

**In The Common Law, Court of Record of**  
**We the People of the United States of America**  
**Tribunal, denny ray hardin, Presiding**

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**SUPREME COURT OF THE STATE OF NEW YORK**

**COUNTY OF NEW YORK**

<b>The People of the State of</b>	<b>] Arthur Engoron, Judge</b>
<b>New York,</b>	<b>] Letitia James, Attorney General</b>
<b>Plaintiff,</b>	<b>]</b>
	<b>]</b>
<b>v.</b>	<b>] Case No. 2024-01134/2024-01135</b>
	<b>]</b>
<b>donald john trump,</b>	<b>]</b>
<b>Defendant.</b>	<b>]</b>

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**“Remonstrance for Dismissal”**

**COMES NOW**, denny ray hardin, sovereign, Tribunal, as a disinterested party, to review the above styled case of donald john trump, the conduct of Manhattan Supreme Court Judge Arthur Engoron and the conduct of Attorney General of New York Letitia James, that are clearly denial of “due process of law” required by the 5<sup>th</sup> Amendment. In this “Public Spectacle” Letitia James and Arthur Engoron have

engaged in “Conspiracy against rights” 18 U.S.C. 241, “Deprivation of rights under color of law” 18 U.S.C. 242 and “Treason” 18 U.S.C. 2381 with “Malicious Intent” to cause harm to the Defendant without authority of law. This “Treason” 18 U.S.C. 2381 is being conducted under fraudulent “fiction of law”, fraudulently claiming authority to prosecute without “injured party”, without “Complaint” signed by a “competent fact witness” and without “due process of law” required by the 5<sup>th</sup> Amendment. These criminal acts are being conducted “publically” to defame the character of a “Presidential Candidate” with malice, intent and knowledge to cause damage. The lack of a “Complaint” strips Arthur Engoron of all personal and subject matter jurisdiction and he is proceeding in “Fraud” 18 U.S.C. 1001 to conduct a “fraudulent judicial process” in clear “Obstruction of justice” 18 U.S.C. 1503. Because of these crimes and violations of Constitutional Mandates the “Judgment” of Arthur Engoron is null and void in this Common Law, Court of Record.

**remonstrance**, *n.* **1.** A presentation of reasons for opposition or grievance. **2.** A formal document stating reasons for opposition or grievance. **3.** A formal protest against governmental policy, actions, or officials. – **remonstrate**, *vb.* [Black’s Law Dictionary, Eighth Edition, Page 1321.]

## **“Public Knowledge”**

To be “Sovereign” in the United States of America one must be born in a state, to a parent born in a state of the United States of America. donald john trump’s Father, fred trump, was born in The Bronx, New York, NY. donald john trump was born in Queens, New York City, NY.

## **“Order”**

In this Common Law, Court of Record, donald john trump is found to be “Sovereign” entitled to all rights, privileges and immunities of every other “Sovereign” of the United States of America.

## **“Supporting Facts”**

### **Deeds:**

#### **1. Fraudulent Indictment:**

In this Common Law, Court of Record, the “Indictment” of donald john trump is found to be “Fraud on its face”. A “Grand Jury” only has authority to issue an “Indictment” based upon a “Complaint” signed by an “injured party”. The “injured party” must testify before the “Grand Jury” to establish grounds to issue an “Indictment”.

## **“Challenge to Jurisdiction”**

Letitia James has obtained a fraudulent “Indictment” void of any authority of law to conduct a fraudulent prosecution without “due process of law” required by the 5<sup>th</sup> Amendment. The “jurisdiction” of all Courts is established by the “Complaint”, that gives personal and subject matter jurisdiction, “personal jurisdiction” over the person named in the “Complaint” and “subject matter jurisdiction” over the crimes alleged in the “Complaint”. Without a “Complaint” the Court has no “personal or subject matter jurisdiction” and to proceed without “jurisdiction” is “Treason” 18 U.S.C. 2381 based upon 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, 66L.Ed.2d, 392, 406 (1980); COHENS v. VIRGINIA 19 U.S. 264,404, 5L.Ed. 257, 6 Wheat, 264 (1821).

## **“Order”**

Letitia James is hereby “Ordered” to publically produce the “Complaint” and transcript of testimony of the “injured party” to the “Grand Jury”, within three (3) days of “Delivery” of “Remonstrance” by “Registered Mail” of the United States

Postal Service. Failure to produce will constitute “Fraud on the court” for prosecuting donald john trump without authority of law.

## **2. Fraudulent Judgment:**

Arthur Engoron usurped “jurisdiction” to enter a fraudulent “Judgment” without a “Jury Trial” secured by the 7<sup>th</sup> Amendment in all civil cases and by the 6<sup>th</sup> Amendment in all criminal cases. Arthur Engoron fraudulently claimed authority to deprive donald john trump of all rights secured by the “Constitution of the United States of America” to issue a fraudulent “Judgment”. This establishes “Fraud” 18 U.S.C. 1001 has been committed in this cause of action where without evidence, without “Complaint”, without “injured party”, without “jurisdiction” or authority of law Arthur Engoron rendered “Judgment”. Arthur Engoron and Letitia James are conducting this “Conspiracy against rights” 18 U.S.C. 241 and “Deprivation of rights under color of law” 18 U.S.C. 242 publically declaring fraudulent authority to violate the “Constitution of the United States of America”. This establishes “faults” by “neglect”, “negligence by breach of duty”, “gross negligence” and “criminal negligence”, establishing “liability”, “personal liability”, “remedial liability” and “penal liability” in this Common Law, Court of Record.

### **3. Legalized Extortion:**

In this Common Law, Court of Record it is determined Arthur Engoron and Letitia James are engaged in “Organized Crime” of “interference with commerce by threats and violence” prohibited by R.I.C.O. 18 U.S.C. 1951 (a)(b)(1) and (2). By imposing a fraudulent “Judgment” of 354 Million Dollars, based upon their “Organized crimes” and requiring full payment to be put up for the “right to appeal” secured by the 1<sup>st</sup> Amendment Right to petition government for the redress of grievances. “Legalized Extortion” is clearly the law of the “State of New York”, created by this “fiction of law” that requires ransom be paid for exercise of “Constitutional Rights”. Defendant is being threatened with unlawful seizure and sale of property, by Letitia James, should he fail to pay the extortion money prior to appeal. This is clearly “Organized Crime” operating under “Color of Law” in “Conspiracy to defraud the Public” that this conduct is lawful “due process of law”.

### **4. Public Spectacle:**

In this Common Law, Court of Record it is determined Arthur Engoron and Letitia James are engaged in conducting a “Public Spectacle” to create the illusion anything done by a “Judge” and “Attorney General” is lawful and cannot be challenged without paying “extortion money” first. This “Public Spectacle” has

been conducted in the media and is public knowledge for which they must be held accountable.

### **“Proof Required”**

A Tribunal, in order to provide a complete “Judgment” must determine the “Jurisdiction” of the Court. “Jurisdiction” means the authority to act. The Court must be an Article III Constitutional Court and the law utilized must be “Certified as Law” and not “fiction of law” utilized by a “Legislative Court” of no “jurisdiction” in “Treason” 18 U.S.C. 2381 against a “Sovereign”. This “Law” must be “Certified” by Arthur Engoron under his signature and seal of the Court, under penalty of treason for failure to establish “Jurisdiction”.

### **“Order for Proof of Jurisdiction”**

Arthur Engoron is “Ordered” by this Common Law, Court of Record to publically produce this “Certified copy of the law” that supports his “Judgment” within three (3) days of “Delivery” of “Remonstrance” by “Registered Mail” of the United States Postal Service. Failure to produce will constitute “Treason” 18 U.S.C. 2381 for acting without jurisdiction or authority of law.

## “Option”

Arthur Engoron is a “Judge” and can act as a “Judge” to “Dismiss” this cause of action by setting aside his “Judgment” within the three day time period. This will take treason and the death penalty off the table.

It is so “Ordered” on this 20<sup>th</sup> day of March, in the year of our Lord, 2024.  
Tribunal denny ray hardin now adjourns this Common Law, Court of Record of  
We the people of the United States of America.

In God we trust.

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