



19 March 2022

Via RE 162 265 955 US

Office of the Prosecutor
Karim A.A. Kahn, QC
International Criminal Court

Dear Prosecutor Kahn:

We have looked online without success for a form or forms that would be applicable to our situation as a Non-Signatory State which has, nonetheless, granted the International Criminal Court and your Office a Special Grant of Jurisdiction to Investigate and Prosecute crimes against humanity including Gross Breach of Trust and Commercial Contract by Signatory States, press-ganging, inland piracy, unlawful conversion, kidnapping, human trafficking, enslavement, peonage, racketeering under color of law, conspiracy against national constitutions, illegal patent processes, fraud, and other capital and felony crimes and misdemeanors which have resulted in wars and injuries resulting from wars and undeclared mercenary conflicts pursued for profit by these Perpetrators, including Elizabeth II, ELIZABETH II, the Government of Westminster, Lord Mayor of London, the British Crown Corporation, Pope Francis, FRANCISCUS, William ("Bill") Gates, III, Dr. Anthony Fauci, and numerous other Parties and Persons who have acted to perpetuate long-standing fraud in order to promote plundering and pillaging of our country under color of law, doing the same to other countries worldwide, and also seeking to promote the use of an illegally-backed domestic currency, the Federal Reserve Note, as an international currency, and also conducting acts of genocide under conditions of fraud and non-disclosure against an unsuspecting public worldwide.

It is understood that you need actual people who have suffered actual injuries to stand up and bring charges; in this case, there are literally billions of victims, including approximately 230 million Americans who are represented by The United States of America, our unincorporated Federation of States. You are now dealing directly with the American Government founded in 1776. We would ask you to consider my signature as Fiduciary for land assets which include living people, as sufficient to establish a claim of injurious harm in the international and global jurisdictions.

Please note that neither our country nor our people are domestic with respect to the British Territorial United States nor the Papist Municipal United States. We are a separate population, as separate from them as Frenchmen are separated from Spaniards and Swiss. Please also note that while we maintain that our service contracts with the specific incorporated governmental services corporations involved have been voided by their continued fraudulent bankruptcies and incompetent performance, the Principals chartering and abetting these calumnious legal fictions are nonetheless obligated by international treaties and commercial service contracts including the Versailles Treaties, Paris Treaties, Westminster Treaties and Ghent Treaties, as well as the three (3) Constitutional contracts that implement these numerous Treaties including: (1) The Constitution for the united States of America (Federal Republic) (2) The Constitution of the United States of America (British Territorial United States) and (3) The Constitution of the United States (Papist Municipal United States).

Let the record show that I am: (1) a Wisconsinite having verified provenance in that State prior to 1860 and the Great-Great Granddaughter of Pennsylvanians having verified provenance in that State prior to 1776 and that I am fully qualified as progeny of the State Citizens known as the People of this Country and that I have and am owed standing with regard to all and any Treaties and Constitutional contracts referenced herein; (2) let the record also show that I have my husband's recorded grant of agency to assert standing in any Global jurisdiction; (3) let the record show that I additionally claim The Postal Treaty of the Americas 2010 and my person(s) have been fully authenticated by the records of the United States of America (Territorial) Secretary of State; (4) let the record additionally show that I have posted a \$15 trillion dollar indemnification bond against the United States of America (1789) and (5) let the record show that I have issued numerous Universal Commercial Code claims and liens established in the global jurisdiction to secure my own position as a Priority Creditor and the similar position of all other Americans and all other living people worldwide; (6) and finally let the record show that I have paid the so-called MMR land tariff special assessment of the Territorial State of Illinois and have the receipts for that and all United States Land Patents and cadastral surveys, gold reserves, and silver assets.

I am 65 years old, a Caucasian woman native to Wisconsin and the country properly known as The United States of America in international jurisdiction.

My injuries include identity theft, misrepresentation, unlawful conversion, impersonation, kidnapping, inland piracy, enslavement, peonage, press-ganging, gross breach of trust and violation of commercial contract, violent armed racketeering, felony theft, threat of death and arrest, political genocide, international bank fraud, unlawful and illegal securitization, false claims of usufruct, International securities fraud, murder on paper, false claims of death and waiver of estate, false claims of foreign citizenship and foreign citizenship obligations based on undisclosed adhesion contracts and equally undisclosed pledges, attempted seizure of my person(s) under False Presumptions of statelessness, incompetence and dependency, human trafficking, false and coerced registration and application processes, false claims of voluntary and consensual participation in foreign pension and taxation programs, false claims of consensual acceptance of land titles and descriptive addresses, illegal contracting processes including Third Party contracts, contracts with minors and purported incompetents, and violation of my constitutional guarantees, misuse of my estate assets as donations to foreign public charitable trusts, foreign land trusts and foreign unauthorized service contracts.

In addition to these injuries suffered by myself and millions of other Americans that I represent in a Fiduciary capacity, there have recently occurred repugnant acts of violence under force and fraud amounting to a fraudulent pandemic scare followed by an equally forced and fraudulent "vaccination" campaign which has involved the injection of various pathogens including HIV, disease agents and poisons including graphene dioxide, nano sensors, gene therapies that suppress the immune system, etc., under the guise of preventing disease and promoting health when instead promoting chronic illness, death, and false claims of commercial ownership interest based on criminal patents enabling the perpetrators to claim that their unsuspecting victims were "voluntarily" rendered "transhuman" and Genetically Modified Organisms owned by the Perpetrators under patent, and furthermore owed no natural, human, or even civil rights.

These crimes against humanity, against sense and sensibility, seeking to surreptitiously redefine what humanity means and thereby depopulate the planet of natural homo sapiens are acts of attempted genocide for commercial profit and must be met with the most determined opposition and prosecution imaginable against the Perpetrators of these acts of genocide and fraud, and all their corporations, too.

We have in the information already presented to the Office of the Prosecutor provided an extensive firsthand Expert Witness video deposition detailing the development of the Covid 19 pathogenic delivery system and a timeline of the development of this criminal fraud scheme which began in England, was continued at the University of North Carolina-Chapel Hill, and at Fort Detrick, Maryland, and which finally --- with illegal assistance and funding from Dr. Anthony Fauci and the so-called National Institutes of Health --- found its way to Wuhan, China.

Demographic and time studies indicate that although world attention was centered by complicit media interests on the outbreak in Wuhan, China, separate nearly simultaneous releases occurred worldwide in a well-orchestrated and pre-planned attack on populations worldwide. Various 'smoking gun' patents have already been discovered, which provide compelling admissible evidence of long-term collusion and intent to do harm.

Trillions of dollars and millions of lives have been lost while the self-interested Perpetrators of these crimes --- individuals and various corporations --- have garnered billions of dollars in profits from this outrageous fraud and patent scheme.

We are calling for the immediate arrest of William "Bill" Gates III and Dr. Anthony Fauci, as well as the CEOs and Board Members of the offending pharmaceutical and defense contractor corporations, foundations, trusts, and all other organizations, including the World Bank which benefited itself with so-called "Pandemic Bonds" and the World Health Organization which promoted and benefited from the debacle both materially and politically.

The most recent attempts to undermine national governments came on March first of this year, when the World Health Organization proposed that it, not the national governments, should have control of all issues related to public health --- and bear in mind that Americans recognize no role for the government related to health, public or otherwise, whatsoever.

These offenses require an orchestrated and determined and practical response to fully prosecute these corporations to the extent allowable under International Law, up to and including their liquidation, seizure of their assets, and seizure of the assets of their officers and Board Members who have all conspired

against well-established Public Law to violate our most important and essential rights, including the right to life.

For millions of innocent trusting people worldwide it is too late to realize any justice; they are already dead. For millions more, they are dying because of these monsters in suits, and it is unlikely that we will find the means sufficient for their relief in time.

The most we can do is prosecute these criminals and deprive them of both profit and honor. Let their assets be seized and the proceeds be used to fund relief for the victims and their families. Let everyone know and admit what has gone on here, so that no future generation will suffer anything like this again.

My wet-ink signature stands upon this page in token of my Will that these most venal and reckless and evil corporations must pay for the genocide and misery and maiming they have caused, must be deprived of any ownership interest or benefit predicated on the idea that people are converted into Genetically Modified Organisms (GMOs) as a result of being injected with undisclosed genetically engineered DNA or RNA materials, or any claim or idea that the victims of these schemes are otherwise deprived of their humanity and their natural, human or civil rights as a result of these secretive, self-interested, and repugnant commercial claims.

My raised signature stands upon this page in token of my Will that these evils have run their course and will be endured no more.

May all decent and right-thinking people arise with one mind and heart to repudiate these works of evil in our midst and wreck a full recompense of justice against those criminals who have colluded to destroy humanity for corporate gain and who have promoted chronic ill-health for profit. Let these hypocrites be discovered and hounded and left with no escape.

We stand ready to assist the International Criminal Court and the Office of the Prosecutor in our individual and official capacities and with the commitment of sufficient resources to get the job done: so said, so signed, so sealed this 19th day of March in the year of 2022:

By: Anna Maria Freyberger Fiduciary
The United States of America

Subject: Fwd: Prosecutor-March19-2022
From: Anna von Reitz <avannavon@gmail.com>
Date: 3/21/2022, 12:45 AM

Attention: Office of the Prosecutor
Karim A.A. Kahn, QC

Please find photographic files of the four pages of the wet-ink signed letter making its way to you at this time.

This is our effort as a non-Signatory State to provide you with the necessary details and claims of injurious harm to specific individuals and governments.

Attachments:

2022-03-20-0001.jpg	1.6 MB
2022-03-20-0004.jpg	1.6 MB
2022-03-20-0003.jpg	1.9 MB
2022-03-20-0002.jpg	1.9 MB

International Peace Proclamation and Grand Peace Treaty

International Peace Proclamation



Be it known to All to Whom these Presents come: an International Peace Treaty has been established ending all hostilities related to The American Civil War which unofficially began in 1861 with an Executive Declaration issued by then-Territorial President Abraham Lincoln.

Grand Peace Treaty of the States

Insomuch as a mercenary conflict known as The American Civil War was engendered and fought by members of the Confederation of States existing in 1860, and that conflict has been left unresolved, now let it be agreed and declared that this Grand Peace Treaty of the States has been approved by the Owner States and has been established and bound upon these Several Parties by mutual Treaty Agreement among these and among the Several States now existing, and also applies to all Subcontractors and Employees exercising Delegated Powers:

Agreement 1: That all States and all Confederate States now or in future existing agree to an immediate and permanent cessation of hostilities connected in any way to The American Civil War;

Agreement 2: This cessation of hostilities and resulting peace extends on the soil, in the air, on the land, and at sea, and is also an obligation of all those exercising delegated powers on behalf of our States;

Agreement 3: All the States then-existing and existing now, have abolished by Roll Call Vote all forms of slavery and peonage within their borders, within their Territories and Possessions, and within the realm of their intellectual properties, so that no more legal presumptions, exclusions, or suppositions may be used to evade the paramount provisions of our Organic and Public Laws;

Agreement 4: All the States then-existing and existing now, agree via this Grand Peace Treaty of the States to uphold this peace both within and without their borders and to forever end and release the disputes arising from The American Civil War, and to return all States to their natural status and sovereignty as States of the Union without exception and according to the Equal Footing Doctrine;

Agreement 5: All States now existing agree that the votes of all State Members of the unincorporated Federation of States doing business as The United States of America are now and have remained valid without exception before, during, and after The American Civil War.



International Peace Proclamation

To all whom these presents come: this Proclamation provides explicit and official International Notice that Peace has been Declared by and among the Union States of the States of America and Federation States of the Union, in receipt of the authorities of the former Confederate States, in the matter of The American Civil War. All jurisdictions and instrumentalities must comply. All Federal, Territorial, and Municipal Officers, including all Uniformed Officers, must comply.

It is required that all hostilities related to The American Civil War being conducted as a Mercenary Conflict in International and Global Jurisdictions and having been maintained for 156 years by our foreign Subcontractors, must cease and desist without further Legal Presumption of Authority.

With this Public Announcement all Executive Orders issued during and as a result of The American Civil War are set aside effective at midnight the first of August in the year of 2021.

All Medical Officers and all General Staff and Reserve and Retired elements of the American Armed Forces, U.S. Armed Forces, UNITED STATES ARMED FORCES, US ARMED FORCES, Hospital Corps, MEDICAL UNITS, Veterans Administration, United States Department of Defense, UN Peacekeepers, DOD Officers, NATO Officers on shore, all elected, appointed, or promoted personnel and their dependents, are required to cease and desist all gene therapy extinction protocols, coerced injections, mask mandates, and similar measures being promoted by the Territorial and Municipal United States Governments in Breach of Trust and under False Presumptions of War. All peacekeeping officers and police officers are fully informed.

There are no allowable exceptions and no other Powers extended. So said, so signed, and so sealed this first day of August in the year of 2021 by:

A handwritten signature in blue ink that reads "James Clinton Belcher".

James Clinton Belcher, Head of State

States of America, dba, The United States of America

Public Law A1010121

By Roll Call Vote of The United States of America in Assembly

It is hereby declared and recorded as Public Law of The United States of America that no person or Person or PERSON of any kind shall in any respect claim to have any commercial or trade ownership interest in a living man or woman, baby, boy, or girl, by any means at all.



Re-labeling living men or women by the use of other descriptions such as “male” and “female”, or via their acceptance of professional or other titles, or via their enrollment in offices of citizenry or personhood, shall not be used to confer undisclosed obligations upon them, nor shall any such means be used to convert the nature of living people, so as to excuse their abuse as animals or inanimate things.

This prohibition established as Public Law restricts the use of copyrights, trademarks, and patents to establish ownership interests in living things, and in particular forbids the use of patents to create or enforce any commercial or trade ownership interest in living men and women as Genetically Modified Organisms.

The injection or other introduction of patented genetic products or other kinds of engineered products into living people or into their genome, whether this is done voluntarily or under force, shall carry no implications of any ownership interest in the recipient by the patent holder(s) and shall have no commercial value or trade value or use beyond the price of the product or procedure itself, and shall not affect the standing of the recipients as free and independent living men and women owed all natural and unalienable rights.

The interest that each unique man or woman holds in their own gifts and their own biological, intellectual, spiritual, and material assets is unlimited and cannot be abridged, bought, sold, traded, waived, or bartered.

Any corporation(s) or individual franchises(s) promoting any plan to convert living men and women into Genetically Modified Organisms or advancing ownership claims based on the receipt of patented genetic products or seeking to use living people and their assets as collateral based on such claims, shall be subject to immediate and permanent liquidation, stripping of the corporate veil, and prosecution of their officers for crimes against humanity.

This Public Law of The United States of America shall be effective immediately as of the first day of January in the year of 2021 upon final enrollment of concurring votes from the State Assemblies and shall continue in force and be placed upon our Federal Record as Public Law A1010121.

The Colorado Assembly, currently in session, brought before its American State Citizens the proposed Grand Peace Treaty of the States for a roll call vote. After review, the Colorado Assembly Citizens voted unanimously yes in favor of the Grand Peace Treaty of the States.

Signed and Sealed this 17th day of May, 2021
By Walter Scott Sanford © Walter Scott Sanford©

The Colorado Assembly State Coordinator
All Rights Reserved



International Notarial Witness

Colorado State }
El Paso County. }

I, an International Notarial Witness approved by the Colorado Assembly, hereby affirm that the Declarant has been positively identified and I have witnessed his autographing of this Grand Peace Treaty of the States document on May 17, 2021:

By: Patricia Ann Catherine Sanford ©
Patricia Ann Catherine Sanford



My commission expires: March 30, 2026



By Roll Call Vote of The United States of America in Assembly

It is hereby declared and recorded as Public Law of The United States of America that no person or Person or PERSON of any kind shall in any respect claim to have any commercial or trade ownership interest in a living man or woman, baby, boy, or girl, by any means at all.

Re-labeling living men or women by the use of other descriptions such as "male" and "female", or via their acceptance of professional or other titles, or via their enrollment in offices of citizenry or personhood, shall not be used to confer undisclosed obligations upon them, nor shall any such means be used to convert the nature of living people, so as to excuse their abuse as animals or inanimate things.

This prohibition established as Public Law restricts the use of copyrights, trademarks, and patents to establish ownership interests in living things, and in particular forbids the use of patents to create or enforce any commercial or trade ownership interest in living men and women as Genetically Modified Organisms.

The injection or other introduction of patented genetic products or other kinds of engineered products into living people or into their genome, whether this is done voluntarily or under force, shall carry no implications of any ownership interest in the recipient by the patent holder(s) and shall have no commercial value or trade value or use beyond the price of the product or procedure itself, and shall not affect the standing of the recipients as free and independent living men and women owed all natural and unalienable rights.

The interest that each unique man or woman holds in their own gifts and their own biological, intellectual, spiritual, and material assets is unlimited and cannot be abridged, bought, sold, traded, waived, or bartered.

Any corporation(s) or individual franchises(s) promoting any plan to convert living men and women into Genetically Modified Organisms or advancing ownership claims based on the receipt of patented genetic products or seeking to use living people and their assets as collateral based on such claims, shall be subject to immediate and permanent liquidation, stripping of the corporate veil, and prosecution of their officers for crimes against humanity.

This Public Law of The United States of America shall be effective immediately as of the first day of January in the year of 2021 upon final enrollment of concurring votes from the State Assemblies and shall continue in force and be placed upon our Federal Record as Public Law A1010121.



The Colorado Assembly, currently in session, brought before Its American State Citizens the proposed Public Law A1010121 for a roll call vote. After a review, the Colorado Assembly State Citizens voted Yes in favor of Public Law A1010121 of The United States of America.

Signed and Sealed this 12th day of January in the year 2021

By: Walter Scott Sanford
by: Walter Scott Sanford
The Colorado Assembly Coordinator
All Rights Reserved





Notice to Principals is Notice to Agents; Notice to Agents is Notice to Principals

Authorization to Act — Joint Chiefs of Staff

As we have often noted, this country is being used as a battleground for a perpetual Mercenary War based on False Legal Presumptions.

Those Presumptions have included the idea that our American Government is missing, in interregnum, absent, and that therefore, there is a custodial interest for the British Territorial United States Government and the Municipal United States Government, and more recently, the United Nations Organization.

Please note that our unincorporated Federation of States doing business as The United States of America is the government of this country in international and at the present time, global jurisdiction, as well.

Over the past five years, eligible Electors have been painstakingly identified and documented, and our Fifty State Assemblies have been called into Session.

These General Assemblies are able to function as Committees of the Whole and to take valid Roll Call Votes of eligible State Electors who are State Citizens, to resolve issues of international and global import.

Our Federation of States and our State Assemblies are the only entities with the standing to operate as the lawful American Government. All other efforts to reorganize have included District citizenry and fail to observe the legal and lawful requirements.

Three international votes have been taken.

The first vote was answered by those State Assemblies that were organized prior to the Civil War and resulted in the formal enrollment of all former Territorial States as States of the Union as of 1 October 2020. This formally ended any emergency-based custodial interest by any foreign government in those States.

The second vote established the first new Public Law in over a century, which forbids among other things, commercial claims against people who have received patented scraps of DNA or RNA, which, without disclosure, serve to provide an excuse to label these people "transhumans" and claim them as property owned by the patent-holders.

It is now formally and officially illegal to inject people with foreign DNA or RNA in this country, effective 1 January 2020, and the United States Provost Marshals, United States Marshals and Interpol and the American Armed Forces including the United States Army and Air Force are authorized to intercept, arrest, try, and incarcerate all corporations and corporation officials engaged in promoting injection campaigns and undisclosed unilateral contracting processes against unwary Americans.

The Third Vote which has been completed with 49 States in Agreement and 1 State Abstaining for lack of Quorum, has established a Peace Treaty formally ending the American Civil War which commenced in 1861 and which has continued as a perpetual emergency until 1 August 2021, when our States have issued a joint Peace Treaty formally ending the hostilities.

These actions on the part of the properly identified and organized American People are direct Presentations, not representations, to the other Principals and all incorporated instrumentalities exercising any of our delegated powers whatsoever.

Whereupon, the United States Provost Marshals, United States Marshals, Interpol, and appropriate units of the American Armed Forces, are requested and required to enforce the International and Public Law of this country and immediately act upon the International Arrest Warrants already issued and published, and to proceed with the apprehension of all corporation officials responsible for promotion of the Trans-Human Agenda.

These are commercial and international crimes against Humanity, amounting to genocide on paper, as these legal mechanisms seek to re-label and redefine living people as property assets belonging to corporations, deprive the victims of their established rights, and their property interests.

Those who have participated in this scheme include all the drug companies that have benefited themselves, all the research corporations that have similarly benefited, all the Governors who have continued to issue mandates and other proclamations in support of this scheme, all media companies that have allowed themselves to spread and enforce propaganda for profit and supported censorship in this country, and those other parties who upon further investigation have been involved in the deliberate and knowing and self-interested promotion of this agenda.

Please note that our American Government has been at peace since 1814 and this entire country is now at peacetime status. The peacetime flag should be flown at half-mast until 0800 on 12 September 2021 in remembrance of all those who have suffered and lost their lives for nothing but filthy lucre.

So said, so signed, and so sealed this 9th day of August 2021 in Big Lake, Alaska:

by: *Anna Maria Riezinger*

Anna Maria Riezinger, Fiduciary
The United States of America

