

In The Common Law, Court of Record of

We the People of the United States of America

Tribunal, shirley jean oyer, Presiding

Joseph Robinette Biden, Jr.

benjamin judd gerber

Governor State of Kansas, Laura Kelly

Judge Christina Dunn Gyllenborg

Jameson O'Connor, Assistant District Attorney

IN THE DISTRICT COURT OF JOHNSON COURTY KANSAS

STATE OF KANSAS

) **Christina Dunn Gyllenborg, Judge**

) **Jameson O'Connor, Asst., District Attorney**

Plaintiff,

)

)

v.

)

Case no. 23CR03978

benjamin judd gerber

)

Defendant

)

“Judgment of Treason”

COMES NOW, shirley jean oyer, sovereign, Tribunal to render “Judgment of Treason” under

Article III, Section 3 of the “Constitution of the United States of America”, by the Governor of the State of Kansas, Laura Kelly, for allowing violations of due process of law in the “DISTRICT COURT OF JOHNSON COUNTY KANSAS”. Laura Kelly was lawfully served a “Bill of Attainder” establishing the judge and Assistant District Attorney of the above case are “Outlaws” engaged in “Organized Crime” prohibited by R.I.C.O. 18 U.S.C. 1951(a)(b)(1) and (2). Laura Kelly by her refusal to enforce the Constitution and laws of the United States of America establishes “complicity” in the “Treason” being conducted in this case, with malicious intent to cause harm to one of the members of “We the people...sovereign body politic of the United States of America”.

“Elements of Treason”

Deeds:

1. In the case above, the prosecutor has usurped jurisdiction over the “sovereign” benjamin judgerber. The prosecutor has committed “Fraud upon the Court” by filing a case without a “Complaint” signed by an “injured party” establishing “personal and subject matter jurisdiction” personal jurisdiction over the “sovereign” named in the “Complaint” and subject matter jurisdiction over the crime alleged in the “Complaint”. For Jameson O’Connor to obtain a “Conviction” without “Complaint” is “fiction of law” in violation of the 5th Amendment Right to “due process of law”. This conduct establishes criminal conduct with malicious intent to cause damage to a member of “We the people...sovereign body politic of the United States of America” as follows:

“Treason” 18 U.S.C. 2318

“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}

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

“Fraud” 18 U.S.C. 1001

“Perjury” 18 U.S.C. 1621

“Obstruction of Justice” U.S.C. 1503

2, Judge Gyllenborg was lawfully served “Orders” from this Common Law Court of Record, by “Judgment of Acquittal” outlining the crimes of Jameson O’Connor. The Judge was “Ordered” to make the “Prosecutor” produce the “Complaint” that provides the Court with “personal and subject matter jurisdiction” to proceed with the case. Because no “Complaint” was produced, the “Judge” had the “legal duty” to dismiss the case for “lack of jurisdiction”. The “Judge” proceeded without jurisdiction in clear “Insurrection and Rebellion” 18 U.S.C. 2383 to the laws of the United States of America, in “Treason” as established by Supreme Court Precedence as follows:

“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, 66 L.Ed.2d, 392,406 (1980); Cohens v Virginia 19 U.S. 264, 404, 5L.Ed. 257, 6 Wheat, 264 (1821)

3. Judge Gyllenborg, denied “due process of law” required by the 5th Amendment by finding a “sovereign” benjamin judd gerber guilty without trial secured by the 6th and 7th Amendments. After lawfully receiving “Judgment of Acquittal”, Judge Gyllenborg imposed a “Judgment” in clear “Treason” 18 U.S.C. 2381 against the “sovereign” benjamin judd gerber based on a signed contract from the “sovereign” benjamin judd gerber. This contract was obtained by threats and intimidation in front of two witnesses.
4. Because the prosecutor and judge have committed crimes in their “Public Office”, Laura Kelly, as “Governor” and “Chief Law Enforcement Officer” of the “State of Kansas”, was lawfully served “Bills of Attainder” to remove these “Outlaws” from “Public Office” of the “State of Kansas”. By her refusal to enforce the laws of the United States of America, within the boundaries of Kansas, Laura Kelly has established her “complicity” in the “Treson” being fraudulently conducted in the Courts of Kansas.

“Lawfare/Treason”

In this “Judgment of Treason”, the “State of Kansas” is singled out for crimes in a Public Office, but this is not the only “State” involved in this “Organized Crime”, The “President” has received a “Bill of Attainder” for the “Governor” of the “State of Missouri”, Michael Lynn Parson, who refused to enforce the laws of the United States of America and remove members of the Missouri Supreme Court who are engaged in “Treason” by refusing to administer justice as required by law. Mimicking the United States Supreme Court who believe they are above the law and cannot be held accountable. The third strike is the case in the State of Georgia, where Governor Brian Kemp who has interfered with Commerce, by refusing to accept “Registered Mail” delivery of a “Bill of Attainder” against Judge McAfee

and District Attorney Fani Willis for crimes in their “Public Office” to be removed as “Outlaws”.

These elements of “Lawfare” are being conducted by the Biden Administration. Whether this is done with or without his knowledge is not relevant in this Common Law Court of Record, the President is responsible for all acts of every “Public Office” of his administration that violate our law. When the President is informed of “Treason” in “Public Offices”, it is his “Legal Duty” to remove those individuals immediately, failure to do so establishes “complicity” in the crimes. In this cause of action, Laura Kelly as the “Governor of the State of Kansas” responsible as the “Chief Law Enforcement Officer” to enforce law, who was informed of “Treason” in the Courts of her State and refused to remove the criminals from “Public Office”. When the “Governor” of a “State” becomes a “Principal” of “Treason”, it becomes the “Legal Duty” of the “President”, as the “Chief Law Enforcement Officer” of the United States of America to remove that “Governor” from “Public Office”. **Maxim: “Every jurisdiction has its boundaries.” “The part is bad that does not accord with its whole.”** Every government official is bound by Article VI to have an “Oath of Office” to support the Constitution and laws of the United States of America and those who don’t are bad and must be removed from “Public Office”.

Denial of due process of law:

Normally, the next step would be to file a “Criminal Complaint” in the Article III, Constitutional Court, “District Court of the United States of America”, but the law presented in this Common Law Court of Record has established this step is not available. Congress removed the Article III, Constitutional Courts and replaced them with Article IV, “Legislative Courts” under their control. This “conspiracy” of “attorneys” has allowed fraudulent courts with no

jurisdiction or authority of law to persecute “sovereigns” for their financial gain by prosecution and defense of fraudulent ‘judicial process”. The “President” has been “Ordered” to “Order” Congress to re-establish Article III, “District Courts of the United States of America” until these are restored all “sovereigns are denied due process of law” required of all Courts by the 5th Amendment of our “Constitution of the United States of America”.

“Public Record”

Because “Lawfare” has been conducted in the media, sanctioned by the owners of these networks, establishing a “Public Record” for prosecution, it is vital the ”Public Record” be corrected in the Media where it was distorted. “Due process of law” can only be restored by the President conducting a “Press Conference” that removes all distortions that have been made in the name of people by rogue “Public Officials” engaged in “treason”. The following “Orders” are issued in this Common Law Court of Record to restore lawful “judicial process” to all “sovereigns” in compliance with the 5th Amendment Right to “due process of law” required in all courts by the “Constitution of the United States of America”.

“Order

- 1.** In this Common Law Court of Record, it is determined by lawful process that “Governor” Laura Kelly is declared an “Outlaw” engaged in “treason”, therefore, it is “Ordered” that President Joseph Robinette Biden, Jr. remove Laura Kelly from “Public Office”.
- 2.** In this Common Law Court of Record, it is determined by lawful process that Judge Gyllenborg is declared an “Outlaw” for engaging in “Treason” by conducting “judicial process”

without a “Complaint” establishing “personal and subject matter jurisdiction”, therefore, it is “Ordered” that President Joseph Robinette Biden, Jr. remove her from “Public Office.

3. In this Common Law Court of Record, it is determined by lawful process that “Lawfare” is being conducted in the case of the “sovereign” benjamin judd gerber, therefore, it is “Ordered” that Joseph Robinette Biden, Jr. to “Order” all fiction of law” that allows criminal prosecution without a “Complaint” signed by an “injured party” to immediately “cease and desist” in all “States” of the United States of America.

4. In this Common Law Court of Record, it is determined by lawful process that Jameson O’Connor is declared an “Outlaw” for prosecuting a “sovereign” benjamin judd gerber without a “Complaint” in clear denial of “due process of law” required by the 5th Amendment, therefore, it is “Ordered” that President Joseph Robinette Biden, Jr. remove him from “Public Office”.

5. In this Common Law Court of Record, it is determined by lawful process that “Treason” 18 U.S.C. 2381 is being conducted in all state Courts by allowing “Grand Juries” to issue “Indictments” without a “Complaint” signed by an “injured party”, only a “sovereign” can sign a “Complaint” granting the courts “personal and subject matter jurisdiction”, no “citizen” of government can lawfully sign a “Complaint” to obtain an “Indictment”, therefore, it is “Ordered” that President Joseph Robinette Biden, Jr. “Order” all government employees to cease and desist from unlawfully signing any “Complaint” against any “sovereign” within the United States of America, under penalty of death or life in prison for “Treason”.

6. In this Common Law Court of Record, it is determined by lawful process that fraudulent prosecutions are being conducted in the name of the “STATE”, within the common law principle of “Agency”. Proof is required, agency can only be established by a “Principal”, who signs a

“Power of Attorney” or declares in open court the “Attorney” has authority to speak on his behalf. Without agency, no attorney has any standing to speak, therefore, it is “Ordered” that President Joseph Robinette Biden, Jr. “Order” in all criminal prosecutions the “injured party” must be named “Plaintiff” in all courts of the United States of America.

7. In this Common Law Court of Record, it is determined by lawful process that all rules of court have been abandoned creating a lawless society where attorneys determine what is law and ignore that which is written. Every “sovereign” is entitled to the protections of law and prosecution of those who deny that protection, therefore, it is “Ordered” that Joseph Robinette Biden, Jr. cease all “Lawfare” within the United States of America and restore “due process of law” required by the 5th Amendment of the “Constitution of the United States of America”.

“Summation”

Nothing “Ordered” in this Common Law Court of Record is not already required by law. Those we employ to enforce our laws have united in “Lawfare” to deny all “sovereigns” that which the law requires. These government employees believe they are protected by the corruption they are engaged in and believe they are above the law of those who pay their salaries. The “Resurrection” of the “Bill of Attainder” restores the law that allows all “sovereigns” the authority to remove any “Public Official” from any “Public Office” for refusal to enforce the Constitution and laws of the United States of America. As Creators, We the people, created government for our protection and security, but when government becomes detrimental to these purposes, We the people have the right to “abolish” it and establish new guards for our security. These rights were created by our Forefathers in our “Declaration of Independence” and though they have slept for over two hundred years, they maintain the force and power of law, as the day

they were created. The time has come to restore law to all “sovereigns” of the United States of America and stop the “organized crime” of “Lawfare”.

“Conclusion

All criminal prosecution without due process of law is “Treason”, a “Complaint” signed by an “injured party” must be present to give the Court “personal and subject matter jurisdiction”. In the above case, “Treason” is being conducted under “color of law” using “fiction of law” as their authority. If the President will not stop this “Lawfare”, we need a new President who will enforce our laws equally on all.

It is so “Ordered” on this 22nd day of May, in the year of our Lord 2024, Tribunal, shirley jean oyer, now adjourns this Common Law Court of Record of “We the people of the United States of America”.

In God we Trust

Shirley jean oyer, sovereign, Tribunal

2918 Mercier Street

Kansas City, Missouri 64108

(816)423-1699

CC:

Laura Kelly, Governor of Kansas

Capitol, 300 SW 10th Avenue, Ste 241 S

Topeka, Kansas 66612-1590

Notice to the Agent is notice to the Principal.

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