

In direct violation of the Florida Constitution: Notice To The Marion County, Florida Commissioners... **“Prohibited laws.--** No bill of attainder,

Here is a Constitutional Criminal Complaint from the Florida Peoples Statewide Common Law Grand Jury, Presentment in the Nature of Quo Warranto, which was served yesterday on the Marion County Board of County Commissioners. We will be discussing tonight as well as the Constitution for a County. Hope to hear you on the call !

“We the People” In Sui Juris

**Constitutional Criminal Complaint**

**Press Release and Redress of Grievances by the**

## **Florida, Peoples Statewide Common Law Grand Jury, Presentment in the Nature of Quo Warranto**

**Justice and judgment are the preparation of thy throne: Mercy and truth shall go before thy face. [Book of Psalms 88. 15](#)**

Address at- rural route P.O. Box 4420-B, Ocala, Florida 34481

February 21, 2017

Notice To The Marion County, Florida Commissioners, Jeff Gold, Michelle Stone, Carl Zalak III, Kathy Bryant, David Moore and County Attorney Mathew Guy Minter.

On December 6th 2016 You passed an unlawful ordinance 16-43 which you called “Law.” in direct violation of the Florida Constitution from 1968 and located at Article 1, Section 10, which states as follows:

**“Prohibited laws.--** No bill of attainder, ex post facto law or law impairing the obligation of contracts shall be passed.”

Jeff Gold, Michelle Stone and David Moore, You were sworn in on December 6th, 2016 in violation of the Florida Constitution at Article II,

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Section 5(b) without having provided Bond before entering on the duties of that respective office.

Therefore you are impersonating a Public Servant in direct violation of the Florida Statute Title XLVI and is a Felony 3. You further made the Ordinance retroactive to December 6th 2016. We have proof that the Ordinance had not been written prior to December 6th and had not been Promulgated for 30 days for the peoples review, because the Florida Statewide Common Law Grand Jury, Investigative Administrators, Hagan Smith and Gene Lacross visited the County Attorneys office on December 7th 2016, to review a copy of the before mentioned Ordinance 16-43 . The County attorney Mathew G. Minter stated that he could not provide it to us because, it was not written at that time. You had already passed the before mentioned Ordinance, 16-43 on December 6th, 2016 without the People in Marion County Florida having had opportunity to review it..

The U.S. Constitution at Article 1, Section 9, Clause 3, and Article 1, Section 10, clause 1 ----*“No State shall ... pass any ex post facto law, or Law impairing the Obligation of Contracts, or grant any Title of Nobility.”*

It is clear to We The People that you have attempted to obviate your Lawful requirement and have ignored the Law..

It is clear to We The People that you have no authority to create such an Ordinance nor did you have a quorum to take official actions. Therefore all acts by this Marion County, Florida Board of County Commissioners are null and void since December 6th, 2016.

The Marion County, Florida Attorney, Mathew Guy Minter has reason to know that this is an ex post facto law, and yet participated in this unlawful act notwithstanding the Rule of Law.

Respectfully Submitted with All Rights Reserved by the People in Marion County, Florida acting under the 5th Amendment Grand Jury process on this 20th day of February 2017.