AG LORETTA LYNCH
Co-conspirator in Clinton’s Felonies

July 12, 2016 – Statement of EDWARD C NOONAN, 2016 Presidential Candidate: washingtontimes.com posted an article titled, “AG Lynch refuses to explain prosecution decision on Clinton emails.” The article starts with:

Attorney General Loretta Lynch said Tuesday she won’t answer any more questions about her decision not to prosecute Hillary Clinton for her mishandling of classified information, saying only that it would be “inappropriate” for her to get into details.

She put the onus on FBI Director James Comey, saying that she accepted his recommendation — but she refused to say how she herself saw the information.

“I would have to refer you to Director Comey,” she said.


The American Resistance Party demands the California Constitution be followed in this matter. The Constitution proclaims that all FELONIES be prosecuted. Section 14 of the Declaration of Rights mandate: “Felonies shall be prosecuted as provided by law, either by indictment or, after examination and commitment by a magistrate, by information. A person charged with a felony by complaint subscribed under penalty of perjury and on file in a court in the county where the felony is triable shall be taken without unnecessary delay before a magistrate of that court.”

AG Lynch does not have the authority to NOT PROSECUTE a felony. It is common law that ALL FELONIES be brought before a court magistrate and only DUE PROCESS (aka “triable”) can resolve the charge. Lynch clearly does not understand common law (or any other kind of law)! The American Resistance Party hereby charges Lynch with a felony for being a co-conspirator in the many felonies of Hillary Clinton.

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