ENFORCEMENT – COMMON LAW GRAND JURY PRESENTMENT

A common law Grand Jury presentment, synonymous w/indictment, cannot be challenged or stopped. First you must understand that a legal proceeding¹ cannot be veered away from, it's a prescription of law that must be strictly adhered to, any interference with its orderly process is a crime.

THE PROCESS OF A PRESENTMENT:

Step #1 - Grand Jury investigates

Step #2 - Grand Jury issues a "true-bill" (presentment)

Step #3 – True bills are signed by the grand jury foreman

<u>Step #4</u> – Presentments are filed with the Clerk of Courts, thus beginning a <u>formal criminal</u> <u>proceeding</u>.

<u>Step #5</u> – Clerk must file the presentment as required under penalty of law <u>USC 18 § 2076</u>² penalty for failure to do so is a fine or one year imprisoned or both.

<u>Step #6</u> – Prescribed steps from commencement to the execution at judgment, if any clerk interferers they shall be fined or imprisoned three years, or both under USC 18 §2071³

<u>Step #7</u> – If a Judges intimidates a clerk to destroy or conceal an <u>official proceeding</u>, he shall be fined or imprisoned not more than 20 years, or both under <u>18 USC §1512b</u>⁴

¹ PROCEEDING. In a general sense. the form and manner of conducting juridical business before a court or judicial officer; regular and orderly progress in form of law; including all possible steps in an action from its commencement to the execution at judgment. Erwin v. U. S. (D. C.) 37 Fed. 4S8, 2 L. R. A. Z29; People v. Raymond, 186 III. 407, 57 N. E. I OGG; Morewood v. Hollister, 6 N. Y. 309; Uhe v. Railway Co., 3 S. D. 563, 54 N. W. 601; State V'. Gordon, 8 Wash. 488, 36 Pac. 498. It not only embraces practice in courts, but regulation of the conduct of the court itself wherein such practice takes place. State v. Greenwald, 186 Ind. 321, 116 N.E. 296, 297. An act necessary to be done in order to obtain a given end; a prescribed mode of action for carrying into effect a legal right. Green v. Board of Com'rs of Lincoln County, 126 Okl. 300, 259 P. 635, 637; Marblehead Land Co. v. Superior Court in and for Los Angeles County, 60 Cal.App. 644, 213 P. 718, 723. LEGAL PROCEEDING. This term includes all proceedings authorized or sanctioned by law, and brought or instituted in a court of justice or legal tribunal, for the acquiring of a right or the enforcement of a remedy. Griem v. Fidelity & Casualty Co., 99 Wis. 530, 75 N.W. 67; Mack v. Campau, 69 Vt. 558, 38 A. 149, 69 Am.St.Rep. 948.

² <u>USC 18 § 2076</u> - Clerk is to file: Whoever, being a clerk willfully refuses or neglects to make or forward any report, certificate, statement, or document as required by law, shall be fined under this title or imprisoned not more than one year, or both.

³ <u>USC 18 §2071</u> - Whoever willfully and unlawfully conceals, removes, mutilates, obliterates, or destroys, or attempts to do so, documents filed or deposited with any clerk or officer of any court, shall be fined or imprisoned not more than three years, or both.

⁴ **18 USC §1512b** -- Whoever knowingly uses intimidation, threatens, or corruptly persuades another person, or attempts to do so, or engages in misleading conduct toward another person, with intent to - (1) influence, delay, or prevent ... an **official proceeding**; (2) cause or induce any person to -- (A) withhold ... a document, or other object, from an **official proceeding**; (B) alter, destroy, mutilate, or conceal an **official proceeding**; ... shall be fined under this title or imprisoned not more than 20 years, or both.