

**SUBJECT: REPORTING NATIONAL SECURITY ISSUES, TREASON BY
PUBLIC SERVANTS VERIFIED PUBLIC RECORD.**

**YOU WILL: Find annexed fully incorporated CALL TO DUTY for executing
duties for restoration of lawful functions of legitimate civil government.
Public records annexed offer proof of fact that Treason is being performed
in high levels of government structure.**

TREASON COMPLAINT MILITARY

Charles C. Miller
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DATE: July 29, 2022

SERVED VIA FAX:

1. National Security Law (Code 10)
JAG Code 10 Room 4D640
703-695-8073
703-697-0632
2. General Litigation (Code14)
1322 Patterson Ave., Suite 3000.
202-6585472
3. Email: 45.office.com

4. Link to website proving treason
<http://january6remedies.com/trevors-case/>

United States Post, Registered Mail no.:

RE: IDENTIFICATION OF SOVEREIGN;
DEMAND FOR EXECUTION OF OATH TO AND OF LAW;
BENEFICIARIES DEMAND TO OBTAIN RECORDS;
BENEFICIARIES DEMAND TO INVESTIGATE;
SOVEREIGNS PRAECEPI TO ADMINISTERING SERVANTS.

TREASON CHARGES, DULY TESTIFIED TO BY TWO SOVEREIGNS.

REF: CRIMINAL ACTION Case no. 21-mj-498-(GMH)

or

CRIMINAL DOCKET FOR CASE #: 1:22-cr-00170-CKK;

United States District Court, District of Columbia.

PUBLIC RECORD FACTS: CUSTODIANS; ARCHIVIST OF THE UNITED STATES;
CLERKS FOR THE UNITED STATES CONGRESS AND SENATE; CLERK OF
COURT RECORDS, FIRST HAND TESTIMONY UNDER SEAL OF THE UNITED
STATES.

TO: U.S Navy Judge Advocate General' Corps.

1322 Patterson Ave., Suite 3000

Washington Navy Yard, DC 20374-5066

Attention: Vice Admiral, Darse E. Crandall Jr., et al.

Dear Admiral Crandall,

We, Charles C. Miller, and Trevor Andrew Brown, approach our public servants, the United States of America Military structure, administrative jurisdiction serving the People's Original Political jurisdiction, from the position of Sovereigns. We operate and act herein and herewith standing on the Peoples Original Jurisdictions, first, primary and controlling authority, while approaching the administrative jurisdiction, which every public servant or contractor receiving a pay check from the Peoples government promised personally to serve with ultimate personal Fidelity. The People's Sovereignty was never transferred to any government operation whatsoever.

IDENTIFICATION OF THE SOVEREIGN.

The finding of fact conclusion of law ORDER to all public servants, issued by the Supreme Court for the United States of America in; "Yick Wo v. Hopkins, 118 U.S. 356; *"Sovereignty itself is, of course, not subject to law, for it is the author and source of law; but in our system, while sovereign powers are delegated to the agencies for government, sovereignty itself remains with the people, by whom and for whom all government exists and acts."*; requires the United States Military as a whole, to recognize and serve your affiants herein. This is because we are properly recognized. No servant to the inferior and limited administrative jurisdiction of the Military offices is empowered under their contract terms and conditions for service to operate in any manner whatsoever outside their limited administrative jurisdiction. Public servants are particularly barred from ever interpreting their contract to serve the people. Any attempt to do so

is a breach of oath, a breach of public trust, and results in giving aid and comfort to enemies of the country seeking to usurp the People's form of government. These points are particularly relevant in the present countrywide contexts and specifically this Complaint for Treason. The deciding fact is the Constitution it's self. The People never granted powers to governments We created to RULE OVER our law, the Public Trust contract every public servant promised to serve. Thus, no government operation holds jurisdiction to alter or limit the People's express will.

The Military oath of office for officers; *"I, _____ (SSAN), having been appointed an officer in the _____ (Military Branch) of the United States, as indicated above in the grade of _____ do solemnly swear (or affirm) that I will support and defend the Constitution of the United States against all enemies, foreign or domestic, that I will bear true faith and allegiance to the same; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties of the office upon which I am about to enter; So help me God."*; is binding for life.

The fidelity Bond issued by every officer is voluntarily given to the People's Original Jurisdictions, defined by the People's constitutions both state and national. The States United created the current United States Government. Thus, the oath of office fully incorporates the People's Declarations of ALL RIGHTS RESERVED RIGHTS, captured under state constitutions in the same binding manner as the National Bill of Rights.

The loyalty of the military structure as a whole is to the law of the People defined by constitutions, which are the terms and conditions of the contracts to serve the People and the country We created. Constitution Article VI memorializes all other public servants absolute duty to serve the Peoples Ordinal Jurisdictions. Article VI does not identify military offices.

Loyalty of Military personnel to United States government structures transfers through the office of President. Loyalty to the administrative jurisdiction operated by the United States government as a whole is secondary to loyalty to the constitution from which all administrative jurisdictions grow.

Military offices ALL have one Commander in Chief, the Presidents office, functioning as the Chief Magistrate head law enforcement officer both civilly and criminally. The Magistrates highest duty is to take Care that the Laws be faithfully executed. First priority law is that of the Constitution as Amended by the Bill of Rights. Amendment means added to as control over what is amended. Thus, the Bill of Rights and the enforcement of their specific language is binding on all public servants. This point is particularly relevant in that the Presidents office shall Commission all Officers of the United States. The constitution defines the legal relations between the Peoples office of President and the People's military servants. The first law is that of the People's Original Jurisdiction memorialize by constitution. The powers of the Chief Magistrate held by the Presidents office holds all rights, titles, and interests, and all authority required to make findings of fact conclusions of law, defining every public servants fidelity to the People's original jurisdiction. More to the point the Chief Magistrates position authorizes the President, under his own signature, to make finding of facts, conclusions of law, invalidating any legislative act or statement by the Supreme Court or any other government officer or office. That is what

faithful execution of the law means in very simple terms. First law is executed first before any of the administration of those laws could ever be taken into account. This point is particularly relevant in the context of this Complaint for Treason and the attendant fully incorporated documents by reference to public records now being duly served. More on this point below.

Please be advised that the public records are nonnegotiable and are to be taken as completely true and factual. Challenges to the veracity of any public record requires a challenge to those that are the custodians and those who constructed the records before the challenge could be given any credence whatsoever. Then, the mechanism of due process determining the facts beyond all reasonable doubt comes into play. In the context of this Treason Complaint, there is no doubt possible given the facts of public record duly served herewith as fully incorporated.

This Letter of Information is issued from the capacity of Beneficiaries of and to all public servants personal fidelity oath, while operating in the name of the United States of America. Charles C. Miller and Trevor Andrew Brown are calling to account *sworn personal obligations underwriting* the proper lawful functions of the United States Government as owed by every member of the United States Military, and every other public servant.

Charles C. Miller is a bona fide contract holder to all powers of the United States of America specifically to all obligations owed by every public servant, employee. I am the contact beneficiary, under Constitutionally assigned and captured obligations, which covers all operations under control of the United States Government. Allonge, signing on to, the Declaration of Independence, 1776, July, 4, three States original constitutions, beginning 1777, Articles of Confederation, creating The United States of America perpetuity 1783 is official public record. Proof of fact is verified under United States Post Registered Mail public file identifier, RE 635 957 867 US. This duly served public record perfecting Sovereign standing at capacity was received at the Peoples White House as addressed to President Donald John Trump, 18 September, 2018. Perfected contract, defining political legal and commercial relationships, is verified by record in the State of Wyoming Republic records in birth county, verifiable by contacting President Trump. Perfected recognition of Sovereign standing at capacity is the 1783 Treaty of Peace release by King George of chattel propertities, subjects, memorialized at Yick Wo V. Hopkins, 118 U.S. 356. In 1783 Kings were limited by their own rules. Law of Nations, among themselves to entering treaties with other sovereigns. Thus, the sovereignty of King George transferred to the American People via release of subjects recognizing the newly freed People as sovereigns in and of our own right underwritten by Natures God. So declared before the world and accepted as fact under the Declaration of Independence world wide.

Charles C. Miller, Informs the whole of the United States military structure of my capacities and standing which must be recognized and honored in order for the military structure to maintain its honor and trust of the People. Otherwise a malversation, misbehavior and especially corruption in an office, trust, or commission
a corrupt administration of the People's Original Jurisdictions is executed as public record.

Trevor Andrew Brown is properly identified beneficiary in court records under the following Order identifying the the People in the States United under Declaration of Independence and

Articles of Confederation. Brown's declaration on now closed and sealed in records certified for all time his capacity as Sovereign.

" I have properly identified my self to the court and the persecutors office and provided the Order binding all federal officers to properly recognize me as issued by the United States Supreme Court. Yick Wo v. Hopkins 118 U.S. 356; *"Sovereignty itself is, of course, not subject to law, for it is the author and source of law; but in our system, while sovereign powers are delegated to the agencies for government, sovereignty itself remains with the people, by whom and for whom all government exists and acts."*

The context of me properly identifying Myself is referenced at the finding aid to the statutes, title 18 United States code section 1509 were in failure to comply with federal court orders is a felony.

Misidentifying me beyond to day will be public record testimony of felonies. ". June 27, 2022 hearing quote.

The Constitutional TORTS , fully evidenced by public records begin with Trevor Brown being misidentified as one who does not have access to and protection of ALL United States laws, particularly those benefiting defenses against fatally defective charges and charging procedures. Further, the Brady order mandating the government disclose all exculpatory evidence to a defendant has been ignored by all attorneys associated to the bogus court action.

June 27, 2022, ZOOM connection public record, hearing, which is a criminal extension of venue via interstate electronic communications. Title 4 USC, the same code the court claims as authority to establish jurisdiction over Brown, at section 72 limits all offices of the District of Columbia to the operational venue of the Seat of Government absent special act of Congress. There is no such act allowing the United States District Court for the District of Columbia to expand its venue beyond the limits of the seat of government. Annexed as fully incorporated official public record email to askdoj@doj.gov, addressed and delivered to the Attorney General of the United States and other minions of the department of justice, defines perfectly for all relevant times herein, that no United States District Court in any of the states has ever been assigned judicial powers by Congress. Thus, when Trevor Brown is in Michigan venue, the jurisdiction of the USDC DC over both subject matter and person is lacking pursuant to the same code alleging violations of law.

Conflicts among the various provisions of the code destroys the jurisdiction of the United States District Court in the District of Columbia over Trevor Andrew Brown. The United States code itself is the operating procedures covering and controlling every operation of the United States civil government outside the military operating under the Uniform Code of Military Justice. Law may never be pieced up, it is either a whole or the flow of authority is broken. Conflicts in code sections cancel each other out until properly clarified by Legislative or judicial action.

Thus, both Brown and Miller are moving herein and herewith as employers addressing employees in context of the public trust all public servants personally underwrite, manage, for the administrative jurisdiction as identified by the Commander in Chiefs Order found at 5 CFR, 2635. " . 101, (a) Public service is a public trust. Each employee has a responsibility to the United States Government and its citizens to place loyalty to the Constitution, laws and ethical

principles above private gain. To ensure that every citizen can have complete confidence in the integrity of the Federal Government, each employee shall respect and adhere to the principles of ethical conduct set forth in this section, as well as the implementing standards contained in this part and in supplemental agency regulations”

SIMPLE STATEMENT OF FACTS

President Trump called the American People to recognize our protected right to assemble peacefully to protest, seek redress of grievance against the government, January 6, 2020, at the seat of government. Trevor Brown knew and relied on the Supreme Law of the Land, Bill of Rights, to ensure his personal right to act under the law. Brown knew the United States government as a public trust, acts as trustee over what is mistakenly defined as government property. The true owner of all alleged government properties are the American People because We the People as creators of all government structures are the owners of the sovereignty of the People and We never transferred our sovereignty to governments. Creators of anything that could be defined as property are always the owners until the property is sold, bargained away or gifted to another identified party having capacity to own property which the federal government does not. Governments are granted by constitutions to establish jurisdiction of lands, not title or ownership. Thus, the name of government or government entity identifying government as a land owner serves the trust where in the People are the true owners. Our constitutions assign mere use in trust to and for the administration of our powers and authorities. Thus, Brown was exercising a property right in both real property and the chattel property secured by law for protection while exercising property rights while in DC January 6, 2020. While exercise in property rights January 6, 2020, Brown was attacked by armed public servants while exercising secured rights. These public servants at the behest of Congressional members were ordered to attack the People peacefully assembled, remove the People from public property. The term “public property” verifies the identity of the public as the owner, which is the American People identified by operation of law declared in the Peoples Preamble to our Constitutions. No portion of the national constitution authorizes the federal government to own property in its own name simply because the constitution document does not identify that power as a right held by the United States Government.

Every public servant, particularly law enforcement, knows and has always known that there is no authority or power granted to governments of any type or kind allowing anyone of the American People to be attacked while exercising the rights protected by law. Every public servant knows that when they trespass across the line and trespass People exercising secured rights they are personally liable and responsible or a constitutional TORT which in the current factual circumstances rise to egregious felonies and Treason.

The current court action identified above proves beyond all shadow of doubt, by the public records, submitted via link, which identify conclusively operations by the United States District Court, District of Columbia, Judge Colleen Kollar-Kotelly, Attorney General of the United States, Merrick B. Garland, is respondent inferior minions at the United States Attorneys Office for the Columbia of Columbia, the Federal Public Defenders office in Detroit, particularly minion Todd Shanker, act in conspiracy to commit Treason.

Treason is defined by Constitution is giving aid and comfort to the enemies of our country and the people. The aid and comfort given by judge Colleen Kollar – Kotelly and her cohorts is the attempt to cover up the theft of the peoples most prized personal property their vote and the conversion of that property after stolen converted to illegal use of domestic enemies in league with foreign adversaries.

The specific Treason assigned to all of the cohorts operating together is summed up in one statement. Trevor Brown, and all of the other January 6 detainees or charged individuals, have all been denied access to and the protection of the law that each of these public servants in conspiracy have a greed to deny to the parties they are attaching.

The simple way to look at this open public record fact is that these minions of whomever are attacking the very source of their authority, acting in breach of their personal Fidelity Bond, under oath and employment contract, perverting the application of law and procedures while doing so in conspiracy to protect each other from accountability for participating in the cover up of the fraudulent 2020 election count, verification and ratification process's.

Every one of the American people, in particular every public servant knows and has always known and should have always known, that no value or authority can transfer particularly concerning the Office of President, when there is even the mere sniff of fraud associated with the transfer of the People powers.

The United States District Court for the District of Columbia, under guidance of Article III judicial powers held by Judge Colleen Kollar-Kotelly, refuses to disclose its authorities. Brown in duly served and filed proper Motion to Dismiss, Lack of Jurisdiction, Declaratory Judgements, Tort Settlement, June 02, 2022. Judge Colleen Kollar-Kotelly with held filing of the documents for weeks as noted by the clerks testimony on the open public docket. Later properly served documents have not appeared on the official record for over a week. Both are federal felony violation of civil rights secured to the people and tampering with federal public record. The list of compounding and accumulating statutory felonies is overwhelming. All of them are exposed on the record with more than just a few identified felonies exposed in Trevor Brown's duly served documents sent via government delivery services, both post and email, to the United States District Court.

We, Charles C. Miller and Trevor Andrew Brown, approach the United States Military, under the facts defined of the law of necessity in order to construct public records clarifying facts and law verifying Trevor Andrew Brown is held unlawfully subject to color of law powers of the United States government that do not exist under either constitution nor statute. We identify and provide public record proof that a conspiracy to commit Treason between current alleged public officials and probably foreign enemies exists.

We approach the United States of America Military with Sovereigns Orders because that is that is our duty to our country and we are obligated to provide honest public servants the tools and guidance to perform their public trust duties honorably.

SOVEREIGNS ORDERS TO HONEST PUBLIC SERVANTS, MILITARY SPECIFICALLY.

Under the law of necessity, because no public servant has chosen to act to honor their personal Fidelity Bond to the proper application of the law, we as Sovereigns must step into the equation. We are exercising our rights as Grantors, Bailors, Depositing Creditors and Beneficiaries to all government powers. We are correct in finding the fact that negligence of our public service offices is rampant. Thus we issue the orders below in the proper form Under the Prerogative Writs of the Common Law held by the people as our property right. We are attaching a private communication at this point identifying the Prerogative Writs as the right of the People exercising the Sovereignty of owners over the law of our country Transferred to We the People under the 1783 Treaty of Peace.

PRAECIPE TO THE UNITED STATES MILITARY STRUCTURE.

YOU WILL: Review the files attached at the link provided here concerning the unlawful persecution of Trevor Andrew Brown in the United States District of Court for the District of Columbia.

YOU WILL: Proceed to the United States District Court clerks office and obtain a full and complete set of the files identified under the case numbers above.

YOU WILL: Compare the documents the Sovereigns have provided with the files obtained from the District Court.

YOU WILL: Compile a finding of fact and conclusions of law, either absolving the District Court and all of co-conspirators from acts of Treason, or, execute your duties under the Posse Comitatus Act to restore civil government to proper lawful operation.

YOU WILL: Execute warrants for arrest and detention of each identified conspirator, issued under Military Law, Military Rule, supporting civil government in time of Constitutional crisis.

YOU WILL: Ensure the the American People, particularly every public servant and government contractor is informed fully of your actions with verifications identified by Constitution, it's controlling Bill of Rights and good stating statutes implemented in accord with Article I section 8 Legislative authorities.

YOU WILL: Take all necessary and required action to secure the release from unlawful detention of Trevor Andrew Brown.

Be advised clarification on Posse Comitatus Act operation will be delivered post haste.

I, Trevor Andrew Brown, declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Done this 29th day of July, 2022, duly sworn within the venue jurisdiction of the United States of America recognized as separate from jurisdiction of the United States found by reference Title 28 U.S. Code 2671 (1).

Trevor Andrew Brown PP.

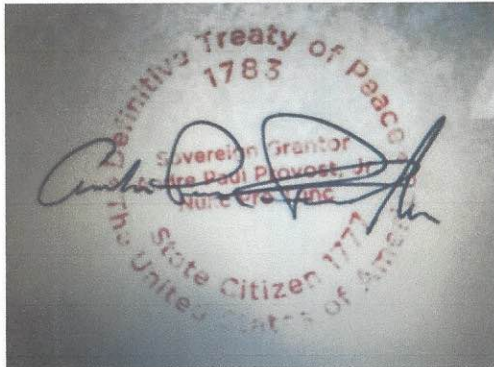
Trevor Andrew Brown, State Citizen of Michigan, All Rights Reserved.

I, Charles C. Miller, declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Done this 29th day of July , 2022, duly sworn within the venue jurisdiction of the United States of America recognized as separate from jurisdiction of the United States found by reference Title 28 U.S. Code 2671 (1).

Charles C. Miller PP.

Charles C. Miller, Sovereign to governments, verified by public record identified herein and herewith.



TRUMP, BY WHAT AUTHORITY DID YOU ABANDON THE PEOPLES OFFICE OF PRESIDENT

Dear President Trump, our President.
Beneficiaries Straight Talk, Facts and Law.
Arrival of a Personal Event.

Beneficiary Charles C. Miller, as contract holder approach the People's Office of President, Donald John Trump, public servant, employee, and tenant in the People's White House of our Republic, The United States of America with Sovereigns Prerogative Writs to be placed before the Peoples Court of Public Opinion within fifteen days of receipt of this formal inquiry.

This official communication should be considered an AUDIT concerning the administration of the People's powers represented in transfer of personal property, political will, held in trust by the People's Office of President, Donald John Trump custodian and administrator to and for the the Peoples Original Political Jurisdiction.

The term AUDIT in context of the political, legal and commercial relationships between me and my government, particularly my employee acting as President, Donald Trump, is the execution and application of the actual and factual capacity of Sovereign addressing the subject of that sovereignty. Mr. Trump, you took the position which testifies that you knew or should have known your position in relation to the People in general and me in particular as the contract holder for the documents creating your servants position. No constructed entity of any type or kind is ever constructed recognizing the entity as capable of holding sovereign capacity. The governments created by the People beginning 1776, merely represent the Sovereignty of the People transferred to us by our former master King George.

Fair Notice; if necessary hard copy under seal of Miller, Westover and Provost Jr. will be duly served and presented to our President and other obligees under operation of personal Fidelity Bonds. Said presentment will contain Prerogative Writs under both common law and equity jurisdictions re-presenting the People's Original Judicial Powers assigned to the construction of the United States Government by Constitution, the Peoples contract executed by our agents, the States United, Nunc Pro Tunc.

You Mr. Trump have never been released from your obligations to the American People, the Republic We the People created nor the government structured to serve the People as exclusive Beneficiaries of all government operations. This declaration of fact is proved conclusively by operation of law known and honored in all law systems. “ ***Fraud or the mere appearance of fraud VOIDS all built on or associated to a Fraud.***” Only the People hold the capacity and right to release you from your obligations to us and that must be done through honest elections process. That’s the Law and you know or should know it. The job of President you accepted terms and conditions does not allow you the right to cancel the promises you gave all the American People.

Beneficiary Charles C. Miller, ex rel., the American People, approach our public servants as identified herein and herewith, Donald John Trump specifically, from the position of Sovereigns, recognized by Order of the Supreme Court to all public servants to properly identify each and every American as employer to all public servants and recognize your legal obligations owed to Beneficiaries, et al, under personal Fidelity Bond issued before the world January 20, 2017. Quote from *Yick Wo v. Hopkins*, 118 U.S. 356; “*Sovereignty itself is, of course, not subject to law, for it is the author and source of law; but in our system, while sovereign powers are delegated to the agencies for government, sovereignty itself remains with the people, by whom and for whom all government exists and acts.*” (NOTE: The following US Code sections are implicated in this Audit. 18 USC §§ 4, 1509, 1512, particularly the opportunity to cure, 1515, proceedings before Chief Magistrate for the United States of America recognized at Article II Constitution, section three; and others that may appear hereinafter; § 2381, particularly the aid and comfort within the United States or elsewhere, language.)

GRAVAMEN; DUE PROCESS.

President Trump, by what authority did you abandon the People’s Office of President on January 20, 2021, knowing the election transfer of authorities administered by the Office of President was a fraud?

Did you Donald John Trump give aid and comfort to to enemies of the People and our form of government, the Republic, the United States of America, when you allowed agents of foreign principals, known to be conspiring with domestic enemies openly and publicly, sharing intent to destroy the unique American culture securing individual liberty for all of mankind through the Rule of Law, the People’s Original Political Jurisdictions, defined by Constitutions as controlled by our local Declarations of Rights and the countries Bill of Rights, the all rights reserved from governments administration in any manner what so ever?

Beneficiaries promise to the man Donald John Trump, our and the People's President, was to be honest and straight forward in all our communications to you. We use the 'to you specifically' because our conversations are all one way. Other than confirmation of receipt of our communications there has been no engagement.

This lack of respect to your employers, the ones with signatures affixed to the 1776 Declaration, original States constitutions, and the Confederation Articles is not only not acceptable, yet a Breach of Public Trust. You sir are our Debtor owing obligations of the highest order politically, legally and commercially to Miller, Westover and Provost Jr. and the American People. More to the point you were duly and properly served proof of contract September 18, 2018 at the People's White House. What that means in real simple terms is that you Mr Trump are a public servant, with emphasis on servant and the contract holders are now calling the debt due as owed.

Beneficiaries NOW present on official government records to the Office of the 45th |President, the only legitimately elected President, Fair Notice. The American People demand to know if you abandoned our office of President resulting in the appearance of Treason!

This presentment should be considered and is the Sovereigns Writ of Quo Warranto, and other Writs issued from the Peoples Original Political Jurisdiction to our Public Trust Servant, Donald John Trump.

No public servant is empowered by the People to overrule or judge our acts executed in our collective Sovereign capacity protecting our Original Political Jurisdiction which is every Citizens highest right and duty.

The People's Original Political Jurisdiction created our constitutions which out of thin air constructed the administrative state, called governments, which you serve of your own free will because you accepted the People's Chief Magistrate position and highest duty, enforcement of our law as written, with the job title of President. In our country there are two primary jurisdictions, one superior and one subservient. The Superior jurisdiction, the People's Original Political Jurisdiction, and the subservient jurisdiction administering the People's powers and authorities defined by the People's contracts called Constitutions, secured by personal promise of every public servant upon accepting service to the People and/or cashing a pay check. The identifying the People as creating governments, results in the inferior administrative jurisdiction of the public servant to be a fact. Administration of authority is not either authority nor power to rule over the contract you engaged with the People nor for you to allow any other public servant to do so from any employees position.

We your Beneficiaries, as first contract holders are the creditors to all powers our President administers. As bona fide Grantors, Bailors, Depositing Creditors of our political will and labor value backing the unlawful private money distributor the Federal Reserve system, we now speak to you from our superior positions with proved standing and capacities.

Please be advised that we the Beneficiaries and contract owners and holders on behalf of all the American People, now attach our law and your administrative states statute law to Donald John Trump, and others, the only legitimate President of the United States of America.

The Peoples office of President can do no wrong ever, because it is a position created by words on paper constructing a position and identifying the Peoples Jurisdictions to be administered by a man serving Chief Magistrates Office. That means in context of the People's Constitution Chief Law Enforcement office holding full and complete right, title, interest and duty to over rule any act by any public servant operating in a non-constitutional manner. This fact of Constitution source means that judges and legislators are subject to the executive power ENFORCING the terms and conditions of the Constitution as amended by the Bill of Rights. The first law to be enforced is the People' Original Political Jurisdiction that built the house of the Republic that you Mr. Trump serve.

The man, Donald Trump in this instant matter appears to have acted in high negligence concerning duties of public office, resulting in breaching the Peoples trust, and evidencing high crimes of the most egregious nature perfectly described by the Peoples Constitutions.

Whether you and all your advisors, particularly your incompetent attorneys, understand or not, once the law of the law of People is attached and moved by the statutes administering the People's powers, there is no escape from the consequence defined by law. This fact is particularly relevant in the present moment and in this set of country wide circumstances. We the People do not need a public servant to wage our law and enforce the statutes governing your acts and or omissions. The Court of Public Opinion Rules, as it ever has.

First, defining the Respondent, Donald John Trump and his obligations.

Date Executed: June 21, 2022, Nunc Pro Tunc, January 20, 2017

ACCEPTANCE OF FIDUCIARY OBLIGATIONS.

Execution on Fidelity Bond

We, Charles C. Miller, Donald Glen Westover, Andre Paul Provost Jr., hereby and herewith, Accept all the Fiduciary Obligations of Donald John Trump, serving as President of the United States of America, owed under personal promise, oath of office public record, employment contract accepted, to recognize and act in all public service functions in complete accord with the Peoples Original Political Jurisdiction, memorialized as the Supreme Law of the Land, identified as Constitutions, both State and National, as Amended and controlled by States Declaration of Rights and National Bill of Rights.

The Fiduciary Obligations, ratified by personal signature identifying the individual man or woman, as public servant, on public record, is the binding contract, executed by consent to serve under known terms and conditions defined by Constitutions and reserved rights of the People creating them.

The Acceptance of Fiduciary Duties herein and herewith recognizes and executes and attaches the Fidelity Bond issued by public servant Donald John Trump, attaching all personal assets and beneficiary positions in guaranteeing and acting as surety for the underwriter to the United States of America, the administrative service entity to the States United under Confederation perpetuity, executing the contracts constructed by the American People, Constitutions, for application of legalized force protecting and serving the People's welfare, first, last and always, the law to which ever public servant pledges fidelity.

We, jointly and severally, declare under penalty of perjury under the laws of the United States of America that the foregoing and following is true and correct.

Done this 22ed day of June, 2022, duly sworn within the venue and jurisdiction of the United States of America recognized as separate from jurisdiction of the United States found by reference at Title 28 U.S. Code 1746 (1).

Signed and sealed document will be duly served as necessary in fifteen, 15, days.

The People's Original Jurisdiction presents facts, drawn from public records, that indicate in a very strong manner, that aid and comfort to enemies of the American People, our country and our forms of government were invited to assume positions of public trust, by Donald John Trump.

Mr. Trump, the facts presented herein are drawn from public records you created while serving as President. Thus there is no escape from the facts which invite the law to attach to the facts capturing the man.

AUTHORITY of THE PEOPLES COURT, PREROGATIVE WRITS.

In 1783 the owner of the people inhabiting what was to become the fully recognized United States of America were released from subject status, owner King George. The 1783 Treaty of Peace recognized the People on the land and the Kings governments as Sovereign in their own right. What that means in the context of judicial power related to this Fair Notice Monograph, is that the People as the Sovereign hold the absolute right to issue the Sovereigns Prerogative Writs and Equity Jurisdiction process that transferred with the Sovereignty of the King. The proof and fact of this statement is the treaty of 1783, accepted by the world as true, correct and complete. Thus, the Sovereign People as creators of all governments, specifically the right of legalized force known as judicial process, maintained the absolute right apply the Prerogative Writs to all public servants because We the People did not give up our Sovereignty to governments We created. There are no words, nor commitments in our Constitutions to transfer the Peoples Sovereign powers to governments. Our Contracts called Constitutions assigned mere use, administration of Sovereign powers to governments We the People created.

The People are not limited in any manner whatsoever from exercising control over all public servants through application of Prerogative Writs, nor is there any requirement declared by Constitutions that Sovereign judicial powers applications are limited to public servants administration. No public servant in any branch of government is recognized as holding authority greater than that of the People to supervise and regulate public servants as necessary.

What this means in very clear and precise terms is that since the legislative body of the United States is not granted authority of any kind to legislate the Kings law away from the People, nor legislate over the People, and the Peoples agent the States did not assign the Prerogative Writs of the King to the one supreme Court, the Writs belong to the People as a property right transferred with the Sovereignty by the Treaty of Peace.

Thus, your bona fide Beneficiaries provide the proof of authority for the American People to hold our President to account herein.

***The Court of Public Opinion, Executing Political Sovereignty
The Peoples Original Political Jurisdiction
June 22, 2022***

***The American People, Sovereigns. Cause no. LAW 101-001
Ex rel:
WRIT OF QUO WARRANTO
V. SHOW CAUSE ORDER.***

Donald John Trump.

Causes of action.

By what authority did Donald John Trump, the only duly elected President, abandon, or give the appearance of abandonment, of the People's Office of President on January 20, 2021.

Did the abandonment of the People's Office of President invite foreign enemies, in conspiracy with domestic actors, known to have expressed intent and known committed actions seeking to destroy the American political, legal, commercial, cultural structures, into to public offices, places of political, legal and commercial control over the future of the People's Republic form of government.

Under what law or theory of law, or, American political practice, allows or recognizes the transfer of the People's Public Trust property, the Office of President and its powers, to any American, when fraud or the mere appearance of fraud is associated to transfer of the Peoples political property, represented in our vote, the same political property right recognized as authority to create governments?

Under what law defined by the Peoples Constitutions, does Sovereignty, reserved to the American People, holders all political power in the United States of America, authorize any public servant the power or authority to deny, of right to refuse recognition of the Peoples Lawful application of legalized force, to attach every and any public servant through Sovereigns Prerogative Writs and Equity Jurisdiction?

FACTS.

1. Donald John Trump, qualified to be President, by birth in the State of New York.
2. Donald John Trump was properly elected President of the United States of America with capacity of Chief Executive Officer and Chief Magistrate serving the United States Government in 2016.
3. Donald John Trump formally and lawfully accepted the Office of President, January 20, 2017, pledging his personal oath, Fidelity Bond, before the People to support the Constitution; " I do solemnly swear (or affirm) that I will faithfully execute the Office of President of the United States, and will to the best of my ability, preserve, protect and defend the Constitution of the United States."
4. Donald Trump knew and should have always known that only the People through a provably honest election could release him from the highest Public Trust office in the United States of America.
5. Donald Trump failed as the Chief Law Enforcement officer of our nations government while serving the People to one time time to cite, the Bill of

- Rights, define constitutional duties, advise of felonies for failures to comply with Presidents orders, act to execute the People's law by issuing orders to executive officers in particular and all other federal offices in general,
6. Donald Trump, instead of executing his promises to the People and our country chose to engage in argument with known crooked political, legal, media personalities in a free for all of social media cult behaviors feeding lawlessness by never mentioning nor attempting to open dialogues on the law, facts, procedures serving the principles that not only made America great, yet kept America great until the personality culture was perfected to the point that control of dialogues based on personality invade our whole operation of government administration.
 7. Donald Trump failed to act under the law for reporting crimes known to him in his unique and very well informed position as President. The reporting of crimes to appropriate government offices included the office of Chief Law Enforcement Officer for the whole of the National government. Thus, when Donald Trump not only failed to act concerning known crimes he openly conspired to cover up the crimes in a conspiracy of silence with known wrong doers. More to the point these acts are premium acts of breach of duty, oath, contract and trust..
 8. Donald Trumps failures to simply act under and in accord with the laws he promised to serve, mislead the American People which when coupled with the participation in open public arguments with known enemies of the People and our States United, bolstered the enemies positions by failure to identify and prosecute their criminal acts. That is known as conspiracy and misprision of felonies.
 9. Donald Trump continued and doubled down during the four years living in the People's White House by cooperating with illegal acts against him, the country and our People, in direct violation of good standing law by describing criminal events as personal attack issues which deceptively covered up the real facts of very egregious crimes rising to treason. More to the point the shifting of duties to execute the law, protect the country and the People, to open pointless argument with known criminals acting openly against the People, our form of governments, caused the principles, facts and law of the People's Original Political Jurisdictions, to be buried in rhetoric, implementing slavery of the American People to controls over our lives by mere administrators known as public servants.
 10. On or about November 4, 2020, Donald Trump, from the pulpit of the Office of President, declared FRAUD was associated to and had tampered with the 2020 election. That declaration was enough to trigger extraordinary powers held by the Chief Law Enforcement officer of the the United States of America. Further that declaration and the proofs available to the People's Office of President within days required Donald Trump to take ALL Constitutionally authorized, statute authorized and executive order

authorized measures to ensure that the CONVERSION and THEFT of the American Peoples most precious personal property, the VOTE, representing the political authority of the People to allow those elected to serve the People.

11. During the next two plus's months, until January 20, 2021, Donald Trump as President had numerous opportunities to exercise lawful remedies, legal procedures and political powers calling the American People to act to VOID the 2020 election.
12. Further, Donald Trump had the opportunity from November 4, 2020 until January 19, 2021, to take steps to expose the FRAUD, CONVERSION and THEFT, of the Peoples absolute right to express our political will controlling the People's governments.
13. As the Chief Law Enforcement Officer and Chief Executive Officer and Chief Magistrate of the United States Government, Donald Trump held and still holds the absolute duty to publicly order EVERY public servant operating under authority of the executive branch, and all others generally receiving a pay check from the federal government to FULLY AND COMPLETELY INVESTIGATE THE FRAUD.
14. Donald Trump knew and should have always known that every public officer is bound by the law to report what they know are crimes. Report of course meaning that under the legal obligations of the President the report would be to the People because the loyalty of federal offices and officers was in doubt as proved by four years activities of and in all three branches of the United States Government. The fact that Donald Trump knew his only option was to call upon the 80 + million Americans is proved by four years harangue of corrupt public servants, media and media companies for their deceptive practices and the enticement of the People to recognize the rampant corruption.
15. The Constitutional powers of the Office of President, the Legislative constructions and the defining of the terms and conditions by the judicial branch, all recognizing the same elements of TREASON have been known to Donald John Trump since day one, January 20, 2017, the day of Promise to the American People and OUR Country.
16. Thus, the facts in evidence, minimal in nature herein, general allegations only, frame the glaringly obvious conclusion.

CONCLUSION: Donald John Trump, **INVITED**, known and well proved by public record enemies of the American People, enemies of our Republic form of government, known to be agents serving foreign interests bent on destruction of the United States of America, in to the public offices owned by the People which supported the enemies dismantling of the Rule of Law, resulting in the ongoing collapse of the whole our American culture in all its aspects.

The conclusion herein above results in the specific language of the TREASON definition set by Constitution, “ ... *or in adhering to their enemies, giving them aid and comfort.* “ , to be in evidence before the world.

Mr. Trump, the sad fact is all of the media manipulation and personality cult blather that you rely on when you address the American People or anyone in the current media is nothing more than shifting the dialogue away from the facts. The word deception and its definition fits your actions perfectly as does the term intentionally misleading.

Mr. Trump, your consistent failure since January 20, 2017 to simply bring forth a law, its application, attaching the law and procedures to the facts, attaching well identified and well-known traitorous criminals usurping the power of the People's governments is now coming home to roost.

Mr. Trump, your Beneficiaries promised to speak straight with you at all times on all subject matters. We have done so herein. It is obvious to us, and a whole lot of other people around the country, growing exponentially in number, that your advisers and those who surround you have not advised you of the real facts of the matter as laid out above.

Mr. Trump, President Trump, your beneficiaries advising in the strongest term possible that you have only one escape from the charges of aiding and comforting the countries and the Peoples enemies. The term escape here could be turned into the recognition of performing a positive known duty under one simple concept. Your choice at this point is to admit that you were trying to escape the crimes identified above, or, use the facts, laws and procedures available to you to simply do the right thing and execute the law.

SHOW CAUSE: Is the redemption available!

Mr Trump, simply come clean with the American People. Tell us, ALL of us Americans the facts, full complete set, every jot, tittle and scintilla of information in your possession or preview, upon which you based your apparent abandonment of your duties in the face of the enemy you had already identified in your public statements.

We the American People are the most law abiding culture on the planet. We also the most forgiving when honest forthright explanations are given too us. We are not stupid, uncaring or ignorant as so many systemites believe.

At the same time We Americans are the most terrible enemy imaginable. We have that history when called for. That call is going out all over the country. If you

Mr. Trump do not know this and understand the ramifications of the American People cleaning our own house, then you are not competent to be a public servant.

Mr. Trump, in the event you choose to keep kicking the can down the same road you have traveled for the last 5 1/2 years you will be admitting that you have judged the American people as incompetent to deal with the truth, the facts, and the laws. By your denying the People the facts so that we could make our own judgment you have treated us as slaves to your personal will and judgement in the same manner King George ruled over his subjects in 1776.

The Peoples Office of President was never created with a secrecy provision, particularly when it concerns survival of our American dream, our culture and our form of government. While some national security issue would of course need to be held very secret, the current circumstances of THEFT of our VOTES, CONVERSION of our political will to the use of known traitors is not subject matter for secrecy.

President Trump, this is all very very simple. The law either works the way that the People laid it out there it doesn't. Running away from the law will never resolve anything. The whole cancel culture, the woke culture and the culture that you lead at the current moment are all running away from a responsibility to apply the law to known traitors.

Your personal fear of applying the law is the hold up for every solution in this country because you have the largest army the world has ever seen and the true American patriots behind your back. Yet you have failed to provide leadership to the places resolutions through the rule of law take place.

The simple fact is this country is going down the tubes and everybody's getting hurt.

Applying the law now the way that it should be may cause what the pundits described as a Civil War but at least the war would be over after the law is openly applied.

Number one, the People chose you to lead them to the promised land. Number two, you accepted the role of the leader to the promised land. Number three, you failed in your leader ship and your duty and promises.

The general principal is problems start out as small and continue to grow exponentially when people fail, you as our President, refused to address them and cause more damage and long-term sustained damage than dealing with the

problem at the beginning. That means the recovery time is almost impossible because there's no effort put into resolving the problem.

Contract holders always have options, servants very few.

We are operating under the assumption that your close ties to the honorable military structures requires you to keep them advised of the matters we Beneficiaries present. If not, please advise and we will fax the offices within the military command structure having duties to investigate these matters.

President Trump, this official communication is deemed by Beneficiaries as a national security issue. We will hold this communication and it's subject matter private until circumstances require we take other action.

We are acutely aware of the import contained in this private communication between Sovereigns and servant. More to the point we recognize the wide open opportunity for enemies to illegally capture this transmission. We act under knowledge that our invitation to the enemies attempt to use the substance herein is a huge trap. Please let them attack you so that your defense brings out all the relevant facts and records proving the identity and acts of the wrong doers. Counter punching is a most pure of art forms.

ADVISORY NOTICE: Beneficiaries as the principals served by public servant employees are not bound by employees rules concerning service of documents or process. From our position as employer we advise that ALL communications to public servants delivered in any manner, particularly to the White House and 45.office, are considered properly served pending the servants providing proof that employees rules govern the People. Notice and delivered knowledge are considered the call on obligations Nunc Pro Tunc, November 2016.

Mr. Trump, we have provided herein a glimpse of a possible future that becomes stronger every day you refuse to simply execute on the law, particularly the Peoples Original Political Jurisdictions controlled by the Bill of Rights. The context of possibilities is most evident in the CONVERSION and THEFT of the People's VOTE properties when no one will address the facts that are subject to good standing criminal statutes. Public servants failing or refusing to address the CONVERSION and THEFT of the VOTES join the conspiracy by simple negligence. This is because the tools to clean the VOTE procedures up are available and the duty exists to do so.

I will clean up the VOTE process, retroactive as well, within ninety, 90, days, from first acts, for the foreseeable future, with your support or with out it. Your choice.

Stand on the law and provide the People with a real solution based on law everyone understands or not.

Call my bluff, please. Then watch the magic every one seems to have forgotten of the real law in action. What defense is there for failing to exercise every opportunity to actually act to clean the VOTE process, now.