by fraudulently claiming authority to determine cases for the Supreme Court.

Note: tortfeasor. “One who commits a tort; a wrongdoer.”

John Roberts is the “Chief Justice” and responsible for the conduct of all his Clerks under a quasi-tort.

Note: quasi-tort. “A wrong for which a nonperpetrator is held responsible; a tort for which one who did not directly commit it can nonetheless be found liable, as when a master is held accountable for a tort committed by a servant.” [Black’s Law Dictionary, Eighth Edition, Page 1527]

Because this cause of action has been ongoing since May 10, 2010, there have been many torts committed under color of law, by rogue judges acting without jurisdiction and authority of law. These could have been prevented by due process of law of examination of facts, law and evidence presented and repeatedly rejected by the Clerk of the Supreme Court . The aforementioned crimes caused me injuries constituting successive tortfeasors.

Note: successive tortfeasors. “Two or more tortfeasors whose negligence occurs at different times and cause different injuries to the same third party.” [Black’s Law Dictionary, Eighth Edition, Page 1527]

This criminal cause of action, began on May 10, 2010, where fraudulent Magistrate Robert E. Larsen, refused to state his jurisdiction, refused bail and unlawfully detained denny ray hardin without warrant, without a complaint and without jurisdiction or authority of law. Every act of every attorney and judge

since was to ignore the facts, law and evidence to allow unlawful detention to continue. This conduct constitutes fault by the Judicial Branch of the United States of America.

Note: fault. “1. An error or defect of judgment or of conduct; any deviation from prudence or duty resulting from inattention, incapacity, perversity, bad faith, or mismanagement. 2. Civil law. The intentional or negligent failure to maintain some standard of conduct when that failure results in harm to another person.

[Black’s Law Dictionary, Eighth Edition, Page 641]

This cause of action was tried by District Judge Gary A. Fenner, who denied the challenge of jurisdiction over 100 times and usurped jurisdiction to conduct a fraudulent bench trial devoid of all authority of law. This conduct was appealed without transcript, the transcript was contracted and paid for but turned over to Anita Burns (Standby counsel, repeatedly fired, but left on the case by Magistrate Robert E. Larsen) who seized the transcript and has refused to release it to date. This was in the violation of the 5th Amendment Right to due process of lawn and a contractual fault.

Note: contractual fault. “Civil law. Fault resulting from intentional or negligent failure to perform an enforceable obligation in a contract. [Black’s Law Dictionary, Eighth Edition, Page 641]

The Court Reporter was supposed to create the “transcript”, and provide a copy to denny ray hardin, Anita Burns seized it and denny ray hardin did not receive it constituting a delictual fault by the court.

Note: delictual fault. “Civil law. Fault resulting from intentional or negligent misconduct that violates a legal duty.” [Black’s Law Dictionary, Eighth Edition, Page 641]

These faults are just the tip of the ice berg, of the due process violations conducted by the Judicial Branch of the United States of America. Public Records show 7 different “UNITED STATES DICTRICT COURTS” were petitioned for habeas corpus, based upon jurisdiction and all were denied or dismissed without a hearing. All were appealed to the “UNITED STATES COURT OF APPEALS” and were denied or dismissed without hearing. All 7 were appealed to the “Supreme Court of the United States” and denied by the “Clerk of the Court”. Thus causing me injury for continued false imprisonment without due process of law.

Note: due process. “The conduct of legal proceedings according to established rules and principles for the protection and enforcement or private rights, including notice and the right to a fair hearing before a tribunal with the power to decide the case. – Also termed due process of law, due course of law. [Black’s Law Dictionary, Eighth Edition, Page 538]

My case involved over 200 judges, magistrates and justices, state and federal, who all acted in “Lawfare” of conspiracy to deny due process rights.

Note: due-process rights. “The rights (as to life, liberty and property) so fundamentally important as to require compliance with due-process standards of fairness and justice. [Black’s Law Dictionary, Eighth Edition, Page 539]

In every court, before every magistrate, judge or justice, due proof was presented that showed, beyond reasonable doubt, the “UNITED STATES DISTRICT COURTS” lack jurisdiction to conduct judicial process. According to the case of U.S. vs Will presented earlier, usurping jurisdiction is treason, the decline of jurisdiction is treason, and refusing to stop the treason of another is treason of aiding and abetting. This constitutes treason by all courts under the Due Process Clause.

Note: Due Process Clause. “The constitutional provision that prohibits the government from unfairly or arbitrarily depriving a person of life, liberty or property.” [Black’s Law Dictionary, Eighth Edition, Page 539]

All of this corruption is a stain upon our “Constitutional Republic” by foreign agents, of the foreign state of BAR Associations engaged in treason to destroy our “Constitution for the United States of America” (1787) and support the fraudulent “Constitution of the United States of America” (1865) in treason by Congress.

These foreign agents have created a de facto government of mixed government to allow mob rule of our “Constitutional Republic”. My questions to Donald John Trump are, “Are you the leader of this de fact government?” “Will you accept the jurisdiction of “Magistrate” and end “Lawfare” in the United States of America, by holding those engaged in treason, accountable?” “Who do you serve, the foreign agents of the BAR or We the people of the United States of America?” “Do you support the malfeasance, malicious prosecution, false imprisonment, character assassination and treason clearly present in the “Judicial Branch of the United States of America?” Your legal duty is to correct the wrongs of the past when they are presented with clean hands. Those who believe in law and order elected you to restore justice and Make America Great Again by restoring law and order. Our guiding principle is “No one is above the law”.

“Conclusion of Law”

I am grateful for the privilege of God’s plan for me. I believe God allowed me to suffer every pain, defamation and wrath that could be inflicted upon me, by my government, with malicious intent to force me to abandon my sovereignty and faith in God. My family and I suffered greatly at the hands of the de facto government who without jurisdiction or authority of law violated my 1st, 4th, 5th, 6th and 8th Amendment Rights to protect their organized crime. All of these acts and many,

many more establish denny ray hardin is an “Injured Party” in this cause of action and establish “standing” to bring this cause of action before the highest ranking official of our “Constitutional Republic”, the “President in a republic”.

“Statement of Truth”

I stand before God, and state the foregoing is the truth, the whole truth and nothing but the truth to the best of my ability and knowledge. So help me God.

God knows the truth.

God’s will be done.

In God we trust.

Respectfully Submitted,

denny ray hardin, Sovereign Plaintiff

2450 Elmwood Avenue

Kansas City, Missouri 64127

(816)522-5587

“Certificate of Service”

I, denny ray hardin, do hereby certify that a copy of the foregoing was mailed by first class mail, on the date of the year of our Lord 2025, that the original was mailed to Donald John Trump.

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

Pamela Bondi, Attorney General
C/O Department of Justice
950 Pennsylvania Avenue, NW
Washington, DC 20530-0001

Kash Patel, Director
C/O Federal Bureau of Investigation
935 Pennsylvania Avenue, NW
Washington, DC 20535

Mike Johnson, Majority Leader
C/O U.S. House of Representatives
Washington, DC 20515

Hakeem Jefferies, Minority Leader
C/O U.S. House of Representatives
Washington, DC 20515

denny ray hardin, Sovereign Plaintiff