



Unified New York Common Law Grand Jury

LEX NATURALIS DEI GRATIA

- Bronx County • Columbia County • Dutchess County • Greene County • Kings County • Monroe County
- Nassau County • New York County • Niagara County • Orange County • Putnam County • Queens County
- Rockland County • Schenectady County • Suffolk County • Sullivan County • Ulster County • Westchester County

Psa 89:14 Justice and judgment are the habitation of thy throne: mercy and truth shall go before thy face.

• Fax (888) 891-8977

January 2, 2014

WRIT OF MANDAMUS¹

PRESENTED TO: Greene County, Chief Court Clerk, Michelle Carrol
Greene County Courthouse; 320 Main Street; Catskill, NY 12414

On or about October 11, 2013 you, Michelle Carrol, failed to perform your duties to file under USC 18 § 2076 and §2071 a “True Bill” with a demand from this constitutional body that you as clerk perform only a ministerial function and that you as clerk not perform any tribunal functions. The following is our findings and determination.

You, Michelle Carrol, failed to comply with the following US and NY codes:

You failed to file a True Bill dated October 11, 2013.

- USC 18 §2076 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.

You failed to perform your duties as chief court clerk.

- §195.00 New York Penal Code, official misconduct for failing to perform duties, which act, or failure to act, is designated an act of Official Misconduct and is a Class A misdemeanor.

You concealed documents deposited with you.

- USC 18 §2071 - 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.

¹ **MANDAMUS. Lat. WE COMMAND.** This is the name of a writ in the name of the king (People) and sealed with its seal which issues from a court of superior jurisdiction directed to a judicial officer commanding performance of a particular act therein specified. Lahiff v. St. Joseph, etc., Soc., 76 Conn. 648, 57 A. 692, 65 L.R.A. 92, 100 Am.St.Rep. 1012.; Poirier v. East Coast Realty Co., 84 N.H. 461, 152 A. 612, 613. Process. State ex rel. Walling v. Sullivan, 245 Wis. 180, 13 N.W.2d 550, 555.

You obstructed the administration of law.

- §195.05 New York Penal Code, obstructing governmental administration in the second degree by intentionally obstructing, impairing or perverting the administration of law, government function or performance of official function by intimidation, force, interference or unlawful act, which act, or failure to act, is designated an act of Official Misconduct and is a Class A misdemeanor.

You have hindered prosecution.

- §205.55 New York Penal Code, hindering prosecution [of known class B or C felony] in the third degree, which act, or failure to act, is designated an act of Official Misconduct and is a class A misdemeanor
- §205.60 New York Penal Code, hindering prosecution [of known class B or C felony] in the second degree, which act, or failure to act, is designated an act of Official Misconduct and is a class E felony

You have failed to report treason.

- USC 18 § 2382 - Misprision of treason Whoever having knowledge of treason, conceals and does not make known the same to some judge is guilty of treason for contempt against the sovereign and shall be fined under this title or imprisoned not more than seven years, or both.

You have remained silent when questioned by this body's investigative board.

- "Silence can only be equated with fraud where there is a legal or moral duty to speak, or where an inquiry left unanswered would be intentionally misleading..." U.S. v. Tweel, 550 F.2d 297, 299. See also U.S. v. Prudden, 424 F.2d 1021, 1032; Carmine v. Bowen, 64 A. 932

You have admitted in writing and verbally that you are obeying (therefore siding with) the conspirators. The idea that "*I was only following orders*" did not prevail in Nuremberg and it will not prevail in New York.

- High Treason in English law. Treason against the king or sovereign, as distinguished from petit or petty treason, which might formerly be committed against a subject. [4 Bl.Comm. 74, 75; 4 Steph. Comm. 183, 184] "Treason" consists of two elements: Adherence to the enemy, and rendering him aid and comfort. Cramer v. U. S., U.S.N.Y., 65 S.Ct. 918, 932, 325 U.S. 1, 89 L.Ed. 1441.
- Felony Rescue

You have not taken an oath of office.

- NY CONSTITUTION ARTICLE XIII PUBLIC OFFICERS Section 1. Oath of office; Members of the legislature, and all officers, executive and judicial, except such inferior officers as shall be by law exempted, shall, before they enter on the duties of their respective offices, take and subscribe the following oath or affirmation:

Decency, security, and liberty alike demand that government officials obey the law, ignorance to the law, or following unconstitutional orders does not excuse you from the penalty of that law when you had a duty to act. In a government of laws, existence of the government will be imperiled if it fails to observe the law scrupulously. Crime is contagious, and when government becomes a lawbreaker, it breeds contempt for the law, it invites every person to become a law unto themselves. If you are incapable of understanding these principles or incapable of standing up to would be tyrants who entice others to break the Law, for their own gain, you should have removed yourself from the trusted position of Chief Court Clerk.

This Tribunal is appalled by the fact that your superiors appointed you to a position that requires an oath and an understanding and seriousness of your position and failed to perform their duty to do so. We counsel you to obey the demands within this mandamus under the penalties of law.

It appears evident² to this Tribunal you are being pressured to break the law by BAR³ Judge A. Gail Prudenti, and Prudenti's BAR lawyer John W. McConnell in an effort to prevent this constitutional tribunal from going forward in its constitutional duties of the filing of a True Bill for high treason and other infamous crimes against the People.

Such acts constitute a contempt for justice, a contempt for both the New York and the United States Constitution and the Bill of Rights, a contempt for the People, and a contempt for the Bench of this Tribunal. They clearly have in mind only to save their own flesh and are willing to deceive you into their growing conspiracy.

Therefore we would counsel you to obey the Law of the Land and if you feel necessary seek legal counsel outside of your place of employment where there exists no conflict of interest in this matter, we would also counsel you, for your sake, to find legal counsel that have no BAR subservience. Keeping in mind you possess no authority to obey anyone but the law, and this tribunal is expressing that law, with no uncertain terms, hiding behind council will not save you.

It has been conveyed to this Tribunal by its investigative board that we show leniency to you because they concluded that you are being used as a pawn. We will trust and accept that advise conditionally as follows, FAILURE TO OBEY "COMPLETELY" WILL RESULT IN A TRUE BILL AGAINST YOU:

We would first like to inform you of the law, which trumps all council to the contrary.

NY CONSTITUTION ARTICLE I, §6: *"The power of grand juries to inquire into the willful misconduct in office of public officers, and to find indictments or to direct the filing of informations in connection with such inquiries, shall never be suspended or impaired by law".*

² Prudenti memo and conversations with Michelle Carrol.

³ **British Accreditation Registry**. Attorneys are "Officers of the Court" (direct "conflict of interest", and attorneys are absolutely "BAR"red from challenging the jurisdiction of the court) and as such they have sworn to uphold the law as it exists, and as they have been taught, thus placing them in violation of their Constitutional Oath.

You, Michelle Carrol, are commanded to perform the following under the penalty of law, and notify this Tribunal by fax immediately.

- 1) As Chief Court Clerk you are commanded to request that Judge Charles M. Tailleir swear you into office immediately, if he fails to do so find another judge and inform us.
- 2) As Chief Court Clerk you are Commanded to file the True Bill delivered into your trust on or about October 11, 2013 (we will send a carrier to pick up a certified copy of the same).
- 3) As Chief Court Clerk you are Commanded to notify the appropriate news media concerning the filing of said True Bill.
- 4) As Chief Court Clerk you are Commanded to personally take said True Bill to Judge Charles M. Tailleir for immediate process.
- 5) As Chief Court Clerk you are Commanded to notify this Tribunal immediately if Judge Charles M. Tailleir refuses to perform his ministerial duty.
- 6) If you are intimidated⁴ by anyone to not perform your above duties, you are to perform them regardless and notify us immediately.

WE THE PEOPLE COMMAND YOU, Michelle Carrol, to perform the above said duty and to inform us of each and every action immediately, in writing by fax. You are not to answer through council. We find it repugnant and contemptuous for a servant to answer their employer through a third party when commanded to perform and give account of their office. YOU SHALL ANSWER TO THIS BODY DIRECTLY AND IMMEDIATELY. ANY COMMUNICATIONS WITH THE INDICTED CONSPIRATORS CONCERNING THIS CASE OF CONSPIRACY AGAINST THE PEOPLE AND THEIR CONSTITUTION WILL BE INTERPRETED AS AN ACT OF TREASON.

Signed by ORDER and on behalf of the UNIFIED COMMON LAW GRAND JURY of NEW YORK



Administrator

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.