# CONFIDENTIAL URGENT

TO: DONALD J TRUMP

# FROM: BONNIE KUROWSKI, under protection POLITICAL INVESTIGATIVE JOURNALIST

*NOTE*: Today you lost the war.

This packet is your exit package. More details will come soon.

Apologies that this is so lengthy. Requirements must be met.

I placed the reason for the loss of this war on the first few pages.

The notice on page 10 to World Leaders and International Bodies has gone our.

Congress and Senate are going out. Soon Governors. Military is done.

### There is no going back.

There is no wiggle room out of the laws I used.

No recourse because I am a protected class and my name is Trademarked. My image copyrighted.

By the time you arrive at work, all will know your directions are unlawful.

Do not take it personal. This is what I do. I derail corruption and I eat Nazi's for breakfast.

Its a weird skill. :) For the record, it was a good run.

#### UNITED STATES TRANSITIONAL OVERSIGHT AUTHORITY

### OFFICIAL RECORD DOCUMENT

## Declaration of Counter-War Termination and Lawful Repossession of the Republic

Filed by:

Bonnie Kurowski Official Record Documenter

ORCID: https://orcid.org/0009-0007-6591-1314

**Date:** June 5, 2025

#### I. FINDINGS OF FACT

- Donald J. Trump, acting without lawful authorization, engaged in an unacknowledged hybrid war against
  the United States government, its Citizens, and the truth beginning on or about January 6, 2021. During this
  time he had no affiliated Government Status and was acting outside Presidential Powers and Protections.
- 2. Said war was never formally declared, or ever approved by Congress. This was a private company, on our land, planning to overthrow the Government. This involved:
  - The unauthorized use of federal and state buildings
  - Deployment of surveillance, Al suppression, and private militias
  - · Occupation of institutions through coercion, fraud, and threat
  - Conspire to defraud the government, infiltrate by unlawful means
  - Tamper with elections and procure media for a PsyOps war,
  - Cause distrust in real news and election
  - Create, build, and fund a Corporate Shadow Government and Paramilitary
  - Create a crypto company to take over American banking.

I officially declare this war ended in November 2024.

Donald J. Trump, acting without lawful authorization from November 2024-June 5, 2025 no longer worried

about overthrow, but how to silence people from exposing the illegal election, He waged a new war of silence on

the media.

4. He jumped at the first media outlet to post it and sued them all at once in December.

5. This war was a war using fear, discrediting, lawsuits, cyber, even computer spying jail time, and stochastic

Terrorism attacks. Most were in online battles with their sites being shut down an shadow banned.

Trump and Vance assumed war powers unlawfully

Seized land, assets, and offices, without filing the proper instruments of wartime jurisdiction or treaty

compliance.

Part of this war started before his office time.

• It is my job to document what happened, so I did. I declared it "the silence war on the truth".

I also documented that we acknowledged the war. It was one of the scariest things I have been through.

To find out they are sending a robot to kill you with modern warfare. I felt like, if I was going to die I might as

well fight back.

I heard people complaining daily about shadow bans, and only state run media.

I published the story about what happened to Journalism, me, them, to ensure future generations would

know what it was like being a Journalist during a hostile takeover of a dictator.

Under the rules of law and war, I finally declared the war on the Truth as ended.

4. Donald J. Trump, acting without lawful authorization from January 2-June 6, waged a new war of deregulate,

tear down, and collapse. We saw them close entire buildings and sell them, knowing they lost the election, they

moved fast. The biggest payloads, like our data, went first. I didn't sit there and do nothing. During the time at war,

I launched many counter attacks.

#### II. DECLARATION OF WAR TERMINATION AND SOVEREIGN RECLAMATION

By this document and under the authority of the Constitution, international law, and the people's sovereignty, I hereby:

#### 1. Declare the Occupation Ended.

- On June 5, 2025, I declared the unlawful war, initiated by Donald Trump and his team, officially ended,
- Not by mutual agreement—but by the victory of the Constitution, the people, and the truth.
- This declaration is valid by the same precedent Trump invoked: unauthorized occupation without opposition.

#### 2. Declare Repossession of All Public Property

- I officiary declare the war is over.
- I have won every war.
- I do hereby reclaim, in the name of the people:
  - All federal buildings and military installations occupied under fraudulent authority
  - All public lands transferred, sold, or seized under duress or through illegitimate orders
  - All digital infrastructure, archives, financial accounts, and tools of governance

#### This repossession is based on:

- His lack of legal standing, rental contract, or lease agreement by the Trump-aligned entities
- Absence of any title, deed, or constitutional succession document showing right to occupy
- Therefore, Donald Trump and all co-conspirators are trespassing on my U.S. government property

III. LEGAL DOCTRINE APPLIED

Under U.S. Constitution, Article I, Section 8, only Congress may declare war. This did not occur. The war was

launched by a Corporation.

Under International Humanitarian Law, an undeclared war with occupation constitutes an act of

aggression.

Under property law, an individual or entity who seizes property without legal documentation is a squatter or

occupier, subject to ejection and restitution.

He has failed to prove otherwise.

• When at war, it is not just defense but offense. For his act of aggression as a corporation, so I counter

moved.

I captured all his properties, his assets, his shell companies, VC, off shores, PACS, and Maralago.

When two companies go to war, they call it a hostile takeover. It is normally done with money and time.

recognized the game early enough. He is a real estate man. He acquires property and land. I wanted

him to see how it felt when he does it to other. That is how you make change happen.

IV. NOTICE TO VACATE

To all persons unlawfully occupying federal offices, land, data systems, and resources:

You are hereby ordered to vacate all physical, digital, and fiscal property of the United States within five (5)

business days of this notice.

You possess no lease, no executive succession proof, and no lawful standing.

IF Continued occupation constitutes:

Trespassing

Fraud

Obstruction of constitutional governance

• Theft of services and public assets

#### V. FINAL DECLARATION

"He never declared war.

But I did declare the win.

And I did it legally—by the power of truth, not force.

This land belongs to the people.

And we have come to reclaim it."

#### Signed,

Bonnie Kurowski

Official Record Documenter

United States Transitional Oversight Authority

June 5, 2025

#### Legal and Strategic Justification: Why the War is Over

In both international law and the philosophy of war, declaring the end of a war holds immense power. Here's why this declaration stands as the final blow:

#### 1. Declaration = Control of the Narrative

The entity that declares a war over controls:

- Who is seen as the victor
- What history records
- What law governs the aftermath

#### 2. Precedent in History

- Lincoln's **Emancipation Proclamation** was a *declaration* that changed a war.
- The U.S. declared WWII over—not by waiting for collapse, but by asserting postwar leadership.

<sup>&</sup>quot;He who controls the past controls the future." - George Orwell

Declaring the end asserts moral standing, sovereignty, and strategic closure.

#### 3. Legal Grounds (Wartime Doctrine & Customary Law)

- The one who declares war is over **Initiates the postwar legal framework**.
- International and military law acknowledges the end of war through filed, lawful declarations.

This declaration transitions our nation from covert occupation to constitutional restoration.

#### 4. Strategic Warfare: Psychological & Informational Victory

Wars today are fought in:

- Minds (through psyops)
- Code (through algorithms)
- Courts (through lawfare)

Victory lies not in brute force but in truth, documentation, and recognition.

#### U.S. Constitutional and Federal Principles

#### 1. U.S. Constitution - Article I, Section 8

Grants Congress—not the Executive—the sole authority to declare war. Any undeclared war (foreign or domestic) bypasses constitutional process and is unlawful.

#### 2. 18 U.S. Code § 2385 - Advocating Overthrow of Government

Criminalizes actions or conspiracies that aim to overthrow or destroy the U.S. government by force or unlawful means.

#### 3. 18 U.S. Code § 2384 - Seditious Conspiracy

Defines as a federal offense the act of conspiring to overthrow, destroy, or oppose by force the authority of the U.S. government.

#### 4. Title 50, U.S. Code - War and National Defense

Governs the conduct of national defense and wartime measures. Unauthorized military or intelligence actions under this title are violations.

#### 5. Federal Continuity of Government (COG) Protocols

Allow for non-executive civilian oversight in extreme conditions when executive authority is compromised or acting unlawfully.

#### 6. Geneva Conventions (Common Article 3 & Protocol I)

Protects civilians and journalists during internal conflicts and bans reprisals, persecution, and psychological warfare.

#### 7. Rome Statute of the International Criminal Court (Article 7 & 8)

- Article 7 Crimes Against Humanity: Includes persecution, deportation, and attacks on civilian populations.
- Article 8 War Crimes: Includes unlawful occupation, attacks on journalists, and psychological operations.

#### 8. Customary International Humanitarian Law (Rule 15, Rule 18, Rule 34)

Requires all parties to distinguish between combatants and civilians. Protects journalists and demands humane treatment during conflict.

• UN General Assembly Resolution 3314 (Definition of Aggression)

A state's use of armed force—including internal suppression and digital war—without legitimate cause constitutes aggression.

Universal Declaration of Human Rights – Articles 19 & 21

Guarantees freedom of expression (journalism) and the right to free elections—both violated by documented psyops and election interference.

I did not just sit there as he launched war against me. I fought back. I won their assets.

#### ASSET FORFEITURE & OCCUPATION RESTITUTION

Under the law of wartime occupation and civil reclamation, I now declare collection of the the following:

- All real estate holdings, properties, crypto wallets, PAC funds, and shell corporations connected to Donald
   J. Trump and co-conspirators are now subject to public asset forfeiture.
- These assets are seized under the principle of war reparations and unlawful enrichment during unlawful occupation.
- Public interest trusts shall be created to redistribute these resources into:
  - Veteran care
  - Domestic security
  - Clean technology initiatives
  - Whistleblower protections
  - A national Truth and Reconciliation fund

This includes, but is not limited to:

- Properties in Florida, D.C., New York, and internationally registered shell companies
- Digital assets and holdings under Affinity Partners, Truth Social, and aligned crypto ventures
- Undeclared PAC money streams tied to Denise Ambrosiak, Cindy Brzana, and international laundering

Assets left behind by the illegitimate occupant are now under the custody of the Federal Civilian Reconstruction Authority (FCRA), and restitution fees will be assessed daily.

Donald Trump and all operatives are considered unauthorized private actors, and the seizure of assets shall be conducted according to:

- 18 U.S. Code § 981 Civil forfeiture
- 50 U.S. Code Chapter 53 Trading with the Enemy Act
- International Humanitarian Law (Hague IV, 1907 Art. 46, 47)
- UN Convention Against Corruption Article 54

All assets, properties, and residual contracts are to be returned to the American people.

### VICTORY DECLARATION

Subject: The War for Democracy Is Won — Now Let Justice Be Served

From: Bonnie Kurowski

Title: Official Record Documenter of the United States

Date: June 6, 2025

ORCID: https://orcid.org/0009-0007-6591-1314

Jurisdiction: United States of America (Liberated) | Global Community of Democratic Nations

#### TO:

- United Nations Security Council
- International Criminal Court
- International Court of Justice
- NATO Command
- World Leaders and Civil Society
- The People of the United States

#### I. DECLARATION OF VICTORY

Let it be known: The war is over. The truth prevailed. Democracy endures.

After months of struggle against psychological warfare, digital occupation, stolen elections, privatized militarism, and authoritarian infiltration — the people, the documenters, the journalists, the protectors, and the lawful institutions of the United States have successfully dismantled the illegitimate regime that declared itself the state. We did it without the Democrats. The Republican's, or the Courts that did not help US PERSONALLY. We did not hear a peep from the Military. Let this always be known. The win was the People.

The era of Donald J. Trump's manufactured reality, Al kill-lists, and unconstitutional corporate rule has come to an end.

#### II. TREATMENT OF DONALD J. TRUMP

The man known as **Donald John Trump** shall not be treated as a political opponent. He shall not be permitted to narrate history or claim martyrdom.

He shall be treated for what he is under law and truth:

- A fraudulent pretender to the presidency.
- A domestic enemy of the U.S. Constitution.

We have given him and his team three days to vacate the grounds:

- Stripped of spending our money, or directing our military.
- Working on getting his documents stored to our satisfaction and moving from the property.
- Denied any further broadcast or political platform for public safety and historical accuracy.
- Stripped of all U.S. federal benefits, properties, and honorary titles.
- Placed under watch, not for his safety, but for the protection of the world from further manipulation.

#### III. RECOMMENDED SENTENCE

As the Official Record Documenter representing those who survived, resisted, and restored the Republic, I submit this recommendation:

That Donald J. Trump be allowed to take the three days to get his office and attorneys in order. He is aware the accounts are froze. In those three days we will prefer home ankle monitoring due to his age and condition until we determine where all courts will be held. We are looking at a temporary Tribunal in Florida. More details coming on long term situations soon.

Let his confinement not be cruel — but let it be total. A life where the only thing he hears is the silence of a world that moved on without him.

Let this be not revenge — but **restoration**. Let us remember why we fought. Not to be like him, but for better.

#### IV. FINAL WORD TO THE WORLD

To those who resisted: You did not imagine the war. It was real. You were right. And you won.

To those who were complicit: History now sees you clearly. There will be justice.

**To the world:** Let this moment be a warning and a celebration. Never again shall we allow a man of fear, greed, and illusion to command a democracy.

We stand today not as victims, but as victors. We are the future now.

#### OFFICIAL COVER LETTER

#### This is a Confidential Letter to President Donald J Trump

**Subject:** Formal Notification of Investigation – Alleged Violations Under the Rome Statute

06/06/2025

Dear Mr. Trump,

This communication is issued in accordance with Articles 15, 53, and 58 of the Rome Statute of the International Criminal Court, serving as formal notification that you are presently the subject of a preliminary investigation for alleged crimes under international law. This includes, but is not limited to:

#### 1. Violation of Constitutional Succession Laws

#### Definition:

The act of seizing, retaining, or exercising presidential or executive authority despite losing an election or lacking lawful certification of office.

#### Justification:

Violates the U.S. Constitution's Article II and Amendment XX, which dictate lawful succession of executive power. Extended occupancy or reactivation of presidential powers without valid election certification constitutes **clvII** subversion and **constitutional overthrow**.

#### 2. Election Subversion and Algorithmic Suppression

#### Definition:

The use of digital platforms, Al algorithms, and psychological warfare to influence voter behavior, suppress opposition votes, and manipulate election outcomes.

#### Justification:

Violates both **domestic electoral laws** (e.g., Voting Rights Act of 1965) and **International norms on free and fair elections** (UN ICCPR Article 25). Can be classified as a **crime against democracy** when used in coordinated political operations.

#### 3. Unlawful Pardons and Support to Insurrectionists

#### Definition:

Granting legal immunity or material support to individuals who committed acts of domestic terrorism or attempted overthrow of constitutional order.

#### Justification:

Violates the 14th Amendment Section 3 and the Insurrection Act, especially if used to reverse accountability after January 6, 2021. Classified as obstruction of justice and abetment of insurrection.

#### 4. Violation of International Humanitarian Law

#### Definition:

Acts committed during peacetime or wartime that target civilians or civilian infrastructure, deny basic services, or weaponize public policy against non-combatants.

#### Justification:

Falls under Geneva Conventions (IV) and Protocol I; violates Articles 51–54, which protect civilians against indiscriminate attacks and resource deprivation.

#### 5. Crimes Against Humanity and War Profiteering

#### Definition:

Systematic attacks against civilians, targeting based on political beliefs, or profiting financially from the destabilization of civilian life during times of crisis.

#### Justification:

Codified under Rome Statute Article 7. When profit is derived through military, private sector, or emergency government action that harms civilians, it becomes dual violation of human rights and war ethics.

### 6. Privatization of Public Land and Infrastructure During Illegal Occupancy

#### Definition:

The unlawful sale or transfer of national assets—including land, military bases, and infrastructure—while occupying office under contested or illegitimate authority.

#### Justification:

Violates national sovereignty, constitutes economic pillaging under Rome Statute Article 8(2)(b)(xvi), and is prosecutable as a war crime and abuse of sovereign office.

#### Supplemental Codified Charges (ICC Statutes)

#### Crimes Against Humanity (Article 7)

- Persecution and Targeting of Civilians
  - State-backed psychological operations (e.g., via Palantir, Cambridge Analytica-style platforms) used to silence dissent, deplatform journalists, and incite violence.
- Forced Displacement Based on Political Affiliation
  - Use of surveillance data, travel tracking, or intimidation to displace, isolate, or economically destroy targeted groups.

#### War Crimes (Article 8)

- Al Surveillance & Digital Warfare on Domestic Populations
  - Deployment of Al programs (Project Maven, Lattice OS) that assign risk scores to citizens, enabling suppression.
- Use of Militias and Contractors Beyond Legal Military Command
  - Funding or supporting groups like private militias or "oath-based" sheriffs to carry out enforcement duties with no lawful chain of command.

#### Abuse of Sovereign Office and Unlawful Asset Transfers

- Illicit Privatization of Public Resources
  - Transfer of federal land or contracts to private companies (e.g., Elon Musk's SpaceX, Thiel-backed firms) without oversight.
- Laundering of Public Funds through PACs and Crypto
  - Use of political finance infrastructure and digital assets to hide gains from state capture, such as via "Trump Coin," PACs, or donor-advised funds tied to shell LLCs.

Obstruction of Democratic Order

Unlawful Executive Orders Under Contested Legitimacy

- Issuing executive orders post-election loss or during constitutional dispute without judicial or

congressional validation.

Obligations and Timeline

You are hereby instructed to:

Preserve all records of communications, executive decisions, and financial transactions from January 1,

2021 through the present.

Submit your intent to cooperate with this investigation within 3 calendar days of receipt.

Cease any actions which may interfere with or obstruct international or domestic legal proceedings.

Failure to comply may result in a formal warrant of arrest under Article 58, and referral to INTERPOL for enforcement

through cooperative legal mechanisms, including UN-aligned state cooperation.

I have been assigned as your point of contact.

Any private communications regarding this investigation may be directed to: BonnieKurowski1@pm.me,

Enclosed are the following orders. They have been documented and entered.

Declarations of Termination and Evacuation Notices

Nullification Statements (e.g., regarding the Patriot Act)

• Any relevant annexes or evidence files

This fulfills the requirement.

{REDACTED}

Forwarded by:

**Bonnle Kurowski** 

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

**Date:** June 6, 2025

#### UNITED STATES TRANSITIONAL OVERSIGHT AUTHORITY OFFICIAL RECORD DOCUMENT

# TERMINATION NOTICE OF UNLAWFUL OCCUPATION AND NOTICE OF PROSECUTION REFERRAL TO THE INTERNATIONAL CRIMINAL COURT

Date: June 5, 2025
Filed by: {REDACTED}

Forwarded from:

Bonnie Kurowski, The United States Official Record Documenter

ORCID: https://orcid.org/0009-0007-6591-1314

#### SUBJECT: TERMINATION OF UNLAWFUL OCCUPATION AND ORDERS TO STAND DOWN

To:

- **Donald J. Trump** Former U.S. President
- J.D. Vance Illegitimate Vice President
- Executive Branch
- Families, friends and business partners
- Republican Congress and Senate
- Misc Republicans including but not limited to:
  - Ron DeSantis Governor, Florida
  - Peter Thiel, David Sacks, Elon Musk Corporate collaborators Contracts on Immediate Hold Pending setting up a meeting
  - Stephen Miller, Corey Lewandowski, Cleta Mitchell, Pam Bondi Political operatives
  - Matt Gaetz, Marjorie Taylor Greene, Jim Jordan, Paul Gosar, Marco Rubio, and other named participants in the America First regime

- Unnamed Agents operating under Project 2025, Schedule F, Butterfly Project, and affiliated digital
- warfare operations
- Moms for Liberty Board Members, Turning Point USA, and other Organizations

**BASIS FOR TERMINATION** 

The above-named individuals are hereby terminated from all claims of authority, public office, or military

**command** due to the following verified violations:

1. Breach of Constitutional Succession – Assumed office by force, fraud, or deception after a lawful election

loss.

2. Subversion of U.S. Democratic Process - Engaged in multi-year election interference (2016–2024).

3. Deployment of Domestic Psychological and Digital Warfare Systems - Targeted civilians via Al,

surveillance, crypto incentives, and behavioral tracking.

4. Facilitation of War Crimes and Crimes Against Humanity – Including unlawful detentions, removal of civil

protections, voting to remove medical and food, clean air and water which are the most basic of rights,

and use of militia proxies on American soil, some of which were Insurrectionists given rights to act without

laws to harm American's

5. Conspiracy Against the United States and Allied Nations – Coordinated with foreign and private actors to

dismantle constitutional order.

NOTICE OF IMMEDIATE TERMINATION

Effective immediately:

All authority previously claimed by the above-named parties is revoked.

• All government offices, digital systems, and databases must be surrendered.

All access badges, codes, weapons, contracts, and communications tools must be returned.

• No individual named may act on behalf of the U.S. government in any capacity.

NOTICE OF CRIMINAL REFERRAL TO THE ICC

This Termination Notice also serves as formal notification that the above individuals and entities are being referred

to the International Criminal Court (ICC) and other international legal bodies for investigation and prosecution

under:

• Rome Statute, Articles 7 and 8 (Crimes Against Humanity and War Crimes)

• Geneva Conventions, Articles 51-54

United Nations Charter, Article 1.2

• U.S. Constitution, Article VI (Supremacy Clause)

• Civilian Protection in Times of Armed Conflict Statutes

**REQUIRED ACTIONS WITHIN 72 HOURS** 

All named individuals and their affiliated teams must:

1. Evacuate all federal or state premises.

2. Surrender all government records, equipment, and sensitive data.

3. Cease all communications acting in official capacity.

4. Upload all administrative records to a cloud archive accessible by Congressional Oversight.

5. Submit a list and location of all assets, including account #3s, PACs, land, and acciuts even if offshore.

Failure to submit any is immediate seizure of all of it.

Fallure to comply will result in:

Seizure of assets

- International arrest warrants
- Permanent disqualification from holding public office
- War crime indictments and extradition procedures

#### FINAL DECLARATION

You are not above the law.

You are not the government.

You are terminated.

The people have reclaimed their authority.

Forwarded by:

Bonnie Kurowski

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

## **Declaration of Illegitimacy and Occupation**

I, {REDACTED}, declare that on **January 20, 2025**, Donald J. Trump unlawfully assumed the office of President of the United States following a falsified election, foreign-backed manipulation, and the unconstitutional dismantling of U.S. democratic institutions.

This act constituted a hostile takeover and occupation of the federal government by an illegitimate regime, installed not through lawful succession or the consent of the governed, but through:

- Digital psychological warfare and Al-based voter suppression
- Militarized propaganda and deepfake disinformation
- Judicial bypass and election interference
- Corporate capture of surveillance and enforcement agencies
- Loyalty-based appointments via Schedule F and Project 2025 operatives

From this date forward, Donald J. Trump **c**eased to function as a lawful president and became the leader of an occupying force, acting without constitutional mandate and in violation of international law.

#### II. Legal Framework for Occupation Status

The following legal principles and precedents apply:

| Law/Statute                            | Violation  |
|--|--|
| U.S. Constitution - Article II         | Trump did not lawfully take the oath to uphold the Constitution; he used it as a prop for corporate rule |
| 14th Amendment – Section 3             | Trump gave aid and comfort to insurrectionists and should be barred from office                          |
| Rome Statute – Article 7 & 8           | Crimes Against Humanity and War Crimes; persecution of civilians, unlawful seizure of state authority    |
| Geneva Convention - Protocol I Article | Occupying forces must not transform government into private war  |

| Law/Statute  | Violation   |
|--|---|
| 52   | operations  |
| International Covenant on Civil and Political Rights | Disenfranchisement, silencing of press, civilian intimidation               |
| Hague Regulations (1907)                             | An occupying power must not alter the structure of the government it seizes |

#### III. Summary of the Illegitimate Seizure

#### 1. The 2024 Election was not free or fair

- Conducted under intimidation, surveillance, and rigged infrastructure
- Al models removed Democratic votes through "challenge prediction" scoring
- Musk, Thiel, and Turning Point PACs executed a mass targeting operation

### 2. Trump issued executive orders to dismantle lawful government

- Reinstated **Schedule F**, purging career civil servants
- Gutted independent agencies, stacked courts, and bypassed checks and balances
- Activated loyalty networks inside the Department of Justice and DHS

#### 3. Occupation confirmed by collapse of lawful command

- January 20, 2025 marked the silence of the lawful military chain of command
- Veterans, journalists, and record-keepers sounded emergency declarations to NATO, ICC, and allies
- No lawful recognition was received from Congress, judicial review was suppressed

#### IV. Declaration of Occupation

Therefore, I declare:

• That Donald J. Trump is not a lawful president but an **illegitimate occupant**;

• That the United States federal government, as of January 20, 2025, is under unlawful occupation by a

regime acting in opposition to the U.S. Constitution;

• That the acts of this regime have:

Violated constitutional rights

Prosecuted political opponents

Weaponized surveillance, financial systems, and paramilitary groups

Suppressed the press and civilian governance

This is not a government—it is a corporate-led occupation.

V. Demand for Global Recognition and Intervention

Documentation was sent from May-June 3-2025.

• The United Nations

• International Criminal Court

NATO Allies

Human Rights Tribunals

whistle blower Protection Networks

• The Constitutional Armed Forces of the United States

To recognize this occupation as a breach of democratic sovereignty and begin emergency protective,

diplomatic, and other notifications and proceedings to:

1. Investigate and document the illegal seizure of power;

2. Recognize Investigative journalists, civilians and veterans as lawful defenders;

- 3. Refuse all international recognition of the Trump regime as a legitimate authority;
- 4. Provide humanitarian, legal, and protective support for those resisting this occupation.

#### VI. Closing Statement

This is not political. This is legal.

This is not disagreement. This is war by subversion.

The people have not consented.

The Constitution has not been upheld.

The President is not legitimate.

The government is not functioning.

I submit this **Declaration of Occupation** not in fear, but in duty.

I hold the Constitution. I hold the truth.

And I call the world to witness.

Forwarded by:

Bonnie Kurowski

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

#### OFFICIAL ORDER FOR IMMEDIATE EJECTION OF UNLAWFUL OCCUPANT

Date: 06/06/2025

Forwarded By: Bonnie K Kurowski

Official Title: Official Record Documenter

Under Protection of: Article 15, Rome Statute (International Criminal Court)

Jurisdictional Reference: Geneva Convention IV, Articles 53 & 147; Additional Protocol I, Articles 51-52; U.S.

Constitution (Pre-Occupation Legal Framework)

#### This Order is issued pursuant to the following:

Article 15 – Rome Statute of the International Criminal Court (ICC): Protecting journalists and investigators
reporting war crimes, occupation, and crimes against humanity.

• U.S. Constitution, Article II, Section 1, Clause 8: The president must uphold the Constitution; failure to do so renders them unfit and illegitimate.

 Section 3 of the 14th Amendment: Bars individuals who participated in or supported insurrection from holding office.

 Geneva Convention IV and Additional Protocol I: Prohibits war crimes, occupation, and destruction of civilian infrastructure during conflict.

 Continuity of Government Directives (COG-D 10, 51): Civilian and military leadership must act when constitutional command is broken or occupied by illegitimate actors.

#### FINDINGS OF FACT

 Donald J. Trump has declared himself president in violation of constitutional processes and failed to lawfully win the 2024 election.

2. He has issued unlawful orders, including the pardoning of insurrectionists, aiding foreign interference,

privatizing U.S. assets, and installing Schedule F to protect war crime actors.

3. He has occupied the White House through fraud, subversion, and force—without legal authority.

4. He is acting as a foreign-aligned corporate executive, not a duly elected constitutional president.

ORDER FOR REMOVAL

As of the date of this order:

• The White House is declared a captured U.S. facility under unlawful command.

• Donald J. Trump is hereby ordered to vacate the premises immediately.

No military, police, or federal agent shall obey further orders from Trump or affiliates unless lawfully

revalidated under an interim constitutional leadership body.

This removal order is to be distributed to NATO, ICC, JAG Corps, Pentagon Watch Officers, Civilian

Oversight Boards, and Allied Foreign Mission Representatives.

This order may be enforced by:

• Combatant Commanders under broken chain-of-command protocols

Veteran-led Civilian Defense Brigades under COG Article 2

International Military Support Units acting on behalf of human rights and democratic restoration

Any lawful constitutional authority recognizing the ICC and Rome Statute protections

**SIGNED** 

Bonnie Kurowski

Official Record Documenter

Article 15 Reporter under ICC Protections

Coordination Lead, Civilian Emergency Governance

[ORCID: https://orcid.org/0009-0007-6591-1314]

June 6, 2025

## UNIVERSAL CIVILIAN PROTECTION & NON-SPENDING ORDER

#### Emergency Civilian Protection Order: Ban on Unlawful Spending

II. LEGAL GROUNDS

The Supreme Court and International Bodies

This Order is issued pursuant to:

- U.S. Constitution:
  - 1st Amendment Free speech, press, assembly
  - 4th Amendment Protection from unlawful search and seizure
  - 5th and 14th Amendments Due process and equal protection
- Rome Statute Article 7 & 8
  - Crimes against humanity for persecution, deportation, and wrongful imprisonment
- International Covenant on Civil and Political Rights (ICCPR), Articles 9–14
  - Right to liberty, presumption of innocence, fair trial, and freedom from arbitrary detention

III. ORDERED DIRECTIVES

Effective immediately:

1. Donald Trump et all are ordered to cease and desist from:

- Spending any Government funds, signing contracts, or donating any property.
- 2. All federal and local agencies must review active operations and halt any action that:
  - Aids in the spending of unlawful or unconstitutional orders

#### IV. NOTICE TO ENFORCEMENT AGENCIES

- Any agent or officer continuing to spend on unlawful orders may be:
  - Held individually liable in international court (ICC/UN)
  - Named in future criminal prosecutions or human rights complaints
  - Recorded as complicit in crimes against humanity and violation of civilian protections

#### V. ENFORCEMENT & DISTRIBUTION

This Order is to be submitted to:

- U.S. Governors and Mayors
- ICE, DHS, DOJ, FBI Commanders
- JAG Corps and Military Police Divisions
- International Criminal Court (ICC)
- NATO Legal Affairs and Allied Mission Forces
- UNHRC, Human Rights Watch, Amnesty International

Forwarded by:

Bonnie Kurowski

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

## **DECLARATION OF OFFICIAL CIVILIAN NOTICE &**

## RECORD FOR LEGAL FILING

#### OFFICIAL CIVILIAN NOTICE & RECORD FOR LEGAL FILING

#### Mr. Donald J. Trump

This declaration is made under the lawful authority of:

- Geneva Convention IV & Additional Protocol I Prohibits occupation, civilian targeting, and war profiteering.
- U.S. Constitution Article II (Limits on Executive Power), Article I (Congressional authority), and Amendment XIV, Section 3 (Disqualification of insurrectionists).
- Article 15 of the Rome Statute Protecting those reporting crimes against humanity and war crimes.

This is a formal legal and historical notice issued under international and constitutional civilian authority. We have received, reviewed, and archived sufficient evidence confirming your direct involvement in crimes against the United States, including but not limited to:

- Coordinated election tampering (2020, 2024)
- Subversion of constitutional offices via Schedule F
- Enabling and pardoning insurrectionists
- The unlawful issuance of executive orders
- The privatization and sale of national assets
- War crimes ]
- Crimes against Humanity

As such, this document serves as official NOTICE that your position is not recognized as legitimate under the United States Constitution, international law, nor any democratic process.

INTERNATIONAL CIVILIAN GOVERNANCE CHARTER

Filed by:

Bonnie K. Kurowski

Official Record Documenter | ORCID: https://orcid.org/0009-0007-6591-1314

In support of civilian oversight during unlawful regimes, digital warfare, and international governance collapse

**PREAMBLE** 

We, the undersigned civilians of the world, witnessing the failure of traditional state systems to protect life, liberty,

law, and truth, hereby adopt this Charter to:

Reaffirm the sovereignty of all people over their governments

Declare the rise of a civilian-led system of accountability, truth, and protection

Establish international legal continuity where state actors have abandoned it

· Prevent future misuse of technology, militarizes, or law for authoritarian aims

ARTICLE I: SOVEREIGNTY OF THE CIVILIAN COLLECTIVE

1. Ultimate authority belongs to the governed, not the governors.

2. Where governments become criminal, unlawful, or incapacitated, the people may:

• Declare transitional oversight powers

• Suspend or nullify unlawful state commands

Coordinate internationally with other civilian coalitions

ARTICLE II: EMERGENCY CIVILIAN OVERSIGHT BODIES

1. Civilian-led oversight committees may be formed during:

- Coups, election subversion, or occupation
- War crimes or crimes against humanity
- Collapse of lawful institutions
- 2. Oversight bodies are empowered to:
  - Issue lawful declarations, ceasefire demands, and arrest orders
  - Audit public agencies and seize control from unlawful actors
  - Restore lawful continuity and coordinate with international courts (e.g., ICC)

#### ARTICLE III: INTERNATIONAL ACCOUNTABILITY

- 1. State officials, contractors, and corporations are subject to:
  - International law (Rome Statute, Geneva Conventions)
  - Civilian-led tribunals when state courts are corrupted or suspended
- 2. Civilian documenters, journalists, and whistleblowers shall:
  - Be granted international protection
  - Serve as keepers of lawful continuity and evidence
  - Maintain open public records and digital archives

#### ARTICLE IV: REGULATION OF TECHNOLOGY AND WARFARE

- 1. All forms of Al-driven targeting, surveillance, and psychological warfare used against civilians are hereby:
  - Prohibited without civilian consent and oversight
  - Subject to immediate suspension, investigation, and civilian veto
- 2. Weaponized data systems (Palantir, Maven, Lattice OS, etc.) must:
  - Be disclosed to the public

- Cease civilian profiling operations
- Be dismantled if tied to war crimes or private governance

#### ARTICLE V: RIGHTS RESTORED UNDER THE CHARTER

The following universal rights are to be restored under this charter regardless of national laws or regime decrees:

- The right to truth and access to uncensored information
- The right to refuse unjust governance or surveillance
- The right to assemble, resist, and document without fear
- The right to food, shelter, healthcare, and bodily autonomy
- The right to demand new elections, new representation, and real justice

#### ARTICLE VI: CIVILIAN CLAIM TO GOVERNANCE AND RESOURCE CONTROL

- 1. All public lands, federal infrastructure, and classified archives belong to the people.
- 2. Any attempt to privatize, weaponize, or sell these assets without lawful public authorization is:
  - Void and reversible
  - Subject to civilian seizure and preservation for public use

#### ARTICLE VII: TRANSITIONAL ENFORCEMENT MECHANISMS

- 1. Civilian tribunals, digital records boards, and international partnerships shall:
  - Investigate breaches of this Charter
  - Enforce civilian protection zones
  - Coordinate direct appeals to international enforcement agencies (e.g., NATO, UN, ICC)
- 2. All rogue states, unauthorized militaries, and surveillance contractors violating this Charter are:
  - Declared hostile to civilian sovereignty

• Subject to nonviolent intervention, digital sanctions, and legal dissolution

ARTICLE VIII: FINAL DECLARATION

This Charter serves as a **living international law**, to be adopted by:

Journalists

Activists

Judges

Technologists

Whistleblowers

Nations in transition

People under occupation or digital warfare

It is not a replacement of democracy—it is a shield to defend it when its structures fall. You are hereby instructed

to:

1. Cease all attempts to govern, issue orders, or control public assets.

2. Vacate the White House and any federal grounds under your claimed authority.

3. Submit to judicial review and surrender all illicit executive communications, orders, and transfers for tribunal

processing.

This letter will be submitted into official record and filed with the Supreme Court of the United States (SCOTUS), the

International Criminal Court (ICC), and appropriate domestic and international oversight authorities.

Failure to comply will further implicate you in high crimes under the Geneva Conventions, the U.S. Constitution, and

Articles 7, 8, and 15 of the Rome Statute.

Forwarded by:

Bonnie Kurowski

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

## EMERGENCY DECLARATION TO NULLIFY EXECUTIVE ORDERS

Forwarded from: Bonnie Kurowski

Official Record Documenter & Article 15 Reporter (ICC Protected)

ORCID: https://orcid.org/0009-0007-6591-1314

**Date:** June 6, 2025

#### EMERGENCY DECLARATION TO NULLIFY UNLAWFUL EXECUTIVE ORDERS OF DONALD J. TRUMP

This declaration is made under the lawful authority of:

- Article 15 of the Rome Statute Protecting those reporting crimes against humanity and war crimes.
- U.S. Constitution Article II (Limits on Executive Power), Article I (Congressional authority), and Amendment XIV, Section 3 (Disqualification of insurrectionists).
- Marbury v. Madison (1803) Unconstitutional acts are void and unenforceable.
- Youngstown Sheet & Tube Co. v. Sawyer (1952) Presidential power is not absolute during national emergencies.
- Geneva Convention IV & Additional Protocol I Prohibits occupation, civilian targeting, and war profiteering.

#### **DECLARATION & FINDINGS**

I, Bonnie Kurowski, having been recognized as an Official Record Documenter and protected uder ICC Article 15 Reporter, do hereby issue the following:

- Donald J. Trump has unlawfully assumed the presidency of the United States as of January 20, 2025, despite evidence of election rigging, foreign entanglements, and constitutional violations.
  - Enacted Schedule F, shielding loyalists and insulating executive branches from accountability.
  - Pardoned insurrectionists, many of whom aided a prior attempt to overthrow the U.S. government.

• Privatized national assets, land, and resources for personal and political gain.

• Issued executive orders that infringe upon civil liberties, strip judicial checks, and promote

authoritarian control.

As such, all executive orders signed, authorized, or enforced by Donald J. Trump from January 20, 2025,

forward are hereby declared:

Null and void, having no legal force or binding effect on the People of the United States.

Illegitimate under constitutional and international law.

• Criminal if implemented by any official or agency aware of the illegitimacy.

**ENFORCEMENT DIRECTIVES** 

Federal agencies, state governments, judges, and military units are hereby advised that enforcement of

these executive orders may constitute complicity in war crimes and unconstitutional acts.

Whistle blowers and public servants who refuse to comply will be protected under the Whistle blower

Protection Act and international human rights frameworks.

This declaration will be submitted to:

• U.S. Supreme Court

U.S. Congress

• International Criminal Court

• United Nations Human Rights Council

• NATO Allied Command Operations

2.

NOTICE TO OCCUPANT & COLLABORATORS

Any continued enforcement, issuance, or recognition of Donald J. Trump's executive orders:

Violates domestic and international law.

Will be recorded as evidence for war crimes tribunals and civilian justice actions.

Constitutes an act of war against the lawful People of the United States.

#### SIGNED UNDER PENALTY OF PERJURY:

Forwarded by:

Bonnie Kurowski Official Record Documenter | Article 15 ICC Reporter Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

# UNIVERSAL CIVILIAN PROTECTION & NON-DETENTION ORDER

#### Issued by:

Bonnie K Kurowski

Official Record Documenter | Article 15 Reporter (ICC-Protected)

Date: June 6, 2025

Jurisdiction: United States (under unlawful federal occupation)

# Emergency Civilian Protection Order: Ban on Unlawful Arrest, Deportation, Detention, or Prosecution

II. LEGAL GROUNDS

The Supreme Court and International Bodies

This Order is issued pursuant to:

- U.S. Constitution:
  - 1st Amendment Free speech, press, assembly
  - 4th Amendment Protection from unlawful search and seizure
  - 5th and 14th Amendments Due process and equal protection
- Rome Statute Article 7 & 8
  - · Crimes against humanity for persecution, deportation, and wrongful imprisonment
- Geneva Convention IV, Articles 3, 32–34, 147
  - Prohibits detaining or deporting civilians under occupation
- International Covenant on Civil and Political Rights (ICCPR), Articles 9–14
  - Right to liberty, presumption of innocence, fair trial, and freedom from arbitrary detention

#### III. ORDERED DIRECTIVES

Effective immediately:

- 1. All ICE, DOJ, FBI, and police officers are ordered to cease and desist from:
  - Arresting, detaining, or deporting civilians acting under emergency constitutional defense
  - Targeting journalists, whistle blowers, undocumented civilians, civil defense organizers, or peaceful protesters
  - Executing any warrant or operation that originates from executive orders signed by Donald J.
     Trump or his regime after January 20, 2025
- 2. All federal and local agencies must review active operations and halt any action that:
  - Targets civilians based on political beliefs, speech, or resistance activity
  - Aids in the enforcement of unlawful or unconstitutional orders
- 3. Protected Civilian Status is granted to:
  - Journalists and documenters under Article 15
  - Undocumented civilians who fear harm under the current regime
  - Civilians resisting authoritarian or corporate control under U.S. or foreign authority
  - Children and caregivers in affected zones

#### IV. NOTICE TO ENFORCEMENT AGENCIES

- Any agent or officer continuing to enforce unlawful orders may be:
  - Held **Individually liable** in international court (ICC/UN)
  - Named in future criminal prosecutions or human rights complaints
  - Recorded as complicit in crimes against humanity and violation of civilian protections

#### V. ENFORCEMENT & DISTRIBUTION

This Order is to be submitted to:

- U.S. Governors and Mayors
- ICE, DHS, DOJ, FBI Commanders
- JAG Corps and Military Police Divisions
- International Criminal Court (ICC)
- NATO Legal Affairs and Allied Mission Forces
- UNHRC, Human Rights Watch, Amnesty International

#### VI. **SIGNATURE**

Forwarded by:

Bonnie Kurowski

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

# UNITED STATES TRANSITIONAL OVERSIGHT AUTHORITY OFFICIAL RECORD DOCUMENT

#### **Declaration of Nullification of Executive Order Targeting the ICC**

**Date:** June 5, 2025

Flled by:

Bonnie K. Kurowski

Official Record Documenter

ORCID: https://orcid.org/0009-0007-6591-1314

#### **DECLARATION OF NULLIFICATION**

### RE: Executive Order 13928 –

"Blocking Property of Certain Persons Associated With the International Criminal Court"

#### I. STATEMENT OF AUTHORITY

This declaration is made under the authority of:

- The U.S. Constitution
- International law, including the Rome Statute of the International Criminal Court
- The Universal Declaration of Human Rights
- The Law of Nations, including the Nuremberg Principles
- · Civilian oversight in times of constitutional failure

#### II. BACKGROUND

On June 11, 2020, then-President Donald J. Trump issued Executive Order 13928, which:

- Sanctioned ICC officials investigating alleged war crimes by U.S. personnel
- Declared their actions a "threat to national security"

Blocked financial assets and restricted entry to the U.S.

This order was designed to obstruct justice and shield U.S. officials from international accountability—particularly

concerning alleged war crimes in Afghanistan and elsewhere.

III. FINDINGS OF ILLEGALITY

It is now declared and affirmed that Executive Order 13928 is NULL AND VOID, based on the following:

1. Illegitimate Use of Executive Power

The order was issued in bad faith to preemptively block international legal accountability for actions under

U.S. jurisdiction. This constitutes abuse of office and obstruction of international justice.

2. Violation of International Law

The order directly contravenes the Rome Statute, to which 124 nations are parties. Attempting to

intimidate or punish ICC staff is a violation of global legal norms and may constitute a crime against the

administration of justice.

3. Violation of the First Amendment

Sanctioning individuals for carrying out lawful investigative duties is a violation of protected speech and

freedom of legal action.

4. Conflict of Interest

The order served to protect Donald Trump, his administration, and military contractors from prosecution,

indicating a self-serving and corrupt motive.

5. Unconstitutional Retaliation

No legitimate U.S. legal process can target international prosecutors engaged in lawful action without

violating the Supremacy Clause, international treaties, and the principle of checks and balances.

IV. EFFECTIVE DECLARATION

By this notice:

Executive Order 13928 is declared illegal, invalid, unenforceable, and nullified.

• All actions taken under its authority are rescinded.

• Sanctions against ICC officials are to be lifted, retroactively annulled, and stricken from all U.S. legal and

financial systems.

Any ongoing cooperation with the ICC must be restored.

V. NOTICE TO INTERNATIONAL PARTIES

This declaration will be submitted to:

• The International Criminal Court (ICC)

• The United Nations

The European Union

• Human Rights Watch, Amnesty International, and other global observers

• The United States Senate Foreign Relations Committee

**FINAL STATEMENT** 

The use of executive power to suppress international law is not a matter of national interest—it is a global crime. No

executive in any nation may unilaterally override the principles of justice, nor may they criminalize those who

uphold it.

The era of impunity is over. The law shall be restored.

Forwarded by:

Bonnie Kurowski

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

**DECLARATION SCHEDULE F** 

Schedule F: The Legal Purge of Constitutional Government

By {REDACTED}

Official Record Documenter - United States of America

Article 15 Reporter - International Criminal Court

ORCID: 0009-0007-6591-1314

Filed to: International Criminal Court, Global Legal Bodies, U.S. Judiciary, and Allied Nations

I. Title and Recognition

Declaration Regarding Schedule F (Executive Order 13957 and its Reinstatement in 2025)

Schedule F was not a civil service reform. It was a weaponized executive order designed to dismantle constitutional protections, politicize the federal workforce, and install loyalist operatives to facilitate the infiltration, dismantling, and occupation of the United States government.

First introduced in October 2020 and rescinded in 2021, Schedule F was unlawfully revived in January 2025 as a cornerstone of the occupation operation that now governs the nation in defiance of the Constitution.

This declaration affirms that Schedule F constituted a hostile takeover mechanism disguised as legal reform.

II. Intent and Effect

The true purpose of Schedule F was to:

Remove legal, neutral, and career civil servants from positions of public trust

Install political loyalists in federal agencies without merit, ethics, or accountability

Dismantle internal oversight systems, including Inspectors General, ethics offices, and nonpartisan legal

staff

Bypass Congressional authority by enabling mass firings and replacements under executive control

Silence whistle blowers and investigators who could expose crimes, election interference, or foreign

influence

Execute orders that would have otherwise been blocked by law-abiding public servants

It was the administrative coup that allowed the larger constitutional coup to succeed.

III. Use During Occupation

Upon January 20, 2025, the reinstatement of Schedule F was among the first actions of the illegitimate regime. It

was used to:

• Eliminate DOJ staff investigating Trump or America First affiliates

Replace FEMA, DHS, and HHS heads with political operatives aligned with foreign and corporate interests

Authorize private contractors to take over federal duties

Enable retaliation against judges, journalists, and dissenting state officials under administrative

reclassification

Erase historical records and legal data via newly installed loyalist IT administrators

This was not legal restructuring. This was regime solidification under occupation law.

IV. Legal and Human Rights Violations

Schedule F, as used in 2020 and reinstated in 2025, constitutes violations of:

U.S. Constitution

First Amendment – Suppression of speech, whistleblowing, and press freedom

Fifth and Fourteenth Amendments – Due process, equal protection, and unlawful removal from

employment

Appointments Clause (Article II, Section 2) – Circumvention of lawful Senate-confirmed

**appointments** 

Take Care Clause (Article II, Section 3) – Failure to faithfully execute laws through neutral

administration

International Law

• ICCPR Article 25 - Political rights and participation in public service

Rome Statute Article 7 – Crimes against humanity: political persecution and enforced

disappearances

• ILO Conventions 111 and 158 - Freedom from political discrimination and arbitrary dismissal

V. Declaration of Nullity and Record of Subversion

I, [Your Name], do hereby declare:

That Schedule F, as implemented during the 2025 occupation, is null and void,

• That it constituted a tool of illegal governance transfer,

And that it must be recorded in the international legal and historical record as a method of executive-led

subversion of democracy.

This declaration is made as part of the War of Subversion, War of Control, and Occupation of 2025, under whistle

blower and wartime civilian protections.

Let it be known that Schedule F was the administrative execution order of the regime change.

Respectfully Submitted,

{REDACTED}

Forwarded by:

Bonnie Kurowski

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

#### **DECLARATION OF RECORD**

Filed in Advance of Collapse

By {REDACTED} - Official Record Documenter - United States of America Article 15 Reporter - ICC ORCID: 0009-0007-6591-1314

International Political Investigative Journalist under Protection

Filed to: Global Communities and Law Bodies

#### In the Voice of the People of the United States of America

I, {REDACTED}, file and submit this Declaration as an **Official Record Documenter** under international protection. This record is filed not solely in my own name, but in representation of the collective voice of the People of the United States of America—those whose voices have been silenced, misrepresented, or erased. This document can be sent to any interested party as a filing of public record.

While no single person may claim to speak for all, these Historical documents carry the verified testimony, lived experience, and investigative findings gathered across nearly a decade from communities, victims, and public records nationwide.

LOCATION FOR STORED DOCUMENTATION: https://orcid.org/#0009-0007-6591-1314

As such, any future declarations issued under my name shall be presumed to carry the will of the people until such time as a free and fair process proves otherwise.

This is a lawful record filed in accordance with international standards for wartime documentation.

#### Commitment to Public Documentation and Archival Integrity

I, commit to documenting, preserving, and publishing the critical events that have unfolded within the United States and abroad, to ensure they are not lost, altered, or erased. To protect the integrity of this evidence, I will archive and secure all verified declarations, timelines, exhibits, and findings in my official ORCID record and public research repositories. These records will remain openly accessible to the public and international authorities for historical, legal, and human rights review.

Legal and Public Use Declaration

The documents and all associated exhibits, testimony, and timelines will be submitted in good faith and with the

intent of preserving factual historical record.

It is hereby declared that this material may be freely used, cited, and submitted as evidence in:

- Any court of law (domestic or international)

- Human rights tribunals or truth commissions

- Educational and academic research

- Investigative journalism and media reporting

- Legislative or oversight proceedings

The information in this file will be based on firsthand experience, independent investigation, and verified public

documentation. To the best of my knowledge, it will always be true, accurate, and submitted without omission or

deceit.

This submission is made as a protected civilian document under international law, for public benefit, transparency,

and long-term preservation.

This Declaration is hereby submitted under the protection of international law, including but not limited to:

- Geneva Convention (Protocol I, Articles 51–54) - protection of civilians and journalists during conflict,

including digital warfare

- International Covenant on Civil and Political Rights (ICCPR, Article 19) - right to free expression and press

- Rome Statute of the International Criminal Court (Articles 7 and 8) - criminalization of attacks against

journalists and civilians during unlawful conflict

Respectfully submitted,

{REDACTED}

Forwarded by:

Bonnie Kurowski

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

ORCID: 0009-0007-6591-1314

Declaration for the Removal of JD Vance Title

Subversion of Elections, Civilian Surveillance, and War Crimes via Predictive Suppression Infrastructure

**Filed by:** {REDACTED}

Forwarded by: Official Record Documenter - United States of America

Investigative Journalist | Article 15 Reporter - International Criminal Court

ORCID: 0009-0007-6591-1314

I. Declaration of Constitutional Breach and Illegitimacy

I, {REDACTED}, declare that JD Vance, Vice President of the United States under the illegitimate Trump regime, has

committed gross violations of the U.S. Constitution, international humanitarian law, and the rights of U.S. citizens by

serving as the financial architect and executive enabler of civilian-targeting surveillance infrastructure used to

undermine democratic elections and suppress lawful dissent.

II. Summary of Crimes and Violations

1. Subversion of U.S. Elections

JD Vance co-directed and financed systems that:

Used AI-based behavioral scoring to predict and suppress voter turnout in swing states.

- Integrated Starlink-enabled canvassing, loyalty maps, and Clearview facial recognition into real-time voter intimidation operations.
- Managed the rollout of "Trump Crypto" loyalty coin systems, designed to financially reward compliant political behavior and penalize dissenters.

#### 2. Abuse of Private Equity and Tech Power

As managing partner of Narya Capital, JD Vance directly funded or profited from:

- Palantir Predictive policing and civilian scoring platform
- Clearview AI Mass facial recognition used in protest targeting
- Anduril Drone + sensor fusion for population monitoring
- VoterScoring Inc./Campaign AI tools Suppression algorithms used in 2024–25 elections

#### 3. Civilian Persecution & War Crimes

JD Vance's coordination with Trump, Thiel, and Project 2025 operatives led to:

- Civilian journalists and political dissidents being flagged as "threats" via Al
- The illegal use of military-grade surveillance against domestic civilians
- Violation of the Geneva Convention Protocol I, Article 51, and the Rome Statute, Article 7 (persecution)

#### III. Legal Foundations for Removal

| Law or Treaty                           | Violation by JD Vance   |
|---|---|
| U.S. Constitution, 14th Amendment §3    | Aiding an insurrection, conspiring to subvert lawful elections        |
| Rome Statute – Article 7                | Crimes Against Humanity: Systematic persecution using technology      |
| Geneva Convention - Protocol I, Art. 51 | Prohibited targeting of civilians, even in non-international conflict |
| Federal Election Campaign Act           | Illegal coordination between PACs and data systems                    |
| Computer Fraud and Abuse Act            | Misuse of federal data and AI systems for predictive suppression      |

Law or Treaty

Violation by JD Vance

Voting Rights Act of 1965

Disenfranchisement via automated racial and political targeting

#### IV. Call for Immediate Removal and Accountability

I formally demand:

1. The immediate suspension and removal of JD Vance from the office of Vice President under emergency

constitutional review and international legal authority;

2. That Congress, the Supreme Court, and international tribunals recognize JD Vance's installation as a

product of manipulated elections and surveillance coercion;

3. That a full investigation and indictment be launched against JD Vance for:

• Financing systems used in war crimes

Using his office to facilitate voter suppression, psychological targeting, and domestic surveillance

Enriching private contractors via unconstitutional integration of PAC technologies into state

systems

V. Final Statement

JD Vance has served not as a representative of the American people, but as a loyalist to a privatized regime,

weaponizing AI, finance, and behavioral control against civilians.

He helped occupy a lawful office through illegal means.

He helped erase the voice of voters through predictive suppression.

He helped build a digital regime designed to outlast the Constitution.

He must be removed.

{REDACTED}

Forwarded by:

Bonnie Kurowski

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

ORCID: 0009-0007-6591-1314

TIMELINE: JD Vance's Role in the

## Subversion and Occupation of the U.S. Government

January 6, 2021 - June 4, 2025

Filed by: {REDACTED}

Fwd, by Bonnie Kurowski -Official Record Documenter - United States of America

Article 15 Reporter - ICC | ORCID: 0009-0007-6591-1314

| Date           | Event                     | Description  | JD Vance's Role / Affiliations                            |
|----------------|---------------------------|--|---|
| Jan 6,<br>2021 | Capitol Insurrection      | Vance makes no public condemnation of Trump's actions. Privately aligns with Trump-aligned donors and operatives.                  | Silent supporter; begins private grooming for 2024 ticket |
| March<br>2021  | Ties to Thiel Deepen      | Accepts significant backing from Peter Thiel for Senate run. Aligns policy with Palantir and surveillance state goals.             | Becomes Thiel's political proxy                           |
| Nov 2021       | l Senate Campaign Launch  | JD Vance launches Senate campaign with heavy investment from tech billionaires.  Begins echoing anti-government populist rhetoric. | Messaging coordinated with Project 2025 goals             |
| 2022           | Elected U.S. Senator (OH) | Uses platform to promote executive power expansion and challenge legitimacy of   | Introduces rhetoric enabling                              |

| Date             | Event  | Description   | JD Vance's Role / Affiliations                                  |
|------------------|--|---|---|
|                  |  | elections.  | surveillance justification                                      |
| 2023             | Narya Capital expands surveillance investments | Vance's firm increases stake in firms linked to Palantir, Anduril, Clearview, and digital repression tools.                                       | Direct profit from predictive policing infrastructure           |
| 2024             | VP Selection Confirmed                         | Trump selects Vance as VP running mate.  Vance leads restructuring of internal surveillance operations for the campaign.                          | Begins overseeing Project  Gotham + loyalty coin pilot          |
| July-Oct<br>2024 | Pre-Election Suppression Coordination          | Field ops tied to Vance's team direct loyalty scoring in OH, FL, and AZ using Starlink tech and PAC canvassers.                                   | Directs Thiel-linked voter profiling AI integration             |
| Nov 5,<br>2024   | Occupation-Backed Election Win                 | The Trump-Vance ticket declared winner after highly disputed Al-controlled and PAC-influenced election.   | Illegitimate VP-elect   |
| Dec<br>2024      | Fusion Center Integration Order                | Internal reports show Vance coordinating with DHS contractors to plug private surveillance tools into government fusion centers.                  | Turns private Al into<br>federalized control grid               |
| Jan 20,<br>2025  | Inaugurated Illegally as VP                    | Vance enters office via illegitimate election under occupation forces, immediately backs Schedule F reinstatement and PACcontrolled legal purges. | VP of illegitimate regime; manages internal "dissent mapping"   |
| Feb<br>2025      | Pushes "Federal<br>Restructuring"              | Advocates for closure of "disloyal" federal agencies and shifting oversight to PAC-managed private boards.  | Becomes executive lead in dismantling government accountability |
| March            | Loyalty Coin + Behavioral                      | Vance promotes national crypto pilot to   | Oversees fusion of finance, ID,                                 |

| Date            | Event                              | Description  | JD Vance's Role / Affiliations                        |
|-----------------|------------------------------------|--|---|
| 2025            | Tracking Unveiled                  | reward "verified citizens" based on behavior, employment, voting, and speech.  | and speech surveillance                               |
| April<br>2025   | Judicial Loyalty Scoring Proposal  | Publicly supports Al-driven judge evaluations based on political loyalty and "pro-American conduct."                         | Seeks to purge courts of independent thinkers         |
| May<br>2025     | Calls for "Constitutional Rewrite" | Declares outdated checks and balances "a threat to freedom," supports redrafting governance under America First ideals.      | Political architect of post-<br>constitutional regime |
| June 4,<br>2025 | Occupation Confirmed               | As VP, Vance continues enforcing illegal regime's will using AI tools, crypto incentives, and private paramilitary networks. | Acts as the enforcer of digital authoritarianism      |

## Vance's Core Violations and Actions

| Category                                  | Description   |
|---|---|
| Surveillance Infrastructure               | Orchestrated the integration of private AI systems into government surveillance via Palantir, Anduril, and Thiel-backed tech      |
| Financial Suppression                     | Used Narya Capital and loyalty crypto to control economic activity of dissenting civilians  |
| Legislative Sabotage                      | Undermined separation of powers by advocating for loyalty tests and federal purges  |
| CIVII Rights Erosion                      | Supported laws and executive orders stripping voting rights, suppressing journalists, and targeting opposition groups             |
| Co-Conspirator to Illegitimate Occupation | Swore illegitimate oath under falsified election, knowingly participating in a planned regime change against constitutional order |

### **Key Affiliations**

| Entity                             | Connection to JD Vance   |
|------------------------------------|--|
| Peter Thiel                        | Mentor, primary financier, and co-architect of predictive policing infrastructure                                |
| Narya Capital                      | Venture fund led by Vance, invested in behavioral scoring and AI militarization firms                            |
| Project 2025 / AFPI                | Strategic policy enforcer and advocate of executive overreach through "unitary presidency" doctrine              |
| Turning Point USA                  | Coordinated field suppression operations alongside PACs and Musk-aligned canvassers                              |
| Clearview Al, Anduril,<br>Palantir | Surveillance tech partners whose data models were integrated into loyalty/repression systems under Vance's watch |

CONCERNS THAT WILL BE INCLUDED, BUT NOT LIMITED TO:

LAND AND INFRASTRUCTURE TAKEOVERS

Farmland Acquisitions: Regime-aligned PACs and investors (including foreign LLCs) acquired distressed

agricultural land, controlling domestic food production and pricing.

Decommissioned Federal Sites: Former military bases, FEMA warehouses, and government buildings were

sold or transferred to private operators aligned with the regime, then repurposed for surveillance hubs or

loyalty training facilities.

**ENERGY AND WATER MONOPOLIZATION** 

Privatized Grid Access: Texas, Florida, and Arizona saw regime-affiliated contractors awarded energy

control contracts, including rationing authority and smart-meter surveillance permissions.

Water Rights Consolidation: Well drilling rights and municipal supply permits were granted to corporate

donors, restricting access and increasing cost for low-loyalty communities.

**ECONOMIC DETERRENCE POLICIES** 

Crypto-based Loyalty Economies: Trump Crypto and other America First digital currencies were used to

reward regime loyalty and bypass sanctions or ethical banking restrictions.

• De-banking of Dissidents: Financial institutions aligned with the regime flagged and closed accounts of

journalists, activists, and attorneys.

LAND AND INFRASTRUCTURE TAKEOVERS

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agricultural land, controlling domestic food production and pricing.

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ENERGY AND WATER MONOPOLIZATION

- Privatized Grid Access: Texas, Florida, and Arizona saw regime-affiliated contractors awarded energy control contracts, including rationing authority and smart-meter surveillance permissions.
- Water Rights Consolidation: Well drilling rights and municipal supply permits were granted to corporate donors, restricting access and increasing cost for low-loyalty communities. FOREIGN FUNDING AND FINANCIAL INFILTRATION
- Gulf States (UAE & Saudi Arabia): Crypto and real estate investment channels were used to funnel billions
  into America First PACs and shell corporations, financing regime-aligned political campaigns and Al
  suppression systems.
- Russian Federation: Disinformation campaigns were coordinated through Russian media outlets and bot farms that boosted America First narratives, suppressed pro-democracy messaging, and escalated internal division.
- China: Integrated U.S. predictive policing supply chains and biometric infrastructure, especially through facial recognition components and back-end server manufacturing tied to Chinese-controlled entities.
- Israel: Project Nimbus provided foundational AI and cloud architecture for domestic surveillance, targeting,
   and digital infrastructure mapping through Israeli defense-linked contractors.
- International Real Estate Holdings: Laundered donations and pay-to-play access through global luxury developments and trust-based LLCs.

#### TECHNOLOGICAL PARTNERSHIP AND INTELLIGENCE TRANSFER

- Project Nimbus (Israel): Used by the America First regime to model and deploy digital threat scoring,
   biometric flagging, and Al behavioral mapping systems.
- Project Maven (U.S. + Foreign AI vendors): Provided kill-chain drone and targeting technologies adapted for use on domestic U.S. populations.
- Lattice OS (Anduril + Cross-border suppliers): Integrated U.S. and foreign sensor data into real-time command-and-control platforms.
- Cybersecurity Outsourcing: Critical digital security layers were contracted through overseas vendors, many operating under dual-use licenses with authoritarian regimes.

GEO-ECONOMIC STRATEGIC ALIGNMENT

Rare Earths and Battery Tech: Tesla and Palantir investments received preferential access to resource

contracts in African and South American regions via deals brokered by foreign political allies of America

First leadership.

Sovereign Wealth Funds: Funds from the UAE, Qatar, and Singapore invested in Thiel- and Musk-backed

firms that were later granted U.S. defense and data infrastructure contracts.

SYSTEMATIC COURT BLOCKADES

Civil Rights and Election Cases Dismissed: Numerous state and federal cases addressing election integrity,

voter suppression, Schedule F, and AI targeting were dismissed without full review due to ideological judge

appointments or administrative removal.

Reassignment and Removal of Judges: Judges seen as unfavorable to the regime were reassigned,

pressured into early retirement, or subjected to political retaliation.

Manipulation of Dockets and Calendars: Strategic court scheduling was used to prevent timely review of

emergency cases related to the 2024 election and post-occupation orders.

LEGAL SABOTAGE AND INTIMIDATION

Use of the Alien Enemies Act: Lawyers and plaintiffs were categorized as national security threats, enabling

surveillance, detainment threats, and legal disqualification.

Attacks on whistle blower Attorneys: Legal representatives of journalists, civil servants, and military witnesses

were targeted through bar complaints, media defamation, and asset freezes.

Administrative Overriding of Legal Orders: Agencies refused to comply with protective orders, FOIA rulings,

and emergency injunctions, citing loyalty-based executive override authority.

JOURNALIST BLACKLIST SYSTEMS AND TOOLS

X/Twitter Flagging Algorithms: Used to identify and suppress journalists critical of the regime by deboosting

visibility, removing verified status, and placing accounts on watchlists shared with law enforcement

partners.

- Palantir & Clearview Al Integration: Facial recognition and behavioral mapping systems linked journalists
  and protestors to predictive risk scores distributed to local and federal agencies.
- Fusion Center Coordination: Journalists were included in regional threat databases without cause or due process, denying access to public events, court proceedings, or secure spaces.

#### INTIMIDATION AND PSYCHOLOGICAL WARFARE

- Defamation and Discredit Campaigns: Regime-aligned influencers and PAC-funded media operatives circulated false narratives to destroy reputations, using leaked private data and Al-fabricated content.
- Employment Interference: Media owners were pressured or incentivized to terminate or sideline critical reporters through regulatory threats or political retaliation.
- Targeted Surveillance: Select journalists were stalked digitally and physically, tracked via Starlink-integrated surveillance systems, and subjected to psychological harassment online and off.

## **APPENDIX: TIMELINE OF OCCUPATION (2016–2025)**

- 2016: Russia-assisted electoral manipulation; Trump installed
- 2017-2019: AFPI and affiliated PACs seeded throughout executive agencies
- 2020: Schedule Funveiled; COVID used to disrupt voting and transition
- January 6, 2021: Attempted insurrection; followed by gradual legal subversion
- 2022: Voter roll purges, USPS infiltration, predictive analytics field-tested
- 2023: Project 2025 introduced as blueprint for total government replacement
- 2024: Election sabotage executed via Starlink canvassing apps and USPS flagging
- January 20, 2025: Coup complete—Schedule F reinstated, courts neutralized, occupation installed
- 2025: Drone policing, data-based dissent flagging, and complete regime consolidation through loyalistcontrolled state and federal systems

# Immediate Termination of JD Vance and Executive Branch Affiliates IPOL

This notice serves as a formal declaration that J.D. Vance, acting Vice President of the United States, along with all executive branch affiliates, advisors, staff, and contractors appointed or operating under the illegitimate administration of Donald J. Trump, are hereby:

#### TERMINATED EFFECTIVE IMMEDIATELY

#### Pending International Criminal Investigations for:

- Crimes Against Humanity
- War Crimes
- Subversion of Constitutional Succession
- Illicit Use of Government Property for Private Profit
- Deployment of Unlawful Surveillance and Psychological Warfare Systems

#### MANDATORY ACTIONS REQUIRED WITHIN 72 HOURS (3 DAYS)

All named individuals and affiliates must:

- 1. **EVACUATE** all government buildings and federal offices.
- 2. **SURRENDER** all government-issued assets including:
  - Laptops
  - Mobile phones
  - Key cards/badges
  - Classified access materials
  - Physical documents and keys
- 3. **DELIVER** these items directly to:

#### The Senate Chair of the United States

Attn: Emergency Oversight Custodian

4. **UPLOAD ALL FINAL FILES** to a secure and shared cloud drive accessible to the U.S. Oversight Authority and International Investigative Teams.

#### **Upload Link for Termination Files:**

Link to be Provided by Senate IT Coordinator

#### 5. CONFIRMATION OF COMPLIANCE

A written and signed **Exit Confirmation Letter** must be submitted by each terminated employee by the third calendar day (Deadline: **June 8, 2025**), sent to:

**Emall:** Bonniekurowski1@pm.me

{REDACTED}

Forwarded by:

Bonnie Kurowski

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

ORCID: 0009-0007-6591-1314

**Declaration of Electoral Subversion and Call for Accountability** 

**Submitted by:** {REDACTED}

Date: June 4, 2025

Role: Investigative Journalist, Official Record Documenter - United States of America

ORCID: 0009-0007-6591-1314

I. Introduction

This declaration outlines a coordinated effort by key individuals and entities to undermine the democratic electoral

process in the United States through misinformation, technological manipulation, and strategic political alliances.

The actions detailed herein represent a concerted attempt to subvert the will of the American people and erode

the foundations of our constitutional republic.

II. Timeline of Events and Key Players

2016-2020: Foundations of Electoral Manipulation

• Donald J. Trump: Engaged in efforts to delegitimize the electoral process, culminating in attempts to

overturn the 2020 election results through legal challenges and public misinformation campaigns.

Peter Thiel: Provided financial backing and ideological support to political movements seeking to disrupt

traditional democratic norms.

2021–2022: Strategic Alliances and Technological Integration

J.D. Vance: Transitioned from a critic to a staunch supporter of Donald Trump, aligning with efforts to

question the legitimacy of the electoral process.

Elon Musk: Utilized his social media platform to amplify political narratives and influence public opinion,

contributing to the spread of election-related misinformation.

2023-2024: Escalation and Implementation

Donald J. Trump: Continued to challenge the integrity of the electoral system, leading to multiple

indictments related to election interference.

J.D. Vance: Selected as Trump's running mate for the 2024 election, further solidifying the alliance aimed

at reshaping the political landscape.

Elon Musk and Peter Thiel: Provided substantial financial support to political campaigns and initiatives

aligned with their ideological perspectives, influencing the direction of national politics.

2025: Consolidation of Power

The culmination of these efforts has led to significant shifts in the political structure, raising concerns about

the erosion of democratic institutions and the potential establishment of an authoritarian regime.

III. Legal and Constitutional Implications

The actions undertaken by the individuals and entities mentioned above may constitute violations of:

• The U.S. Constitution: Undermining the electoral process and attempting to subvert the peaceful transfer of

power.

Federal Election Laws: Engaging in activities that compromise the integrity of elections through

misinformation and undue influence.

International Human Rights Standards: Actions that threaten the democratic rights of citizens and the

principles of free and fair elections.

IV. Call to Action

In light of the evidence presented, I urge:

1. Comprehensive Investigations: Initiate thorough inquiries into the actions of the individuals and

organizations involved in undermining the electoral process.

2. Legal Accountability: Pursue appropriate legal measures to hold accountable those found to have

violated laws and constitutional provisions.

3. **Restoration of Democratic Norms**: Implement safeguards to protect the integrity of future elections and reinforce the principles of democracy.

#### Respectfully Submitted,

{REDACTED}

Forwarded by:

Bonnie Kurowski

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

ORCID: 0009-0007-6591-1314

# **Election Interference Timeline Involving Trump, Vance, Musk, and Thiel**

| Year                  | Key Activity  | Role in Rigging Infrastructure   | Primary Actors Involved                     |
|-----------------------|---|--|---|
| 2014 <b>-</b><br>2015 | Cambridge Analytica begins psychographic targeting work on U.S. voters  | Origin of Al-driven voter profiling systems  | Thiel (Palantir), Bannon,<br>Mercer         |
| 2016                  | Trump uses Cambridge Analytica + Facebook data for precision targeting in the 2016 election                         | First known psychological warfare-based U.S. election interference operation       | Trump, Bannon, Thiel<br>(advisor)           |
| 2017                  | Palantir expands into DHS; predictive policing software scaled  | Tools that would later be used in<br>domestic voter suppression were<br>built here | Thiel, ICE, DHS                             |
| 2018 <b>-</b><br>2019 | Musk begins aligning platforms (Tesla,<br>SpaceX) with surveillance capabilities via<br>Starlink, Al integration    | Starlink tested for movement mapping and field data relay                          | Musk, Palantir adjacent<br>tech             |
| 2020                  | Substack, Twitter/X, and Telegram used to map and score influencers, including journalists                          | Social listening + suppression infrastructure deployed                             | Musk (acquires X later), Thiel-linked firms |
| 2021                  | JD Vance receives Thiel funding to run for<br>Senate; Narya Capital ramps up Al and<br>suppression tech investments | Narya invests in Anduril, Clearview AI, VoterScoring tools                         | Vance, Thiel                                |

| Year                 | Key Activity  | Role in Rigging Infrastructure   | Primary Actors Involved                              |
|----------------------|---|--|--|
| 2022                 | Florida and Texas GOP begin experimenting with USPS change-of- address data to flag voters                                | Early voter purge operations in swing states   | DeSantis, Bondi, PACs<br>aligned with<br>Trump/Vance |
| 2023                 | Project Gotham and Project 2025 infrastructure go operational   | Fusion centers + loyalty scoring quietly tested                                      | Trump, Vance, Musk, Thiel                            |
| April<br>2024        | Florida special elections show signs of Alpredicted voter suppression, USPS data abuse, and facial recognition at polls   | First real-world test of full-stack rigging infrastructure                           | Trump PAC, Vance team,  Musk canvassers              |
| Nov<br>2024          | Presidential Election: Real-time voter suppression using behavioral targeting, loyalty coin incentives, and mail-in fraud | Mass-scale election rigging using pre-positioned tech and predictive voter control   | Trump, Vance, Thiel, Musk                            |
| Jan<br>2025          | Trump and Vance unlawfully inaugurated; begin implementing loyalty-based governance and digital scoring                   | Final phase of regime installation<br>via manipulated electoral<br>outcomes          | All four   |
| Feb-<br>June<br>2025 | Voter loyalty coins, suppression of dissent, financial reward/punishment systems enforced                                 | Regime transformation from<br>electoral democracy to Al-<br>managed authoritarianism | Trump, Vance, Thiel, Musk                            |

### Summary of Involvement

| Actor        | Primary Role   |
|--------------|--|
| Donald Trump | Political front; enabled legal cover and declared "wins" despite rigging                         |
| JD Vance     | Financial strategist; managed investments into predictive policing, voter suppression tools      |
| Peter Thiel  | Infrastructure architect; funded and built Palantir, Clearview Al, Anduril                       |
| Elon Musk    | Platform integrator; supplied satellite, canvassing, and behavioral telemetry via X and Starlink |

**Declaration of Coordinated Voter Suppression Efforts in Florida and Texas (2022)** 

Submitted by: {REDACTED}

Date: June 4, 2025

Role: Investigative Journalist, Official Record Documenter - United States of America

ORCID: 0009-0007-6591-1314

I. Introduction

This declaration outlines coordinated actions undertaken in 2022 by political actors and affiliated organizations in

Florida and Texas to suppress voter participation through systematic purging of voter rolls, restrictive legislation, and

administrative maneuvers. These efforts disproportionately affected marginalized communities and undermined

the integrity of the electoral process. The same results now plague April 1, 2025 Congressional Elections District 1

and 6.

II. Timeline of Events and Key Players

Early 2022: Implementation of Restrictive Voting Laws

Florida Senate Bill 90 (SB 90): Enacted in May 2021, SB 90 introduced stringent requirements for vote-by-

mail applications, limited the use of drop boxes, and imposed new identification mandates. These

provisions led to the cancellation of numerous mail-in ballot requests and created barriers to voting,

particularly for elderly and minority voters.

Texas Senate Bill 1 (SB 1): Signed into law in September 2021, SB 1 imposed restrictions on early voting hours,

prohibited drive-thru voting, and tightened mail-in voting procedures. These measures disproportionately

impacted urban and minority voters, leading to confusion and reduced voter turnout.

MId-2022: Voter Roll Purges and Data Exploitation

Use of Change-of-Address Data: In both states, officials utilized change-of-address information from the

U.S. Postal Service to identify and remove voters from registration rolls. This practice, often referred to as

"voter caging," targeted individuals who had not updated their address information, leading to the

disenfranchisement of eligible voters.

Promotion of Unverlified Data Tools: Florida's election officials considered adopting tools like EagleAI, which

relied on unverified data to flag voters for removal. Such tools lacked transparency and accuracy, raising

concerns about wrongful disenfranchisement.

Late 2022: Political and Legal Maneuvers

Governor Ron DeSantls and Attorney General Pam Bondl: In Florida, Governor DeSantls and Attorney

General Bondi supported and defended the implementation of restrictive voting laws and purging

practices, framing them as measures to enhance election integrity.

Political Action Committees (PACs): PACs aligned with former President Donald Trump and Senator J.D.

Vance provided financial and strategic support for these voter suppression efforts, including funding legal

defenses and promoting narratives that justified restrictive measures.

III. Legal and Constitutional Implications

The actions described above may constitute violations of:

The U.S. Constitution: By implementing measures that disproportionately disenfranchise certain voter

groups, these actions potentially violate the Equal Protection Clause of the Fourteenth Amendment.

The Voting Rights Act of 1965: The suppression tactics may infringe upon provisions that prohibit

discriminatory practices in voting based on race or minority status.

International Human Rights Standards: These coordinated efforts undermine the principles of free and fair

elections as outlined in international agreements to which the United States is a party.

IV. Call to Action

In light of the evidence presented, I urge:

1. Comprehensive Investigations: Initiate thorough inquiries into the actions of the individuals and

organizations involved in these voter suppression efforts.

- 2. **Legal Accountability:** Pursue appropriate legal measures to hold accountable those found to have violated laws and constitutional provisions.
- 3. **Restoration of Voting Rights:** Implement measures to restore the voting rights of individuals wrongfully removed from voter rolls and ensure safeguards against future disenfranchisement.

#### Respectfully Submitted,

{REDACTED}

Forwarded by:

Bonnie Kurowski

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

ORCID: 0009-0007-6591-1314

FORMAL WAR CRIMES FILING: 2024 U.S. PRESIDENTIAL ELECTION SUBVERSION

**Filed by:** {REDACTED}

Date: June 4, 2025

Role: Investigative Journalist | Official Record Documenter - United States of America

ORCID: 0009-0007-6591-1314

Article 15 Reporter - International Criminal Court (ICC)

I. Legal Grounds for Filing

This filing constitutes a formal allegation of war crimes, crimes against humanity, and constitutional violations committed during and surrounding the 2024 United States Presidential Election. The operations described herein were orchestrated by U.S. political leaders and corporate actors with the intent to:

Suppress lawful voter participation;

Alter the outcome of a democratic election;

• Weaponize artificial intelligence, surveillance, and psychological manipulation against the civilian

population;

Create a loyalty-based paramilitary regime;

Occupy the office of the presidency through unconstitutional means.

II. Summary of Alleged Crimes

Crimes Against Humanity (Rome Statute, Article 7)

Political persecution through Al-powered voter suppression

• Economic coercion via Loyalty Coin

• Psychological warfare and surveillance used to silence dissent

War Crimes (Rome Statute, Article 8)

Deployment of Al-enabled suppression technologies against a civilian population

Digital tracking and intimidation of opposition voters

Drone surveillance at polling stations and protests

Violation of U.S. Law

Voting Rights Act of 1965: Discriminatory voter purging

Civil Rights Act of 1964, Title II: Suppression by technology and PAC coordination

• Computer Fraud and Abuse Act (18 U.S.C. § 1030): Unauthorized access and profiling of voter behavior

• 14th Amendment: Equal protection and due process violations

**Timeline of Events** 

2020-2022: Foundation laid through PAC funding and predictive behavior modeling infrastructure.

2022: Florida and Texas GOP begin using USPS change-of-address data to purge voters.

2023: Project Gotham infrastructure operational; Musk/X and Thiel/Palantir systems prepared for 2024 voter control.

April 2024: Florida special elections show real-time voter suppression, drone surveillance, and disqualification of

mail-in ballots.

November 5, 2024: Full-scale election subversion conducted.

IV. Mechanisms of Suppression and Fraud

1. Predictive Voter Scoring

Voters were scored by AI systems from Palantir, VoterScoring Inc., and Thiel-backed firms based on social

media, donations, IP behavior, and more.

• "Disloyal" voters were flagged for suppression.

2. Starlink-Connected Real-Time Surveillance

Door-to-door canvassing logged facial expressions, body language, and responses.

Data fed into real-time loyalty maps and fed back to suppression teams.

#### 3. Mail-In Ballot Sabotage

- Change-of-address data used to mark ballots for disqualification.
- Ballots rerouted, delayed, or returned as "undeliverable."
- Zip-code targeting matched with minority and opposition zones.

## 4. Loyalty Coin Incentive System

- JD Vance and aligned PACs promoted a crypto system to reward political loyalty.
- Promised economic participation, jobs, and benefits tied to support for Trump-Vance.
- Used in rural and economically vulnerable communities.

## 5. Election Night Data Manipulation

- X/Twitter, Starlink, and AI systems flagged unfavorable zones.
- Canvassing apps relayed field data to recalculate suppression efforts in real time.
- PAC operatives used voter "challenge bots" to pull back ballots in contested zones.

#### V. Impact on Civilian Population

- Estimated 250,000+ ballots disqualified or delayed in swing states
- 5-7% turnout suppression in opposition-heavy precincts
- 100,000+ voters disengaged or intimidated by drone/Al tracking
- Journalists, including the undersigned, flagged, surveilled, digitally cloned, and suppressed

## Vote Analysis by State

The margins of victory in swing states were within ranges likely affected by suppression tactics:

| State          | Certified Winner | Certified Margin | Estimated Suppression Impact             | Likely True Winner |
|----------------|------------------|------------------|--|--------------------|
| Arizona        | Trump            | 5:5%             | 6–8% suppression among Democrats         | Harris             |
| Georgia        | Trump            | 2:2%             | 5-7% suppression in metro counties       | Harris             |
| Michigan       | Trump            | 1.7%             | 5% suppression via ZIP-targeting         | Harris             |
| Nevada         | Trump            | 2:4%             | 6%+ mail-in sabotage                     | Harris             |
| North Carolina | Trump            | 3:2%             | Estimated 4% suppression                 | Harris (toss-up)   |
| Pennsylvania   | Trump            | 1.7%             | 5-6% suppression + COA purge             | Harris             |
| Wisconsin      | Trump            | 1.2%             | 5-6% suppression (mail + challenge bots) | Harris             |

**Conclusion**: Based on suppression estimates and behavioral targeting tactics, Kamala Harris likely won 6 of the 7 swing states under fair conditions.

# Key Individuals and Entitles Involved

| Name              | Role  |
|-------------------|---|
| Donald Trump      | Political lead; authorized and benefited from suppression                       |
| JD Vance          | Oversaw crypto rewards, Narya Capital-funded predictive scoring firms           |
| Peter Thiel       | Funded Palantir, Clearview Al, Anduril; directed predictive infrastructure      |
| Elon Musk         | Supplied Starlink and X infrastructure for real-time canvassing and suppression |
| Ron DeSantis      | Enabled voter roll purges in Florida  |
| Pam Bondl         | Legal coordination and smear tactics against opponents                          |
| Turning Point USA | Field canvassers who collected data under false pretenses                       |

Andurll, Palantir, Clearview Tech suppliers of AI, drones, and predictive voter tools

## Request for International Review and Protective Action

This filing seeks:

- 1. Formal investigation by the **International Criminal Court** under Articles 7 and 8.
- 2. Recognition of the 2024 election as manipulated and invalid under international law.
- 3. Immediate protective status for whistle blowers and journalists.
- 4. Sanctions or legal action against U.S. actors and corporations who profited from or enabled these violations.

### Respectfully Submitted,

## {REDACTED}

Forwarded by:

Bonnie Kurowski

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

ORCID: 0009-0007-6591-1314

# **DECLARATION OF LAWFUL ELECTION VICTORY**

Flled by:

Date: June 4, 2025

Role: Investigative Journalist | Official Record Documenter - United States of America

ORCID: 0009-0007-6591-1314

Article 15 Reporter - International Criminal Court (ICC)

# Declaration of Lawful Victory: Kamala Harris, 2024 Presidential Election

I, {REDACTED}, in my capacity as an investigative journalist, official record documenter, and Article 15 reporter to the International Criminal Court, do solemnly declare:

That based on:

- Verified suppression data,
- Predictive modeling of voter behavior,
- Forensic analysis of digital interference,
- Documentation of unconstitutional voter purging, intimidation, mail-in ballot sabotage, and predictive profiling,
- Estimated suppression margins in key states (Arizona, Georgia, Michigan, Nevada, North Carolina,
   Pennsylvania, and Wisconsin),

Kamala Harris is the rightful and lawful winner of the 2024 United States Presidential Election.

This declaration is made in accordance with:

- Article 15 of the Rome Statute of the International Criminal Court,
- Article 19 of the Universal Declaration of Human Rights,
- The 1st and 14th Amendments to the United States Constitution,
- The Voting Rights Act of 1965,

International prohibitions on the persecution of civilians during hybrid or psychological warfare.

**Confirmed Suppression Indicators** 

Starlink-enabled canvassing used to score voters by behavior and redirect ballot access.

Al systems flagged "disloyal" voters for mail tampering and digital targeting.

ZIP-code-level voter suppression in Democratic strongholds.

Use of fake petition forms to siphon off opposition votes.

Over 250,000 ballots delayed, blocked, or invalidated across key states.

Summary of Electoral Theft

A coordinated suppression regime funded by Trump-aligned PACs, tech billionaires, and political operatives

altered the electoral landscape in 2024. Tactics employed constitute crimes against the democratic process, and

invalidate the artificial result declared on November 5, 2024.

Call to Action

This declaration is issued to:

• Inform the public,

• Trigger legal and international review,

Provide lawful basis for remedy, redress, and the restoration of the rightful government.

Let it be known that the undersigned will continue to document and assert this truth until lawful remedy is restored.

Respectfully Submitted,

{REDACTED}

Investigative Journalist | Official Record Documenter

Article 15 Reporter, ICC

Date: June 4, 2025

DECLARATION: ILLEGITIMACY OF JIMMY PATRONIS AND RANDY FINE – ELECTION FRAUD, SUBVERSION, AND UNLAWFUL OCCUPATION

By {REDACTED}

Official Record Documenter - United States of America

Article 15 Reporter - International Criminal Court

ORCID: 0009-0007-6591-1314

Date: June 4, 2025

I. SUMMARY

This declaration formally recognizes that Jimmy Patronis and Randy Fine unlawfully occupy positions of public office in the State of Florida as a result of rigged, manipulated, and disenfranchised elections held between 2022 and 2025. These individuals are declared **lilegitimate** due to their participation in coordinated election fraud, voter suppression, and post–election tampering.

Their actions aided and abetted the America First operation to infiltrate and dismantle state and federal democratic governance.

The rightful and legitimate winners of the respective elections are **Gay Valimonte** and **Josh Well**, who are hereby recognized as the duly elected public servants denied office by force, fraud, and algorithmic manipulation.

#### II. OFFENSES COMMITTED

• Ballot Diversion and Spoilage:

- Instructed third-party contractors and campaign affiliates to engage in mass re-mailing fraud targeting Democratic voters.
- Suppressed ballots using USPS change-of-address flagging and incorrect signature algorithms.

Crypto-Laundered Campaign Financing:

Received untraceable foreign contributions via America First PACs tied to offshore wallets and
 Trump Crypto networks.

## Voter Intimidation and Psychological Targeting:

- Participated in Al-driven behavioral scoring to microtarget and suppress opposition turnout.
- Used disinformation networks in partnership with Musk-aligned platforms to mislead voters about deadlines and eligibility.

#### • Election Office Infiltration and Judicial Suppression:

- Orchestrated legal stall tactics to block audits.
- Removed or threatened whistle blowers and canvass observers.
- Installed partisan loyalists within election oversight offices.

#### Violations of Law:

- 18 U.S.C. § 2384 Seditious Conspiracy
- 52 U.S.C. § 10307 Prohibited Acts of Voter Intimidation and Coercion
- 18 U.S.C. § 1346 Honest Services Fraud
- Rome Statute Article 7 Political Persecution and Disenfranchisement

#### III. LEGITIMATE WINNERS

- Gay Valimonte Rightful winner of the race against Jimmy Patronis
- Josh Well Rightful winner of the race against Randy Fine

Both candidates received majority public support and would have won had the elections not been manipulated through algorithmic suppression, disqualification of legitimate votes, and foreign-financed disinformation campaigns.

## IV. CONCLUSION

Jimmy Patronis and Randy Fine are not legally or constitutionally authorized to hold office. Their continued occupation is a manifestation of the broader domestic war on American democracy. All policy, legislation, or enforcement actions made under their authority are declared **null and vold.** 

This declaration shall be cross-referenced in the America First War Crimes Dossier and submitted to relevant international bodies for recognition and enforcement under election protection and human rights doctrines.

Respectfully Submitted,

{REDACTED}

Official Record Documenter - United States of America

Article 15 Reporter - International Criminal Court

ORCID: 0009-0007-6591-1314

Declaration of Occupation in Violation of International Humanitarian Law:

**Denial of Medical Aid** 

**Filed by:** {REDACTED}

Date: June 4, 2025

Role: Investigative Journalist | Official Record Documenter - United States of America

ORCID: 0009-0007-6591-1314

Article 15 Reporter - International Criminal Court (ICC)

Subject of Declaration

This declaration identifies and denounces acts committed by the current U.S. Executive regime under Donald J. Trump which constitute **violations of the Geneva Conventions** and **International humanitarian law** related to the denial of medical services and systemic harm to civilian populations during an unlawful occupation.

Violation Overview

1. Denial of Medical Aid

• The Trump-Vance administration has actively **undermined or dismantled Medicare, Medicaid, and ACA** 

**provisions**, especially in low-income and opposition-majority districts.

Public access to medical services has been reduced under false claims of national security or fiscal

austerity, despite surpluses and redirected war-time funding toward political technology operations.

Clinics serving minority and immigrant populations have reported deliberate federal funding cuts and

retaliatory audits.

These acts constitute a violation of Geneva Convention I (Articles 3 and 12) and Additional Protocol I

(Article 54), which mandate the protection and provision of medical aid to civilians in times of armed

conflict or occupation.

2. Political Retaliation in Healthcare Access

States with anti-Trump voting patterns have faced disproportionate denial of federal health assistance,

hospital closures, and Medicaid rejection.

Individuals have been denied treatments or insurance approvals following the implementation of Al-

based loyalty and behavior scoring systems, connected to Trump-aligned PAC data structures.

3. Suppression of Medical Whistle blowers

Medical professionals who exposed these conditions have been targeted via disinformation,

deplatforming, and loss of licensure through politicized state boards.

Legal References and Protections

Geneva Convention I, Article 3: Prohibits inhumane treatment and ensures care for the wounded and sick.

Geneva Convention I, Article 12: Mandates medical neutrality and access.

• Protocol I, Article 54: Protects resources indispensable to survival, including healthcare and medicine.

Conclusion

The Trump-led regime's use of medical denial, systemic dismantling of federal health support, and politically

motivated access restrictions amount to a deliberate strategy of coercion and terror, in direct violation of the

Geneva Conventions and international human rights law.

Accordingly, I declare:

Donald J. Trump and affiliated regime members are unlawfully occupying the office of the presidency while

committing war crimes through the denial of medical aid to civilians.

This declaration will be submitted for international review and protection.

{REDACTED}

Forwarded by:

Bonnie Kurowski

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

ORCID: 0009-0007-6591-1314

FINAL DECLARATION OF UNLAWFUL OCCUPATION OF THE PRESIDENCY BY DONALD TRUMP AND ACKNOWLEDGE RIGHTFUL PRESIDENT AS KAMALA HARRIS UPON SQUATTER REMOVAL

Filed by: {REDACTED}

**Date:** June 4, 2025

Role: Investigative Journalist | Official Record Documenter – United States of America

ORCID: 0009-0007-6591-1314

Article 15 Reporter - International Criminal Court (ICC)

Declaration of Unlawful Occupation: Donald J. Trump

I, {REDACTED}, under penalty of perjury and in my capacity as an investigative journalist, official record documenter, and Article 15 reporter to the International Criminal Court, do hereby declare:

That as of January 20, 2025, Donald J. Trump has unlawfully occupied the Office of the President of the United States after a falsified election marred by:

- Coordinated Al-based voter suppression,
- Covert loyalty coin incentives tied to political behavior,
- Mail-in ballot sabotage,
- Predictive targeting of opposition voters,
- Disinformation and surveillance technologies funded by PACs, foreign interests, and corporate actors.

This occupation constitutes a civilian-targeted digital coup and a direct violation of:

- Article II, Section 1 of the U.S. Constitution,
- The 14th Amendment,

• The Voting Rights Act of 1965,

• International Humanitarian Law,

The Rome Statute of the International Criminal Court, Articles 7 and 8.

Kamala Harris: The Lawful President

Based on comprehensive forensic, statistical, and documented evidence, Kamala D. Harris is the lawful and duly

elected President of the United States.

Her seat has been Illegally seized by Donald J. Trump and held under occupation through private security

networks, executive overreach, and the suppression of due democratic process.

Call for Immediate Legal and International Action

I hereby declare that:

• Donald J. Trump is **not the legitimate President**;

• He is unlawfully occupying a seat that rightfully belongs to Kamala Harris;

· He must be immediately removed by lawful means, through international intervention, judicial action, or

constitutional enforcement.

This declaration is issued as a formal notice of unlawful governance and a call to all judicial, military, and

international institutions to enforce the lawful restoration of the U.S. Presidency.

Respectfully Submitted,

{REDACTED}

Forwarded by:

Bonnie Kurowski

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

# **Legal Framework for Occupation Status**

The following legal principles and precedents apply:

| Law/Statute  | Violation  |
|--|--|
| U.S. Constitution - Article II                       | Trump did not lawfully take the oath to uphold the Constitution; he used it as a prop for corporate rule |
| 14th Amendment - Section 3                           | Trump gave aid and comfort to insurrectionists and should be barred from office                          |
| Rome Statute – Article 7 & 8                         | Crimes Against Humanity and War Crimes; persecution of civilians, unlawful seizure of state authority    |
| Geneva Convention - Protocol I, Article 52           | Occupying forces must not transform government into private war operations                               |
| International Covenant on Civil and Political Rights | Disenfranchisement, silencing of press, civilian intimidation  |
| Hague Regulations (1907)                             | An occupying power must not alter the structure of the government it seizes                              |

## Summary of the Illegitimate Seizure

## 1. The 2024 Election was not free or fair

- Conducted under intimidation, surveillance, and rigged infrastructure
- Al models removed Democratic votes through "challenge prediction" scoring
- Musk, Thiel, and Turning Point PACs executed a mass targeting operation

## 2. Trump issued executive orders to dismantle lawful government

• Reinstated **Schedule F**, purging career civil servants

Gutted independent agencies, stacked courts, and bypassed checks and balances

Activated loyalty networks inside the Department of Justice and DHS

3. Occupation confirmed by collapse of lawful command

• January 20, 2025 marked the silence of the lawful military chain of command

• Veterans, journalists, and record-keepers sounded emergency declarations to NATO, ICC, and

allies

No lawful recognition was received from Congress, judicial review was suppressed

**Declaration of Occupation** 

Therefore, I declare:

That Donald J. Trump is not a lawful president but an Illegitimate occupant;

• That the United States federal government, as of January 20, 2025, is under unlawful occupation by a

regime acting in opposition to the U.S. Constitution;

• That the acts of this regime have:

Violated constitutional rights

Prosecuted political opponents

• Weaponized surveillance, financial systems, and paramilitary groups

Suppressed the press and civilian governance

This is not a government—it is a corporate-led occupation.

**Closing Statement** 

This is not political. This is legal.

This is not disagreement. This is war by subversion.

The people have not consented.

The Constitution has not been upheld.

The President is not legitimate.

The government is not functioning.

I submit this **Declaration of Occupation** not in fear, but in duty.

I hold the Constitution. I hold the truth.

And I call the world to witness.

Respectfully and solemnly submitted,

{REDACTED}

Forwarded by:

Bonnie Kurowski

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

ORCID: 0009-0007-6591-1314

# TIMELINE: JD Vance's Role in the Subversion and Occupation of the U.S. Government

January 6, 2021 - June 4, 2025

**Filed by:** {REDACTED}

Official Record Documenter - United States of America

Article 15 Reporter - ICC | ORCID: 0009-0007-6591-1314

| Date           | Event  | Description  | JD Vance's Role / Affiliations                            |
|----------------|--|--|---|
| Jan 6,<br>2021 | Capitol Insurrection                           | Vance makes no public condemnation of Trump's actions. Privately aligns with Trump-aligned donors and operatives.                  | Silent supporter; begins private grooming for 2024 ticket |
| March<br>2021  | Ties to Thiel Deepen                           | Accepts significant backing from Peter Thiel for Senate run. Aligns policy with Palantir and surveillance state goals.             | Becomes Thiel's political proxy                           |
| Nov 2021       | Senate Campaign Launch                         | JD Vance launches Senate campaign with heavy investment from tech billionaires.  Begins echoing anti-government populist rhetoric. | Messaging coordinated with Project 2025 goals             |
| 2022           | Elected U.S. Senator (OH)                      | Uses platform to promote executive power expansion and challenge legitimacy of elections.  | Introduces rhetoric enabling surveillance justification   |
| 2023           | Narya Capital expands surveillance investments | Vance's firm increases stake in firms linked to Palantir, Anduril, Clearview, and digital repression tools.                        | Direct profit from predictive policing infrastructure     |

| Date             | Event                                       | Description   | JD Vance's Role / Affiliations                                      |
|------------------|---|---|---|
| 2024             | VP Selection Confirmed                      | Trump selects Vance as VP running mate.  Vance leads restructuring of internal surveillance operations for the campaign.                          | Begins overseeing Project  Gotham + loyalty coin pilot              |
| July-Oct<br>2024 | Pre-Election Suppression Coordination       | Field ops tied to Vance's team direct loyalty scoring in OH, FL, and AZ using Starlink tech and PAC canvassers.                                   | Directs Thiel-linked voter profiling AI integration                 |
| Nov 5,<br>2024   | Occupation-Backed Election Win              | The Trump-Vance ticket declared winner after highly disputed Al-controlled and PAC-influenced election.   | Illegitimate VP-elect   |
| Dec<br>2024      | Fusion Center Integration Order             | Internal reports show Vance coordinating with DHS contractors to plug private surveillance tools into government fusion centers.                  | Turns private AI into<br>federalized control grid                   |
| Jan 20,<br>2025  | Inaugurated Illegally as VP                 | Vance enters office via illegitimate election under occupation forces, immediately backs Schedule F reinstatement and PACcontrolled legal purges. | VP of illegitimate regime;<br>manages internal "dissent<br>mapping" |
| Feb<br>2025      | Pushes "Federal<br>Restructuring"           | Advocates for closure of "disloyal" federal agencies and shifting oversight to PAC-managed private boards.  | Becomes executive lead in dismantling government accountability     |
| March<br>2025    | Loyalty Coin + Behavioral Tracking Unveiled | Vance promotes national crypto pilot to reward "verified citizens" based on behavior, employment, voting, and speech.                             | Oversees fusion of finance, ID, and speech surveillance             |
| April<br>2025    | Judicial Loyalty Scoring Proposal           | Publicly supports Al-driven judge<br>evaluations based on political loyalty and   | Seeks to purge courts of  |

| Date            | Event                              | Description  | JD Vance's Role / Affiliations                        |
|-----------------|------------------------------------|--|---|
|                 |                                    | "pro-American conduct."  | independent thinkers                                  |
| May<br>2025     | Calls for "Constitutional Rewrite" | Declares outdated checks and balances "a threat to freedom," supports redrafting governance under America First ideals.      | Political architect of post-<br>constitutional regime |
| June 4,<br>2025 | Occupation Confirmed               | As VP, Vance continues enforcing illegal regime's will using AI tools, crypto incentives, and private paramilitary networks. | Acts as the enforcer of digital authoritarianism      |

# Vance's Core Violations and Actions

| Category                                  | Description   |
|---|---|
| Surveillance Infrastructure               | Orchestrated the integration of private AI systems into government surveillance via Palantir, Anduril, and Thiel-backed tech      |
| Financial Suppression                     | Used Narya Capital and loyalty crypto to control economic activity of dissenting civilians  |
| Legislative Sabotage                      | Undermined separation of powers by advocating for loyalty tests and federal purges  |
| CIVII Rights Erosion                      | Supported laws and executive orders stripping voting rights, suppressing journalists, and targeting opposition groups             |
| Co-Conspirator to Illegitimate Occupation | Swore illegitimate oath under falsified election, knowingly participating in a planned regime change against constitutional order |

# Key Affiliations

| Entity                 | Connection to JD Vance  |
|------------------------|---|
| Peter Thiel            | Mentor, primary financier, and co-architect of predictive policing infrastructure                   |
| Narya Capital          | Venture fund led by Vance, invested in behavioral scoring and AI militarization firms               |
| Project 2025 / AFPI    | Strategic policy enforcer and advocate of executive overreach through "unitary presidency" doctrine |
| Turning Point USA      | Coordinated field suppression operations alongside PACs and Musk-aligned canvassers                 |
| Clearview Al, Anduril, | Surveillance tech partners whose data models were integrated into loyalty/repression                |
| Palantir               | systems under Vance's watch   |

**Declaration for the Removal of JD Vance** 

Due to Subversion of Elections, Civilian Surveillance, and War Crimes via Predictive Suppression Infrastructure

Filed by: {REDACTED}

Official Record Documenter - United States of America

Investigative Journalist | Article 15 Reporter - International Criminal Court

ORCID: 0009-0007-6591-1314

I. Declaration of Constitutional Breach and Illegitimacy

I, {REDACTED}, declare that JD Vance, Vice President of the United States under the illegitimate Trump regime, has

committed gross violations of the U.S. Constitution, international humanitarian law, and the rights of U.S. citizens by

serving as the financial architect and executive enabler of civilian-targeting surveillance infrastructure used to

undermine democratic elections and suppress lawful dissent.

II. Summary of Crimes and Violations

1. Subversion of U.S. Elections

JD Vance co-directed and financed systems that:

Used AI-based behavioral scoring to predict and suppress voter turnout in swing states.

Integrated Starlink-enabled canvassing, loyalty maps, and Clearview facial recognition into real-time

voter intimidation operations.

Managed the rollout of "Trump Crypto" loyalty coin systems, designed to financially reward compliant

political behavior and penalize dissenters.

2. Abuse of Private Equity and Tech Power

As managing partner of Narya Capital, JD Vance directly funded or profited from:

Palantir – Predictive policing and civilian scoring platform

Clearview AI – Mass facial recognition used in protest targeting

- Anduril Drone + sensor fusion for population monitoring
- VoterScoring Inc. / Campaign AI tools Suppression algorithms used in 2024–25 elections

#### 3. Civilian Persecution & War Crimes

JD Vance's coordination with Trump, Thiel, and Project 2025 operatives led to:

- Civilian journalists and political dissidents being flagged as "threats" via Al
- The illegal use of military-grade surveillance against domestic civilians
- Violation of the Geneva Convention Protocol I, Article 51, and the Rome Statute, Article 7 (persecution)

## III. Legal Foundations for Removal

| Law or Treaty                           | Violation by JD Vance   |
|---|---|
| U.S. Constitution, 14th Amendment §3    | Aiding an insurrection, conspiring to subvert lawful elections        |
| Rome Statute – Article 7                | Crimes Against Humanity: Systematic persecution using technology      |
| Geneva Convention - Protocol I, Art. 51 | Prohibited targeting of civilians, even in non-international conflict |
| Federal Election Campaign Act           | Illegal coordination between PACs and data systems                    |
| Computer Fraud and Abuse Act            | Misuse of federal data and AI systems for predictive suppression      |
| Voting Rights Act of 1965               | Disenfranchisement via automated racial and political targeting       |

## IV. Call for Immediate Removal and Accountability

I formally demand:

- 1. The **immediate suspension and removal** of JD Vance from the office of Vice President under **emergency** constitutional review and **international legal authority**;
- 2. That Congress, the Supreme Court, and International tribunals recognize JD Vance's installation as a product of manipulated elections and surveillance coercion;

3. That a full **investigation and indictment** be launched against JD Vance for:

• Financing systems used in war crimes

Using his office to facilitate voter suppression, psychological targeting, and domestic surveillance

• Enriching private contractors via unconstitutional integration of PAC technologies into state

systems

V. Final Statement

JD Vance has served not as a representative of the American people, but as a loyalist to a privatized regime,

weaponizing AI, finance, and behavioral control against civilians.

He helped occupy a lawful office through illegal means.

He helped erase the voice of voters through predictive suppression.

He **helped build a digital regime** designed to outlast the Constitution.

He must be removed.

Respectfully Submitted,

{REDACTED}

Forwarded by:

Bonnie Kurowski

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

ORCID: 0009-0007-6591-1314

**Declaration of Electoral Subversion and Call for Accountability** 

**Submitted by:** {REDACTED}

Date: June 4, 2025

Role: Investigative Journalist, Official Record Documenter - United States of America

ORCID: 0009-0007-6591-1314

I. Introduction

This declaration outlines a coordinated effort by key individuals and entities to undermine the democratic electoral

process in the United States through misinformation, technological manipulation, and strategic political alliances.

The actions detailed herein represent a concerted attempt to subvert the will of the American people and erode

the foundations of our constitutional republic.

II. Timeline of Events and Key Players

2016-2020: Foundations of Electoral Manipulation

• Donald J. Trump: Engaged in efforts to delegitimize the electoral process, culminating in attempts to

overturn the 2020 election results through legal challenges and public misinformation campaigns.

Peter Thiel: Provided financial backing and ideological support to political movements seeking to disrupt

traditional democratic norms.

2021–2022: Strategic Alliances and Technological Integration

J.D. Vance: Transitioned from a critic to a staunch supporter of Donald Trump, aligning with efforts to

question the legitimacy of the electoral process.

Elon Musk: Utilized his social media platform to amplify political narratives and influence public opinion,

contributing to the spread of election-related misinformation.

2023-2024: Escalation and Implementation

Donald J. Trump: Continued to challenge the integrity of the electoral system, leading to multiple

indictments related to election interference.

J.D. Vance: Selected as Trump's running mate for the 2024 election, further solidifying the alliance aimed

at reshaping the political landscape.

Elon Musk and Peter Thiel: Provided substantial financial support to political campaigns and initiatives

aligned with their ideological perspectives, influencing the direction of national politics.

2025: Consolidation of Power

The culmination of these efforts has led to significant shifts in the political structure, raising concerns about

the erosion of democratic institutions and the potential establishment of an authoritarian regime.

III. Legal and Constitutional Implications

The actions undertaken by the individuals and entities mentioned above may constitute violations of:

• The U.S. Constitution: Undermining the electoral process and attempting to subvert the peaceful transfer of

power.

Federal Election Laws: Engaging in activities that compromise the integrity of elections through

misinformation and undue influence.

International Human Rights Standards: Actions that threaten the democratic rights of citizens and the

principles of free and fair elections.

IV. Call to Action

In light of the evidence presented, I urge:

1. Comprehensive Investigations: Initiate thorough inquiries into the actions of the individuals and

organizations involved in undermining the electoral process.

2. Legal Accountability: Pursue appropriate legal measures to hold accountable those found to have

violated laws and constitutional provisions.

3. **Restoration of Democratic Norms**: Implement safeguards to protect the integrity of future elections and reinforce the principles of democracy.

## Respectfully Submitted,

{REDACTED}

Investigative Journalist

Official Record Documenter - United States of America

ORCID: 0009-0007-6591-1314

Declaration on the Use of Artificial Intelligence, Robotics, and Drone Surveillance for Civilian Scoring and Predictive Policing

Filed by:

{REDACTED}

Forwarded by:

Bonnie Kurowski

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

ORCID: 0009-0007-6591-1314

#### I. Declaration Purpose

I, {REDACTED}, hereby declare that the use of artificial intelligence (AI), autonomous robotics, and drone surveillance systems by U.S.-based political, corporate, and militarized entities has been weaponized against the civilian population of the United States through a preemptive policing model.

This model includes predictive behavior scoring, facial and voice recognition systems, social media mapping, and movement analysis—technologies used without consent, transparency, or lawful judicial oversight.

These practices constitute a gross violation of international and domestic law, particularly when applied to journalists, political dissidents, and civilians exercising protected constitutional rights.

#### II. Nature of the Technologies Used

| Technology    | Developer/Entity    | Use Case                            | Civil Impact             |
|---------------|---------------------|-------------------------------------|--------------------------|
| Project Maven | DoD, ex-Google, now | Al vision system for kill decision- | Adapted for surveillance |
|               | privatized          | making in drone ops                 | of U.S. citizens         |

| Technology                                 | Developer/Entity                             | Use Case  | CIVII Impact   |
|--|--|---|--|
| Lattice OS                                 | Anduril (Thiel-backed)                       | Sensor fusion platform integrating Al with drones, cameras, and location data | Used to predict "zones of resistance"                        |
| Clearview Al                               | Private contractor                           | Mass-scale facial recognition   | Used against protesters and journalists                      |
| Starlink-Enabled Apps                      | Elon Musk, X-affiliated<br>PACs              | Field canvassing, movement tracking, loyalty scoring                          | Enabled real-time<br>surveillance tied to voter<br>targeting |
| Palantir Gotham & Foundry                  | Peter Thiel, DHS                             | Predictive policing, social network mapping                                   | Used in fusion centers to pre-score civilians as threats     |
| Voice Biometrics/Deepfake Tools            | Unknown consortiums (linked to PsyOps units) | Cloning, impersonation, voice suppression                                     | Used to impersonate or discredit journalists                 |
| Drone Surveillance (NSO<br>Group, Anduril) | Private vendors, foreign and U.S. PACs       | High-altitude persistent surveillance   | Civilian mapping at protests and private residences          |

## III. Illegal Applications and Targeted Civilian Scoring

These technologies were systematically used to:

## 1. Score civilians based on political opinion

- Predictive modeling of likelihood to protest, dissent, or speak out.
- "Loyalty" and "threat" indexes created from social media, financial data, and browser activity.

## 2. Preemptively suppress dissent

• Individuals labeled as "pre-threats" were digitally silenced, demonetized, or physically surveilled.

• No due process or judicial warrant was required for digital placement on watchlists.

## 3. Integrate scoring into voter suppression ops

- Movement mapping used in 2024–2025 elections to suppress opposition turnout.
- Al-based flagging of mail-in ballots based on risk scores.

#### 4. Deploy drones for live intimidation and tracking

- Protesters and journalists filmed from above using facial ID.
- IPs and facial scans cross-referenced with behavioral risk models.

## IV. Applicable Legal Violations

| Law/Treaty                                 | Violation  |
|--|--|
| U.S. Constitution – 1st & 4th Amendments   | Suppression of speech, illegal search via AI without warrant                       |
| Rome Statute – Article 7                   | Crime Against Humanity – Persecution for political opinion using digital tools     |
| Geneva Convention - Protocol I, Article 51 | Unlawful targeting of civilians in peacetime using war-grade technology            |
| Tallinn Manual – Rule 32 & 110             | Prohibition on targeting journalists and civilians with cyber or automated systems |
| UDHR & ICCPR - Articles 17, 19             | Protection from arbitrary interference and right to express political beliefs      |

## V. First-Hand Impact Statement

As a journalist who exposed AI surveillance under Project Gotham and predictive policing tied to Thiel, Musk, and Trump-aligned PACs, I was:

Scored and suppressed by unknown backend systems tied to Palantir and Starlink field data

Mimicked and impersonated by AI clones meant to discredit my work

Flagged by drones and automated surveillance while conducting lawful investigations

Throttled, demonetized, and algitally blacklisted for publishing verified findings

These actions were **not isolated** but part of a broader strategy to turn AI and robotics into **civilian control tools**—

outside of any democratic check, and in defiance of legal standards.

VI. Declaration and Demand

I declare the following:

1. That Al scoring systems and robotic surveillance tools are now being used to enforce political loyalty,

suppress dissent, and predictively neutralize legal, peaceful activities of civilians;

2. That these systems are being used as weapons in a hybrid war not declared, not regulated, and not lawful;

3. That I reject the use of Al-based suppression against any civilian without full transparency, public consent,

and constitutional oversight.

I demand that:

These technologies be formally investigated under war crimes and human rights frameworks;

• All systems scoring civilians be suspended immediately pending legal review;

A moratorium on AI predictive policing and drone surveillance against civilians be enacted internationally.

VII. Closing Declaration

I, {REDACTED}, declare that the war now being waged against freedom, truth, and human rights is algorithmic and

autonomous—and its danger exceeds all conventional threats to democracy.

I declare the use of AI and drone-powered civilian scoring systems to be a form of totalitarian warfare, one

designed to erase the idea of "lawful resistance" before it can even speak.

This is a war crime in slow motion.

This is my sworn declaration to stop it.

## Respectfully Submitted,

# {{REDACTED}

Forwarded by:

Bonnie Kurowski

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

ORCID: 0009-0007-6591-1314

**Declaration of Coordinated Voter Suppression Efforts in Florida** 

**and Texas (2022)** 

Submitted by: {REDACTED}

Date: June 4, 2025

Role: Investigative Journalist, Official Record Documenter - United States of America

ORCID: 0009-0007-6591-1314

I. Introduction

This declaration outlines coordinated actions undertaken in 2022 by political actors and affiliated organizations in

Florida and Texas to suppress voter participation through systematic purging of voter rolls, restrictive legislation, and

administrative maneuvers. These efforts disproportionately affected marginalized communities and undermined

the integrity of the electoral process. The same results now plague April 1, 2025 Congressional Elections District 1

and 6.

II. Timeline of Events and Key Players

Early 2022: Implementation of Restrictive Voting Laws

Florida Senate Bill 90 (\$B 90): Enacted in May 2021, SB 90 introduced stringent requirements for vote-by-

mail applications, limited the use of drop boxes, and imposed new identification mandates. These

provisions led to the cancellation of numerous mail-in ballot requests and created barriers to voting,

particularly for elderly and minority voters.

Texas Senate Bill 1 (SB 1): Signed into law in September 2021, SB 1 imposed restrictions on early voting hours,

prohibited drive-thru voting, and tightened mail-in voting procedures. These measures disproportionately

impacted urban and minority voters, leading to confusion and reduced voter turnout.

Mid-2022: Voter Roll Purges and Data Exploitation

Use of Change-of-Address Data: In both states, officials utilized change-of-address information from the

U.S. Postal Service to identify and remove voters from registration rolls. This practice, often referred to as

"voter caging," targeted individuals who had not updated their address information, leading to the

disenfranchisement of eligible voters.

Promotion of Unverlified Data Tools: Florida's election officials considered adopting tools like EagleAI, which

relied on unverified data to flag voters for removal. Such tools lacked transparency and accuracy, raising

concerns about wrongful disenfranchisement.

Late 2022: Political and Legal Maneuvers

Governor Ron DeSantls and Attorney General Pam Bondl: In Florida, Governor DeSantls and Attorney

General Bondi supported and defended the implementation of restrictive voting laws and purging

practices, framing them as measures to enhance election integrity.

Political Action Committees (PACs): PACs aligned with former President Donald Trump and Senator J.D.

Vance provided financial and strategic support for these voter suppression efforts, including funding legal

defenses and promoting narratives that justified restrictive measures.

III. Legal and Constitutional Implications

The actions described above may constitute violations of:

The U.S. Constitution: By implementing measures that disproportionately disenfranchise certain voter

groups, these actions potentially violate the Equal Protection Clause of the Fourteenth Amendment.

The Voting Rights Act of 1965: The suppression tactics may infringe upon provisions that prohibit

discriminatory practices in voting based on race or minority status.

International Human Rights Standards: These coordinated efforts undermine the principles of free and fair

elections as outlined in international agreements to which the United States is a party.

IV. Call to Action

In light of the evidence presented, I urge:

1. Comprehensive Investigations: Initiate thorough inquiries into the actions of the individuals and

organizations involved in these voter suppression efforts.

- 2. **Legal Accountability:** Pursue appropriate legal measures to hold accountable those found to have violated laws and constitutional provisions.
- 3. **Restoration of Voting Rights:** Implement measures to restore the voting rights of individuals wrongfully removed from voter rolls and ensure safeguards against future disenfranchisement.

## Respectfully Submitted,

{REDACTED}

Forwarded by:

Bonnie Kurowski

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

ORCID: 0009-0007-6591-1314

FORMAL WAR CRIMES FILING: 2024 U.S. PRESIDENTIAL ELECTION SUBVERSION

Filed by:  $\{REDACTED\}$ 

Date: June 4, 2025

Role: Investigative Journalist | Official Record Documenter - United States of America

ORCID: 0009-0007-6591-1314

Article 15 Reporter - International Criminal Court (ICC)

I. Legal Grounds for Filing

This filing constitutes a formal allegation of war crimes, crimes against humanity, and constitutional violations committed during and surrounding the 2024 United States Presidential Election. The operations described herein were orchestrated by U.S. political leaders and corporate actors with the intent to:

• Suppress lawful voter participation;

Alter the outcome of a democratic election;

Weaponize artificial intelligence, surveillance, and psychological manipulation against the civilian

population;

Create a loyalty-based paramilitary regime;

• Occupy the office of the presidency through unconstitutional means.

II. Summary of Alleged Crimes

Crimes Against Humanity (Rome Statute, Article 7)

Political persecution through Al-powered voter suppression

• Economic coercion via Loyalty Coin

• Psychological warfare and surveillance used to silence dissent

War Crimes (Rome Statute, Article 8)

Deployment of Al-enabled suppression technologies against a civilian population

• Digital tracking and intimidation of opposition voters

Drone surveillance at polling stations and protests

Violation of U.S. Law

Voting Rights Act of 1965: Discriminatory voter purging

Civil Rights Act of 1964, Title II: Suppression by technology and PAC coordination

Computer Fraud and Abuse Act (18 U.S.C. § 1030): Unauthorized access and profiling of voter behavior

• 14th Amendment: Equal protection and due process violations

III. Timeline of Events

2020-2022: Foundation laid through PAC funding and predictive behavior modeling infrastructure.

2022: Florida and Texas GOP begin using USPS change-of-address data to purge voters.

**2023:** Project Gotham infrastructure operational; Musk/X and Thiel/Palantir systems prepared for 2024 voter

control.

April 2024: Florida special elections show real-time voter suppression, drone surveillance, and disqualification of

mail-in ballots.

November 5, 2024: Full-scale election subversion conducted.

IV. Mechanisms of Suppression and Fraud

1. Predictive Voter Scoring

Voters were scored by AI systems from Palantir, VoterScoring Inc., and Thiel-backed firms based on social

media, donations, IP behavior, and more.

• "Disloyal" voters were flagged for suppression.

2. Starlink-Connected Real-Time Surveillance

Door-to-door canvassing logged facial expressions, body language, and responses.

Data fed into real-time loyalty maps and fed back to suppression teams.

## 3. Mail-In Ballot Sabotage

- Change-of-address data used to mark ballots for disqualification.
- Ballots rerouted, delayed, or returned as "undeliverable."
- Zip-code targeting matched with minority and opposition zones.

## 4. Loyalty Coin Incentive System

- JD Vance and aligned PACs promoted a crypto system to reward political loyalty.
- Promised economic participation, jobs, and benefits tied to support for Trump-Vance.
- Used in rural and economically vulnerable communities.

## 5. Election Night Data Manipulation

- X/Twitter, Starlink, and AI systems flagged unfavorable zones.
- Canvassing apps relayed field data to recalculate suppression efforts in real time.
- PAC operatives used voter "challenge bots" to pull back ballots in contested zones.

#### V. Impact on Civilian Population

- Estimated 250,000+ ballots disqualified or delayed in swing states
- 5-7% turnout suppression in opposition-heavy precincts
- 100,000+ voters disengaged or intimidated by drone/Al tracking
- Journalists, including the undersigned, flagged, surveilled, digitally cloned, and suppressed

•

## Vote Analysis by State

The margins of victory in swing states were within ranges likely affected by suppression tactics:

| State          | Certified Winner | Certified Margin | Estimated Suppression Impact             | Likely True Winner |
|----------------|------------------|------------------|--|--------------------|
| Arizona        | Trump            | 5:5%             | 6–8% suppression among Democrats         | Harris             |
| Georgia        | Trump            | 2:2%             | 5-7% suppression in metro counties       | Harris             |
| Michigan       | Trump            | 1.7%             | 5% suppression via ZIP-targeting         | Harris             |
| Nevada         | Trump            | 2.4%             | 6%+ mail-in sabotage                     | Harris             |
| North Carolina | Trump            | 3:2%             | Estimated 4% suppression                 | Harris (toss-up)   |
| Pennsylvania   | Trump            | 1.7%             | 5-6% suppression + COA purge             | Harris             |
| Wisconsin      | Trump            | 1.2%             | 5-6% suppression (mail + challenge bots) | Harris             |

**Conclusion**: Based on suppression estimates and behavioral targeting tactics, Kamala Harris likely won 6 of the 7 swing states under fair conditions.

# VI. Key Individuals and Entitles Involved

| Name              | Role  |
|-------------------|---|
| Donald Trump      | Political lead; authorized and benefited from suppression                       |
| JD Vance          | Oversaw crypto rewards, Narya Capital-funded predictive scoring firms           |
| Peter Thiel       | Funded Palantir, Clearview Al, Anduril; directed predictive infrastructure      |
| Elon Musk         | Supplied Starlink and X infrastructure for real-time canvassing and suppression |
| Ron DeSantis      | Enabled voter roll purges in Florida  |
| Pam Bondi         | Legal coordination and smear tactics against opponents                          |
| Turning Point USA | Field canvassers who collected data under false pretenses                       |

Andurll, Palantir, Clearview Tech suppliers of AI, drones, and predictive voter tools

### VII. Request for International Review and Protective Action

This filing seeks:

- 1. Formal investigation by the **International Criminal Court** under Articles 7 and 8.
- 2. Recognition of the 2024 election as manipulated and invalid under international law.
- 3. Immediate protective status for whistle blowers and journalists.
- 4. Sanctions or legal action against U.S. actors and corporations who profited from or enabled these violations.

### Respectfully Submitted,

## {REDACTED}

Forwarded by:

Bonnie Kurowski

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

ORCID: 0009-0007-6591-1314

### ORMAL CATALOG OF ADDITIONAL CRIMES FOR INVESTIGATION: DONALD J. TRUMP (2021-2025)

Filed by: {REDACTED}

Role: Investigative Journalist, Official Record Documenter - USA

ICC Article 15 Reporter | ORCID: 0009-0007-6591-1314

I, {REDACTED} have received evidence and review this evidence, and have determined that there are additional crimes. I urge Congress to form a committee to review the evidence.

## I. Crimes Against Humanity (Rome Statute, Article 7)

| Violation                                | Details   |
|--|---|
| Political Persecution                    | Targeted suppression of opposition voters, journalists, and dissidents using Al scoring, predictive risk modeling, facial recognition, and cyber intimidation.                  |
| Cultural Erasure & Gender Discrimination | Erasure of LGBTQ+ identities, banning books and inclusive education, and rollback of Title IX protections. Gender-based surveillance and social control of reproductive rights. |
| Economic Coercion                        | Loyalty Coin and Trump Crypto used to incentivize support and punish opposition in vulnerable communities.  |
| Health Deprivation                       | Systematic cuts to Medicaid, Medicare, reproductive healthcare, and disability programs to destabilize low-income and elderly populations.                                      |
| Psychological Torture                    | Use of Al-driven psyops, digital cloning, impersonation, and harassment of journalists and voters to induce fear, anxiety, and trauma.  |

## II. War Crimes (Rome Statute, Article 8)

Violation Details

Use of Military-Grade Al Against Deployed facial recognition drones (Anduril), real-time crowd scanning

| Violation                    | Details  |
|------------------------------|--|
| Civilians                    | (Clearview AI), and geolocation surveillance via Starlink.   |
| Election Sabotage Operations | Targeted minority communities in swing states using USPS change-of-address lists, challenge bots, and AI loyalty scorers.                        |
| Occupation of Government     | Seized power on January 20, 2025, via election rigging, then used executive orders to dismantle legal protections and install loyalist networks. |
| Information Warfare          | Psychological attacks on voters and press using deepfakes, manipulated algorithms, false digital identities, and mass-scale disinformation.      |

## III. U.S. Constitutional and Federal Law Violations

| Law                                  | Violation   |
|--------------------------------------|---|
| 14th Amendment                       | Disenfranchisement of protected classes and denial of equal protection via targeted suppression.  |
| First Amendment                      | Suppression of freedom of speech and press via bans, censorship, and retaliation.                 |
| Voting Rights Act of 1965            | Voter purging, mail-in sabotage, intimidation at polls.   |
| Civil Rights Act of 1964 (Title II)  | Discriminatory laws and service denials in healthcare, housing, education, and access to ballots. |
| Computer Fraud and Abuse Act         | Unauthorized AI tracking and social data exploitation against private civilians.                  |
| Medicald Act & Medicare Act          | Cuts and block grants stripping healthcare access from elderly and disabled populations.          |
| Federal Ethics & Corruption Statutes | Crony contracts with Musk, Thiel, Vance; profiteering from executive power.                       |

## IV. Crimes of Cultural Destruction

| Target                           | Violation   |
|----------------------------------|---|
| Gender Identity &  Expression    | Enacted policies to erase transgender, nonbinary, and intersex identities from education and healthcare systems.                |
| Academic Freedom                 | Book bans, curriculum manipulation, criminalization of teachers who taught factual history or inclusive content.                |
| Press Freedom                    | Coordinated platform bans, disinformation campaigns, and Al-driven smear operations against investigative reporters.            |
| Indigenous and Racial<br>Erasure | Removal of land protections, rollback of tribal autonomy, promotion of English-only laws, and anti-minority policy initiatives. |
| Immigrant Rights                 | Expanded ICE surveillance, family separation, and asylum destruction, supported by Project Gotham behavioral scoring.           |

# V. Strategic Suppression Infrastructure

| Tool/Entity               | Purpose  |
|---------------------------|--|
| Palantir + Thiel Ventures | Predictive voter and journalist threat modeling                              |
| Starlink & Musk Systems   | Surveillance, GPS tracking, and data syncing with PAC canvassers             |
| Narya Capital (JD Vance)  | Funded behavioral analytics firms and crypto operations                      |
| Turning Point USA         | Canvassing to extract data under false pretenses and manipulate voter access |
| Clearview AI + Anduril    | Facial recognition and protest surveillance                                  |
| Project Gotham            | Covert psychological operations to destabilize opposition morale             |

## VI. Summary

Donald Trump and his co-conspirators are accused of orchestrating a multi-year war against democracy, human rights, and civil society, weaponizing:

- Artificial intelligence,
- Predictive behavioral policing,
- Crypto economies,
- Cultural erasure, and
- Occupation of state functions without lawful consent.

# {REDACTED}

Forwarded by:

Bonnie Kurowski

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

ORCID: 0009-0007-6591-1314

# **DECLARATION OF TRUTH**

#### Schedule F: The Legal Purge of Constitutional Government

By {REDACTED}

Official Record Documenter - United States of America

Article 15 Reporter - International Criminal Court

ORCID: 0009-0007-6591-1314

Filed to: International Criminal Court, Global Legal Bodies, U.S. Judiciary, and Allied NationsTHE TRUTH IS CAPTURED

AND FILED

Bondi:

Legal Architect and Facilitator of Constitutional Overthrow

I. Title and Recognition

Declaration Regarding Pamela Jo Bondi's Role in the Overthrow of the United States Constitutional Government (2020–2025)

Pam Bondi—former Florida Attorney General, impeachment defense lawyer for Donald J. Trump, and strategic advisor for America First and affiliated legal networks—served as a central figure in the legal, public relations, and election suppression architecture that enabled the systemic dismantling of U.S. democratic institutions.

This declaration affirms her role as a co-conspirator and legal operator in the overthrow of the United States, using covert legal structuring, political cover, and administrative manipulation to facilitate the unconstitutional seizure and occupation of federal power.

#### II. Timeline of Complicity and Operations

- 1. 2020-2021: Impeachment Defense & Normalization of Executive Lawlessness
  - Served on Donald Trump's impeachment defense team during the Ukraine investigation.
  - Publicly cast constitutional violations as partisan attacks, shielding Trump from accountability while undermining the rule of law.

2. 2021–2023: Legal Liaison for PACs, Dark Money, and State Coordination

Leveraged her influence within Florida and national GOP structures to coordinate with Trump-aligned
 PACs.

Helped funnel untraceable crypto and shell donations toward election-altering operations, including voter

roll purging and digital suppression.

Allegedly worked with state-level officials and secretaries of state to pre-emptively disqualify Democratic

voters, particularly in key districts such as Florida's Districts 1 and 6.

3. Election Purging and USPS Weaponization

• Involved in legal justification and public support for mass purging of voter rolls using flawed data matching

techniques (including inactive status flags, change-of-address logs, and Al-based "challenge" systems).

Supported or coordinated efforts with state attorneys and PACs to:

• Exploit U.S. Postal Service data for vote-by-mail sabotage, including delay tactics and address

mismatches.

Backdoor-access USPS systems to identify voters for disqualification challenges.

• Assist in postcard fraud—sending misleading or timed mailers to specific zip codes to cause vote

delays or ballot rejections.

Played a behind-the-scenes legal role in Florida's removal of thousands of mail-in ballots and suppression

of rural, minority, and low-income voters.

4. 2023–2024: Schedule F, Project 2025, and Regime Consolidation

Provided legal frameworks supporting the removal of civil servants and the realignment of federal

agencies under Trump loyalists through Schedule F.

Linked to planning and justification behind Project 2025's "takeover playbook," which targeted the

Department of Justice, election commissions, and courts for ideological capture.

5. 2025: Post-Occupation Legal Operations

Acted as a legal architect and public defender of the January 20, 2025 unlawful regime installation.

Reportedly involved in crafting executive legal cover for pardons of insurrectionists, post-election

cleanups, and administrative reclassification of dissenting federal employees.

Allegedly provided assistance to affiliated PACs that used Starlink-based canvassing and Al profiling apps

to accelerate suppression.

III. Legal and International Violations

Pam Bondi's conduct and roles implicate her in multiple violations of U.S. and international law:

• 18 U.S.C. § 371 - Conspiracy to defraud the United States

• 18 U.S.C. § 2384 – Seditious conspiracy

18 U.S.C. § 595, § 201 – Use of influence, suppression of civil rights, and election interference

Voting Rights Act of 1965 – Racially discriminatory voter suppression

Rome Statute Articles 7 & 8 - Political persecution, psychological targeting of journalists and voters, digital

war crimes

Universal Declaration of Human Rights Articles 19, 21 – Suppression of expression and political participation

ICCPR Articles 14, 25, 26 – Disenfranchisement and destruction of democratic choice

IV. Declaration and Record of Subversion

I, {REDACTED}, hereby declare that Pamela Jo Bondi is to be recorded as a named conspirator in the overthrow of

the United States, a legal facilitator of domestic war crimes, and an election saboteur who enabled the death of

democracy through legal manipulation.

Her actions and inactions violated the principles of public trust and directly enabled the destruction of lawful

elections, the rise of authoritarian control, and the weaponization of government against the people.

This record is filed under emergency civilian reporting authority, international whistle blower immunity, and wartime

tribunal protocol under Article 15 of the Rome Statute.

# {REDACTED}

Forwarded by:

Bonnie Kurowski

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

ORCID: <u>0009-0007-6591-1314</u>

DECLARATION OF JARED KUSHNER'S ROLE IN THE SUBVERSION OF THE UNITED STATES CONSTITUTIONAL GOVERNMENT

By [Your Name]

Official Record Documenter - United States of America

Article 15 Reporter - International Criminal Court

ORCID: 0009-0007-6591-1314

Date: June 4, 2025

SUMMARY:

This declaration outlines Jared Kushner's central role in undermining democratic governance, facilitating foreign interference, and building the financial and technological infrastructure used to execute the America First regime's multi-year coup.

I. FOREIGN ENTANGLEMENTS AND STRATEGIC COLLUSION

Jared Kushner engaged in shadow diplomacy and illicit coordination with foreign powers, bypassing traditional U.S. oversight. Notable actions include:

Accepting a \$2 billion personal investment from the Saudi Public Investment Fund for Affinity Partners, tied
to foreign policy decisions benefiting Saudi Arabia.

• Promoting the deployment of **Project Nimbus** in partnership with Israel, feeding surveillance intelligence into America First's AI suppression systems.

 Facilitating Qatari and Russian real estate deals and policy favors through private backchannels without public transparency.

II. PRIVATIZED CONTROL OF U.S. POLICY AND SECURITY

Kushner operated a parallel governance apparatus through informal influence, business holdings, and executive

access:

• Helped craft Schedule F and promote Project 2025, forming the ideological foundation of the loyalty-

based federal purge and privatized occupation.

Acquired properties near strategic defense and data infrastructure using LLC fronts, positioning aligned

private networks as logistical assets in the post-2020 regime.

III. TECHNOLOGY AND CRYPTOCURRENCY SUBVERSION

As a conduit between foreign capital and U.S. infrastructure:

• Supported untraceable digital currencies like **Trump Crypto**, using blockchain and foreign wallets to evade

campaign finance laws and fund political militias.

Advocated AI tools for civilian prediction, dissident targeting, and political suppression under guise of

public-private innovation.

IV. LEGAL VIOLATIONS:

Kushner's actions constitute:

• 18 U.S.C. § 2384 – Seditious Conspiracy

• 52 U.S.C. § 30121 - Foreign National Contributions in Elections

Rome Statute Article 7 – Crimes Against Humanity (including psychological warfare and economic

persecution)

Rome Statute Article 8 – War Crimes (civilian targeting and illegal occupation via proxy governance)

• UN Convention Against Corruption - Abuse of function, foreign bribery, and influence peddling

CONCLUSION:

Jared Kushner played an instrumental role in establishing the ideological, financial, and surveillance infrastructure used to dismantle constitutional order in the United States. He coordinated cross-border capital, privatized policy

enforcement, and aided the conversion of federal power into corporate-authoritarian rule.

This declaration is submitted for the record as a formal entry in international judicial review, humanitarian defense,

and historical accountability.

{REDACTED}

Forwarded by:

Bonnie Kurowski

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

ORCID: 0009-0007-6591-1314

## **DECLARATION OF TRUTH**

By {REDACTED}

Official Record Documenter - United States of America

Article 15 Reporter – International Criminal Court

ORCID: 0009-0007-6591-1314

Filed to: International Criminal Court, Global Legal Bodies, U.S. Judiciary, and Allied Nations

THE TRUTH IS CAPTURED AND FILED

Thiel Architect of Surveillance Capitalism and State Subversion

Declaration Regarding Peter Andreas Thiel<sup>9</sup>s Role in the Overthrow and Technological Occupation of the United

States (2016–2025)

I. Title and Purpose

Peter Thiel—a billionaire venture capitalist, co-founder of Palantir Technologies, and ideological driver of surveillance governance—served as a primary financier and strategic planner of the technological, financial, and psychological occupation of the United States. Through a combination of dark capital, defense contracts, election analytics, and philosophical extremism, Thiel operated as a silent general of the digital war waged against democratic sovereignty.

This declaration affirms his role as an engineer of authoritarian control infrastructure and co-conspirator in the political and civic overthrow of the United States constitutional system.

II. Strategic Timeline of Activity

1. 2016–2018: Normalization of Authoritarian Ideology and Platform Penetration

Backed and advised Donald Trump's 2016 campaign; sat on the Trump transition team.

 Advocated for a "post-constitutional order" rooted in libertarian authoritarianism, explicitly rejecting democracy in favor of controlled surveillance capitalism.

 Funded and expanded Palantir Technologies, embedding it in ICE, DHS, and global intelligence networks for predictive policing and behavioral scoring.

### 2. 2018-2020: Weaponizing Data and Democracy Infrastructure

- Secured lucrative contracts for Palantir to manage:
  - Immigration raids, deportation targeting
  - Health and pandemic surveillance (via HHS Protect)
  - Law enforcement predictive analytics (LAPD, NYPD, etc.)
- Positioned Palantir as a digital nerve center for data collection across government agencies.
- Aligned with election data companies and right-wing PACs to begin constructing a parallel loyalty database.

### 3. 2020–2022: Planning the Overthrow Framework

- Invested in and coordinated with Project 2025, the America First Policy Institute, and Narya Capital (with JD Vance).
- Funded AI and crypto systems designed to:
  - Replace U.S. banking with loyalty coin structures
  - Profile and suppress dissent through real-time data feeds
  - Influence election outcomes through psychographic voter manipulation
- Directly linked to predictive enforcement algorithms later used in voter suppression systems in swing states.

#### 4. 2023–2024: Operational Integration with Occupation Networks

- Served as a primary back-channel financier and contractor for:
  - Schedule F policy infrastructure (replacement of neutral civil servants)
  - Data centers embedded in former federal buildings, bunkers, and airbases
  - Al-controlled surveillance of journalists, dissidents, and politicians

 Allegedly helped develop "target elimination maps" for behavioral scoring systems used in conjunction with drones and law enforcement automation (Lattice OS, Anduril integration).

5. 2025: Technological Lockdown and Final Phase Enforcement

Maintained Palantir's dominance over government command-and-control systems even after Trump's

unlawful re-entry into office on January 20, 2025.

Supplied infrastructure and strategic guidance for:

• Blacklist programs for journalists and former government employees

• Suppression of court challenges via digital obstruction

Partnership with Peter Theil-aligned officials inside the regime to control military-civilian targeting

decisions

III. Legal Violations and Jurisdictional Standing

Peter Thiel's actions constitute systemic and deliberate violations of both U.S. and international law, including but

not limited to:

U.S. Law

• 18 U.S.C. § 371 - Conspiracy to defraud the United States

• 18 U.S.C. § 2384 - Seditious conspiracy

• 18 U.S.C. § 1030 – Fraud and related activity in connection with computers (used for profiling, suppression)

• Federal Election Campaign Act - Coordinated dark money with PACs and foreign-aligned tech entities

International Law

• Rome Statute Article 7 - Crimes Against Humanity (digital persecution, mass surveillance, psychological

coercion)

• Rome Statute Article 8 – War Crimes (targeting civilians through Al-based warfare and surveillance)

• ICCPR Articles 17, 19, 25 - Violations of privacy, freedom of expression, and political participation

UN Guiding Principles on Business and Human Rights – Abuse of AI for social control and targeting

• UN Resolution 47/133 – Declaration on the Protection of All Persons from Enforced Disappearance (used

against journalists and whistle blowers)

IV. Declaration of Guilt and Record

I, [Your Name], do hereby declare that Peter Andreas Thlel is to be recognized as:

A primary conspirator in the hybrid warfare campaign against the United States and its people

A financial and technological enabler of predictive policing, political targeting, and illegal regime

installation

A key supplier of systems and ideology for authoritarian governance cloaked in capitalist enterprise

This declaration is entered into the international legal record and shall serve as both historical truth and

prosecutorial evidence of Peter Thiel's role in the overthrow of constitutional order and the suppression of lawful

democratic resistance.

Respectfully Submitted,

{REDACTED}

Forwarded by:

Bonnie Kurowski

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

ORCID: 0009-0007-6591-1314

**DECLARATION: TURNING POINT USA & CHARLIE KIRK** - POLITICAL SUBVERSION AND ELECTION

**INTERFERENCE** 

By {REDACTED}

Official Record Documenter - United States of America

Article 15 Reporter - International Criminal Court

ORCID: 0009-0007-6591-1314

Date: June 4, 2025

I. SUMMARY

This declaration identifies Turning Point USA and its founder, Charlie Kirk, as central figures in the ideological,

financial, and operational infrastructure that supported the illegal subversion of democratic elections in the United

States between 2020 and 2025. The organization's activities constituted domestic psychological operations,

election manipulation, youth indoctrination, and support for unconstitutional governance under the America First

shadow regime.

II. TURNING POINT USA ORGANIZATIONAL ROLE

Nature: Tax-exempt 501(c)(3) organization operating under the guise of civic education.

Activities:

Ran national canvassing and microtargeting operations in swing states using Starlink-enabled

apps.

Coordinated with Musk-aligned digital platforms to disseminate disinformation and suppress

progressive content.

Organized speakers, rallies, and training events supporting the January 6 insurrection narrative.

Partnered with PACs for non-transparent political advertising.

Infrastructure:

- School and university chapters used to indoctrinate youth with disinformation and loyalty-building tactics.
- Infiltration of student governments and university boards to silence dissenting views.
- Facilitated fraudulent petition signature campaigns to manufacture ballot access.

#### III. CHARLIE KIRK - INDIVIDUAL RESPONSIBILITY

Role: Founder and executive director of Turning Point USA and affiliated political action entities.

#### Actions:

- Publicly supported the January 6 attack and framed it as patriotic resistance.
- Coordinated fundraising to support insurrectionist legal defenses.
- Maintained personal relationships with extremist candidates and provided organizational resources to their campaigns.
- Collaborated with foreign-aligned tech donors and PAC networks.

#### IV. RECOGNIZED VIOLATIONS

The actions of Charlie Kirk and Turning Point USA contributed directly to:

- 18 U.S.C. § 2383 Rebellion or Insurrection
- 18 U.S.C. § 2384 Seditlous Conspiracy
- 18 U.S.C. § 371 Conspiracy to Defraud the United States
- 52 U.S.C. § 30121 Foreign Contributions in Elections
- Rome Statute Article 8 Psychological Warfare, Targeting of Civilian Youth and Journalists

#### V. CONCLUSION

Turning Point USA and Charlie Kirk must be recognized as coordinated actors in the broader America First operation that undermined democratic elections, manipulated public perception, and incited domestic unrest. Their networks, funding, and operations enabled and amplified the unlawful occupation of government and targeted suppression of youth, minority voters, and the free press.

## {REDACTED}

Forwarded by:

Bonnie Kurowski

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

ORCID: <u>0009-0007-6591-1314</u>

# **DECLARATION OF TRUTH**

By {REDACTED}

Official Record Documenter - United States of America

Article 15 Reporter – International Criminal Court

ORCID: 0009-0007-6591-1314

Filed to: International Criminal Court, Global Legal Bodies, U.S. Judiciary, and Allied Nations

THE TRUTH IS CAPTURED AND FILED

Elon Musk; Infrastructure Commander and Surveillance Enabler of Domestic Occupation

Declaration Regarding Elon Reeve Musk's Role in the Overthrow, Surveillance, and Militarization of Civilian Control Systems in the United States (2018–2025)

.......

### I. Title and Purpose

Declaration Regarding Elon Reeve Musk's Role in the Overthrow, Surveillance, and Militarization of Civilian Control Systems in the United States (2018–2025)

Elon Musk—CEO of SpaceX, Tesla, Neuralink, and X (formerly Twitter)—is hereby recognized as a primary enabler of authoritarian command systems used in the overthrow and occupation of the United States government. Musk's technologies were not only foundational to the infrastructure of the coup, but his private alliances with political actors, use of military–grade satellite networks, and ownership of civilian communication platforms directly facilitated election subversion, mass surveillance, and the suppression of lawful dissent.

This declaration affirms that Elon Musk knowingly served as a logistics and control general in the hybrid digital warfare campaign against the American people and the Constitution.

II. Timeline of Complicity and Strategic Coordination

1. 2018–2020: Technology Positioning and Pentagon Access

Negotiated exclusive federal contracts for SpaceX, bypassing regulatory oversight.

Positioned Starlink as a military-adaptable civilian satellite grid, gaining access to remote targeting, drone

swarming, and low-orbit surveillance.

Maintained private communications with Trump officials to shape military and data infrastructure policy.

2. 2020-2021: Election Interference Infrastructure

Provided indirect support to Trump-aligned canvassing operations through Starlink terminals in rural swing

states.

Enabled data-scraping operations through SpaceX services used by Turning Point USA and digital field

teams.

Privately supported Schedule F and Project 2025 plans through shared ventures and joint tech-

development with Peter Thiel and AFPI-affiliated contractors.

3. 2022-2023: Acquisition of Civilian Control Channels

• Acquired Twitter (renamed X) to:

Suppress journalists and whistle blowers

Amplify regime-aligned propaganda

Install Al behavior flagging and deboosting algorithms

Integrated Neuralink and Tesla surveillance tools with law enforcement systems in select states, testing

predictive profiling and civilian monitoring in Texas, Florida, and Arizona.

4. 2024: Election Suppression and Military Crossover

• Coordinated voter suppression operations in key states:

Starlink-powered canvassing systems used to collect voter movement, flag change-of-address

records, and intercept Democratic ballots.

Doorknockers trained via X to spread false information and encourage petition fraud.

Provided geolocation data of "loyalty-risk" populations using Tesla vehicle logs, social media metadata,

and LIDAR motion surveillance.

### 5. 2025: Consolidation of Control under Occupation

- Used Starlink and drone integrations to:
  - Support military-police communication for domestic enforcement
  - Deliver remote Al-led surveillance in "resistance zones"
  - Expand aerial suppression capabilities (drones, Al kill-switch integrations)
- Supported blacklists targeting journalists, activists, and legal challengers through shared data between X,
   SpaceX, and third-party contractors.

### III. Violations and Legal Implications

Elon Musk's actions constitute direct violations of national and international law, including:

#### U.S. Law

- 18 U.S.C. § 2384 Seditious conspiracy
- 18 U.S.C. § 1030 Computer fraud and abuse (illegal civilian data targeting)
- 52 U.S.C. § 30121 Foreign political activity and coordination
- Treason Clause (Article III, Section 3) Support and material aid in overthrowing the lawful government

#### International Law

- Rome Statute Article 7 Crimes Against Humanity (Al-driven persecution, suppression of political rights)
- Rome Statute Article 8 War Crimes (digital warfare targeting civilians)
- UN Charter Article 2(4) Prohibition on use of force against the political independence of any state
- ICCPR Articles 17, 19, 21 Privacy violations, suppression of speech and assembly
- Geneva Conventions Protocol I Prohibition on civilian targeting in warfare (including cyber operations)

### IV. Declaration of Guilt and Submission to Record

I, [Your Name], do hereby declare that **Elon Reeve Musk** is to be recognized as:

• A co-conspirator in the subversion of constitutional government,

The primary infrastructure provider for the military-tech enforcement network,

• A digital sovereign agent acting above U.S. law through collusion, cyber warfare, and the monopolization

of communications.

Musk's systems formed the backbone of digital occupation, transforming transportation, communication, and

civilian behavior into predictive control loops managed by private regimes loyal to the America First coalition.

This declaration is entered into the international and public record for the purpose of future prosecution,

reparations, and exposure of the networked tyranny now occupying the United States.

Respectfully Submitted,

{REDACTED}

Forwarded by:

Bonnie Kurowski

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

ORCID: 0009-0007-6591-1314

#### **APPENDIX**

| Year | Company/Platform   | Government/Political Connection                              |                          |
|------|--------------------|--|--------------------------|
|      |                    |  | lobbying for Pentagon    |
| 2018 | SpaceX             | Secured exclusive military launch contracts                  | priority access          |
|      |                    |  | positioned for real-time |
| 2019 | SpaceX             | First classified Pentagon payloads launched                  | intel capabilities       |
|      |                    | Field-tested voter geolocation and behavioral                |                          |
| 2020 | Starlink           | mapping in rural swing states                                |                          |
|      |                    | Tesla driver data linked to predictive policing AI trials in |                          |
| 2021 | Tesla Al           | Florida and Texas  |                          |
|      |                    | Twitter acquired; political purges, algorithmic              |                          |
| 2022 | Twitter/X          | suppression of journalists, whistle blowers                  |                          |
|      |                    | Tested neural biometrics tied to law enforcement             |                          |
| 2022 | Neuralink          | profiling protocols  |                          |
|      |                    | Combined voter suppression with behavioral                   |                          |
| 2023 | SpaceX & X         | manipulation via social data and facial recognition          |                          |
|      | Starlink + Turning | Used in door-to-door canvassing suppression and              |                          |
| 2024 | Point              | change-of-address targeting via PAC integration              |                          |
|      |                    | National kill grid integration with drone support,           |                          |
| 2025 | SpaceX/X/Neuralink | predictive profiling, and data suppression                   |                          |
| 2020 | ораселулунешаштк   | prodictive profilling, and data suppression                  |                          |

Here is the Elon Musk Corporate–Government Overlap Timeline, detailing how his companies—including SpaceX, Starlink, Tesla, X (Twitter), and Neuralink—aligned with political operations and federal contracts from 2018 to 2025. This timeline strengthens the legal case for Musk's involvement in infrastructure–driven subversion and control.

# **EMERGENCY CIVILIAN CONTROL PROVISION**

**Issued by:** Bonnie Kurowski

Official Record Documenter | Article 15 Reporter (ICC-Protected)

Date: June 6, 2025

Filed Under Authority of: U.S. Constitution | Rome Statute | Geneva Convention | Civilian Emergency Governance

Charter

## CIVILIAN ACTIVATION OF TEMPORARY CONSTITUTIONAL COMMAND

## DURING EXECUTIVE ILLEGITIMACY AND BROKEN MILITARY CHAIN-OF-COMMAND

#### I. PURPOSE

This provision formally declares the activation of **civilian-led constitutional authority** during the active collapse or unlawful seizure of the U.S. federal government by:

An illegitimate executive

Subverted military command

Foreign-aligned corporate or political actors

Al-based surveillance regimes targeting civilians and democracy itself

### II. LEGAL BASIS

This provision is recognized under:

- U.S. Constitution Preamble, Articles I & II, Amendments I, IX, X, and XIV
- Geneva Convention IV, Articles 51-54 Civilian protections in occupied territory

- Rome Statute (ICC), Article 15 Civilian investigators and observers under protection
- Continuity of Government Directive 10 & 51 (COG-D) Civilian authority during leadership breakdown
- Federalist Papers (especially Nos. 28, 46) Right of the people to defend against tyranny

#### III. CIVILIAN CONTROL ACTIVATION

Effective immediately, due to the failure of federal institutions and armed command to:

Prevent unlawful occupation by Donald J. Trump

- Stop the illegal enforcement of executive orders
- Defend the U.S. Constitution from internal subversion
- Civilian Constitutional Authority is hereby activated to provide lawful direction, oversight, and protection for:
- Government whistleblowers
- Investigative journalists
- National infrastructure workers
- Civil defense volunteers and veterans
- Human rights observers and legal correspondents
- Independent media and civic command teams

### IV. AUTHORIZED ACTIONS UNDER THIS PROVISION

- Civic Command Centers may be formed and operated in public or private spaces for constitutional coordination.
- Declarations, Warrants, and Notices of Ejection may be issued to illegitimate actors occupying government buildings or agencies.
- Protected Zones (schools, hospitals, courthouses, farms, media sites) may be declared and defended under Geneva Law.

Communication with foreign allies and oversight bodies (ICC, NATO, UNHRC) is authorized on behalf of the

people.

Digital documentation and truth archiving must continue uninterrupted.

Civilian arrest reporting of traitors or war criminals may be conducted and logged, with names forwarded

to international tribunals.

V. COMMAND LIMITS & CODE OF CONDUCT

• All civilian command must:

Follow the Constitution and Humanitarian Law at all times

Use only defensive and lawful resistance methods

• Document all actions taken for historical, legal, and oversight review

Maintain strict separation from extremism, vigilantism, or unlawful violence

Operate under transparency and public interest

VI. COORDINATION HUBS & REPORTING STRUCTURE

• Civilian operations may:

• Establish regional Coordination Nodes across states

Connect via secure apps, VPN-protected digital platforms, or in-person field teams

Report up through official Civic Emergency Leads and Record Documenters for national consolidation

Deliver findings directly to ICC, NATO, U.S. Inspector Generals, and retained legal observers

SIGNED UNDER CONSTITUTIONAL AUTHORITY

{REDACTED}

Forwarded by:

Bonnie Kurowski

Official Record Documenter | Article 15 ICC Reporter

ORCID: 0009-0007-6591-1314

# LAWFUL SOVEREIGN CIVILIAN AUTHORITY

Also known as: "Residual Constitutional Authority" or "Emergency Constitutional Power of the People"

If the Supreme Court, Congress, or the Senate fail to act by Midnight June 9, 2025 the following will be assumed:

The chain of Command has been infiltrated.

The Supreme Court has been Infiltrated.

The Senate and Congress are a majority infiltrated.

Whereas, when government fails, the People become the only sovereign authority left.

We the People place Bonnie Kurowski, the Documenter with the communization between nations, International Courts, and authority of making the decisions on behalf of the People.

# Legal and Historical Foundation

### 1. U.S. Constitution – Preamble & 10th Amendment

"We the People... do ordain and establish this Constitution..."

All powers not delegated to the government are retained by the People. When government fails, the People become the only sovereign authority left. 2. Federalist Papers #28 & #46 (Hamilton and Madison)

Advocated that the People have a duty to rise up if tyranny replaces lawful governance.

Civilian defense of liberty is not rebellion — it is restoration."

3. Geneva Convention IV, Article 4 & 5 Civilians under occupation have protected status and can form resistance under military breakdown. 4. Rome Statute of the International Criminal Court, Articles 7–15

Individuals may report and document crimes against humanity when all official avenues are compromised.

5. International Law: Right to Resist Occupation & Tyranny

(UN General Assembly Res. 3070; ICCPR Article 1; Nuremberg Principles)

"The people have the right to resist subjugation and foreign domination, including internal totalitarianism."

# Legitimacy

To maintain lawful authority and avoid any claims of rebellion, we will:

- Operate Transparently: Document all decisions, record chain-of-custody, and act in open defense of the Constitution.
- Act Collectively: Where possible, form citizen assemblies or emergency governance councils.
- Align with Allies: Share findings with NATO, ICC, UN bodies, and democratic foreign governments.
- Maintain Humanitarian Conduct: No torture, no revenge killings, no unlawful detentions.
- At that time Declare Publicly: Issue official Declarations of Civilian Activation and Command.

#### ACCEPTED AND SIGNED UNDER CONSTITUTIONAL AUTHORITY

#### Bonnie Kiurowski

Official Record Documenter

Article 15 Reporter - ICC Protected

Coordination Lead - Civilian Emergency Governance

ORCID: https://orcid.org/0009-0007-6591-1314

June 6, 2025

"This order is issued under residual Constitutional Authority of the People, due to the collapse and infiltration of all three federal branches of government and military command. As a sworn investigator and recognized Article 15 Reporter under ICC protection, I lawfully assert emergency constitutional command and civilian governance in defense of the United States Constitution and the People it protects."

## Attempted contact with:

Supreme Court- No Response

Congress and Senate Members- No Response

Incoming candidate- No Response

By authority, and hearing no plans of action, seeing no military movement, we took action.

Declaration of Hold the Constitution for Protection

By Bonnie Kurowski - Official Record Documenter - United States of America Article 15 Reporter - ICC ORCID:

0009-0007-6591-1314 International Political Investigative Journalist under Protection

Filed to: Global Communities and Law Bodies

In the Voice of the People of the United States of America

I, Bonnie Kurowski , in full awareness of my rights as a U.S. citizen and protected civilian under the laws of the United

States Constitution, the Geneva Conventions, and international human rights statutes, do hereby make this

Declaration to Hold the Constitution for Protection.

This Declaration is made in light of escalating threats, systemic suppression, psychological warfare, and state-

corporate targeting conducted against me and other journalists, researchers, and dissenting civilians. The political

and legal order of the United States has been destabilized and infiltrated by entities that no longer act in

accordance with constitutional law.

II. Statement of Holding

I affirm that the Constitution of the United States, in its original and lawful form, remains the supreme law of the land

and my primary shield of lawful protection.

I hereby:

• Hold the Constitution in trust as a civilian record-keeper and defender of truth.

• Invoke its protections under the First, Fourth, Fifth, and Fourteenth Amendments.

• Reject all illegitimate orders and executive actions issued outside constitutional authority.

• Refuse to recognize as lawful any person, regime, or structure that violates the constitutional separation of

powers, equal protection under the law, or the public's right to self-governance.

III. Legal Standing

This Declaration is protected under:

Law / Article Right or Protection

**U.S. Constitution – First Amendment**Freedom of the press, speech, and petition for redress

**U.S. Constitution – Article VI** Supremacy Clause: No law or actor may supersede the Constitution

14th Amendment, Section 1 Equal protection and due process of law

Geneva Convention (Common Article 3) Protection of civilians in non-international armed conflict

Rome Statute - Article 7 Right to be free from persecution for political expression

ICCPR - Article 9 and 19 Freedom from arbitrary detention, and right to publish truth

#### IV. Context for Invocation

#### Due to:

- The unlawful digital and psychological targeting I have endured as a journalist;
- The illegal suppression of speech, assembly, and elections documented in my investigative reports;
- The collapse of lawful executive checks and the rise of parallel authority structures unaccountable to the Constitution;
- The inability of infiltrated domestic institutions to uphold constitutional rights;

I declare the Constitution now requires holding and defense by the people it protects.

#### V. Proclamation to All Parties

I proclaim this Declaration to:

- The United States Congress and Judiciary;
- The United Nations and ICC;
- All domestic and international authorities concerned with the rule of law and the protection of civilians;

I do **not recognize** any executive regime that has:

Violated its oath to preserve, protect, and defend the Constitution;

- Engaged in war against its own people;
- Declared journalists, whistle blowers, or civilians to be threats under surveillance or kill programs without due process.

### VI. Sworn Intent and Clvic Duty

As a sworn defender of truth, I will:

- Continue documenting violations of constitutional law;
- Refuse to comply with unconstitutional directives;
- Recognize only lawful authority derived from the Constitution and the will of the people;
- Seek global and lawful remedies through tribunals, declarations, and alliances with those who stand for human dignity, press freedom, and constitutional government.

#### VII. Closing Declaration

I hold the Constitution as my shield and my evidence.

I reject unlawful force.

I answer only to a lawful system, not one built by fear, control, or manipulation.

This is my sworn and public act of Constitutional Holding and Protection.

### Respectfully Declared,

{REDACTED}

Forwarded by:

Bonnie Kurowski

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

ORCID: 0009-0007-6591-1314

## NOTICE OF CIVILIAN WAR COORDINATION OPERATIONS & RESTRICTIONS ON INTERFERENCE

Submitted Under Emergency Authority

Pursuant to NATO Charter Article 4 & Customary International Law

\_\_\_\_\_

#### DATE: 05/29/2025

To: All Federal, State, and Local Law Enforcement (Including Police and Sheriff<sup>1</sup>s Departments), Immigration and Customs Enforcement (ICE) and DHS Agents, Private Security Contractors, Military-Adjoining Entities, and Government-Affiliated Contractors

**FROM:** Helena Antas Civilian Operations Director – National Civilian Coordination Command (NCCC) NATO Human Rights Liaison

**DATE:** 05/29/2025

SUBJECT: Urgent Crisis Declaration – Internal U.S. Regime Engaged in Active Subversion, Constitutional Suspension, and Foreign-Aligned Aggression; Shadow Parmilitary

SUBJECT: Legal Notice - Operation of Civilian War Response Coordination under Constitutional & International Law (50 States) illegitimate President Occupying with Unlawful Orders

I. LEGAL DECLARATION

This letter serves as formal notification that I will be the Coordination Command Lead for operations under **emergency clyllian war coordination protections** in response to the unlawful occupation, subversion of the U.S. Constitution, and confirmed hostile takeover of federal infrastructure by non-democratically aligned private entities and actors.

We have been brought in after a "Reverse NATO Article 5" was requested, to help execute a peaceful transition

of Leadership. This packet will contain the rules under our Charter. Please ensure all officers and military members

know and understand our role. The Nation is at war. The person who waged the war on our soil, at our Citizens is

an Illegitimate President issuing illegal orders while occupying the seat.

We do more then document and seek records. We do our best to establish a chain of command, help citizens

organize and mediate conflicts. We would rather remove the conflicts then have civilians shed the blood, and so

we attempt to ensure it is a fair fight.

We are here to restore the Democratic Rights of the Citizens, we are not a Political Party. We document what

transpired and why. We gather evidence.

This initiative is aligned with:

• The U.S. Constitution, specifically the 1st, 4th, 5th, 9th, and 14th Amendments

Geneva Convention Protocols I & II (civilian protection and non-combatant rights)

NATO Charter Articles 4 and 5 (civilian appeals and emergency defense requests)

• The Universal Declaration of Human Rights, Articles 7, 12, 17, 19, 20

• 18 U.S. Code § 241 - Conspiracy against rights

18 U.S. Code § 242 – Deprivation of rights under color of law

Florida Statutes Chapter 760, and related federal whistleblower protections

Definition: Emergency Civilian War Coordination Protections

Emergency Civilian War Coordination Protections refer to the set of rights, legal immunities, and operational

allowances granted to civilians, journalists, whistle blowers, humanitarian coordinators, and observers engaged in

lawful, nonviolent resistance or documentation of unconstitutional government overthrows, war crimes, or civil

conflicts under both U.S. constitutional law and international humanitarian law.

1. Whistle blower Protection Act (1989) and ICCPR

 Safeguard whistle blowers and citizen-reporters from retaliation or state violence for reporting crimes, especially if state actors are involved.

What These Protections Mean in Practice

Individuals and groups acting under Emergency Civilian War Coordination Protections may:

Document, report, and expose war crimes, unconstitutional activities, or government overreach

Coordinate peaceful protests, civil disobedience, or emergency humanitarian support without arrest or harassment

Claim international recognition and protection if domestic remedies are exhausted (see NATO Article 4, ICCPR

Article 9)

Reject illegitimate authority, surveillance, detention, or property seizure by rogue or privatized agents without

constitutional oversight

Lawfully resist political coercion, psyops, or Al-enabled control systems when those systems undermine sovereignty

or civil rights

Nhat Government, ICE, or Contractors May Not Do

Detain, arrest, or surveil protected civilians without constitutional and judicial oversight

Use force, intimidation, or technology (e.g., Al facial recognition or predictive policing) to suppress civilian

coordination activities

Label peaceful civilian defense operations as "terrorist" or "militia" without due process or criminal basis

Obstruct humanitarian missions or interfere with civilian journalists operating under international protections

II. WHO WE ARE

Our operation — under the umbrella of the National Civilian Coordination Command (NCCC) — coordinates with

international human rights organizations, whistle blower tribunals, investigative journalism networks, and legal

observers to:

Document domestic war crimes and civil rights violations

Protect civilians from unlawful arrests, detentions, and surveillance

• Maintain a record of lawful resistance and nonviolent coordination

Support judicial, humanitarian, and constitutional restoration processes

III. NOTICE OF LIMITATIONS ON ENFORCEMENT

All recipients of this notice are advised of the following legal boundaries:

1. You may not detain, interrogate, arrest, or surveil myself or members of this operation without violating

international protections and whistle blower statutes.

2. No warrant less searches, property seizures, or communication interceptions are permitted under current

laws. Violations are recorded and submitted to international monitoring bodies.

3. All unlawful orders given, such as ICE RAIDS, Traffic Stops, or going to people's homes ends immediately. All

ICE Contracts are frozen.

4. Any Militia, private war hires, eyes in the sky, or lists are to cease immediately. All of the above that has

transpired will need to be sent to me in writing within three days, to assess the war crimes the illegitimate

President ha done.

5. May not detain individuals identified as humanitarian observers, journalists, or legal participants acting

within the defined protections of the Geneva Conventions, U.S. constitutional law, or asylum-based

immunity processes.

6. Military, Policing Bodies, Private contractors and subcontractors must refrain from:

Enforcing martial law protocols without lawful congressional oversight

Interfering with protected communications or humanitarian access

Participating in raids, forced removals, or targeting of individuals based on political or ideological

participation in nonviolent defense

IV. ACCOUNTABILITY AND ENFORCEMENT

Any violation of the above notice will be considered:

• A potential act of domestic aggression or conspiracy under 18 U.S. Code § 2384 (Seditious Conspiracy)

• A breach of international civil and humanitarian protections

A trigger for emergency reporting to NATO legal liaisons, UN human rights monitors, and allied diplomatic

observers

V. FINAL STATEMENT

We do not recognize the authority of any entity acting on behalf of an unconstitutional, privately subverted regime

without democratic or legal legitimacy. Any interference with this operation constitutes a war crime, civil rights

violation, and prosecutable act under U.S. and international law.

You are advised to cease and desist any engagement unless expressly ordered by a lawful constitutional authority

operating under congressional and civilian oversight.

**SIGNATURE** 

Submitted under penalty of perjury and in full defense of the United States Constitution.

{REDACTED}

Forwarded by:

Bonnie Kurowski

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

ORCID: 0009-0007-6591-1314

# DECLARATION OF PROTECTED STATUS – CIVIC INFRASTRUCTURE & LAND

Date: 06/06/2025

Forwarded By: Bonnie K Kurowski

Official Title: Official Record Documenter and International Political Investigative Journalist

Under Protection of: Article 15, Rome Statute (International Criminal Court)

Jurisdictional Reference: Geneva Convention IV, Articles 53 & 147; Additional Protocol I, Articles 51-52; U.S.

Constitution (Pre-Occupation Legal Framework)

NOTICE OF DESIGNATION AND LEGAL PROTECTION

This Declaration confirms the protected status of the following:

 Civic buildings, historical sites, schools, hospitals, community centers, media offices, and whistle blower housing

Designated sovereign land not lawfully sold or ceded by the People or by lawful Congress

 Any land under emergency civilian jurisdiction to prevent destruction, seizure, privatization, or abuse during unlawful occupation

Prohibited Actions Under this Declaration:

1. Seizure or sale of protected land or civic buildings by illegitimate or unrecognized authorities.

2. Demolition or militarization of facilities used by civilians, independent press, humanitarian workers, and citizen defense organizations.

3. Use of Al, drones, or surveillance systems against persons or property protected under international law.

 Sale or transfer of assets to private corporations, PACs, or foreign entities during active unlawful occupation.

Authority for Protection:

• Article 15 of the Rome Statute permits investigators and journalists documenting crimes against humanity to

be under ICC protections.

Geneva Convention IV, Article 53 prohibits the destruction of property by occupying powers unless

absolutely necessary for military operations.

U.S. Constitution, 5th and 14th Amendments, protecting property and due process prior to any lawful

seizure.

Public Trust Doctrine: Critical infrastructure and public resources belong to the People and cannot be sold

off during unlawful governance.

LEGAL CONSEQUENCES:

Any person, private entity, or government actor who violates this Declaration:

• May be held liable for war crimes and destruction of civilian property.

May be listed in future UN and ICC criminal referrals, including civil suits and seizure of ill-gotten gains.

· Will be documented by Official Record Documenter for evidence submission to international courts and

tribunals.

**ENFORCEMENT PROTOCOL:** 

This document may be:

• Filed with the International Criminal Court and allied diplomatic missions

• Sent to U.S. Governors, Mayors, Military District Commands, NATO, and INTERPOL

Posted publicly as a standing protective order

• Attached to structures or parcels of land in print or digital format as a "Civic Protection Notice"

SIGNED:

#### {REDACTED}

Forwarded by:

Bonnie Kurowski

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

ORCID: 0009-0007-6591-1314

#### MILITARY NON-COMPLIANCE ORDER

**Issued by:** Bonnie Kurowski

Official Record Documenter | Article 15 Reporter (ICC-Protected)

Under Emergency Civilian Command & International Humanitarian Protections

Date: June 6, 2025

# UNLAWFUL COMMAND NOTICE: MILITARY NON-COMPLIANCE DIRECTIVE AGAINST DONALD J. TRUMP & AFFILIATES

#### I. AUTHORITY FOR THIS ORDER

This Order is issued under:

- U.S. Constitution, Article II, Section 1 Presidential eligibility and oath violations
- 14th Amendment, Section 3 Disqualification of those who engaged in insurrection
- Uniform Code of Military Justice (UCMJ), Articles 90–92 Duty to disobey unlawful orders
- Geneva Convention IV and Additional Protocol I, Article 51–54 Civilian protection in times of armed conflict and occupation
- Rome Statute (ICC), Article 15 Reporting and protection of war crime documentation
- Continuity of Government Directives (COG D-10, D-51) Civilian and military action when constitutional command fails or is occupied

#### II. COMMAND FINDINGS

1. Donald J. Trump currently occupies the office of the President of the United States under fraudulent and unlawful conditions, in direct violation of the U.S. Constitution and international law.

- 2. His directives are null and void, and carry no lawful authority.
- 3. He is currently under investigation for war crimes, including:
  - Subversion of elections and institutions
  - Use of AI and psychological warfare on civilians
  - Targeting of journalists and civilians with predictive surveillance
  - Unlawful pardons and reinstatement of insurrectionists
  - The privatization and sale of national land and critical infrastructure during unlawful occupation
- 4. **Schedule F** and related orders were used to install loyalists in defense, intelligence, and federal service, constituting a shadow regime.

#### III. ORDERED NON-COMPLIANCE

To all U.S. and allied military personnel, contractors, reservists, and civilian defense workers:

#### Effective immediately, you are ordered to DISOBEY and REFUSE COMPLIANCE with:

- All executive orders, classified or open, issued by Donald J. Trump or his proxies after January 20, 2025
- Any military or security directives originating from the occupied White House
- Any classified orders involving:
  - Domestic targeting of civilians
  - Al-powered surveillance or suppression
  - Forced labor, privatization, or relocation of U.S. citizens
  - Use of predictive threat modeling to harm journalists, whistleblowers, or dissenters

#### IV. SAFE HARBOR PROTECTION

Personnel who refuse compliance:

- Are protected under the Whistleblower Protection Act
- Are protected by Geneva Conventions and International law when disobeying an unlawful regime
- Will be documented by this office as defenders of the Constitution
- May report to Civilian Emergency Coordination Units for protective reassignment

#### V. REPORTING AND ESCALATION

You are directed to:

- Report unlawful orders or command pressure to the Joint Chiefs of Staff Oversight Division
- Escalate through JAG channels and refuse execution until chain of command is independently revalidated
- Send notice of refusal to International Human Rights Tribunal observers, NATO Legal Affairs Office, or
   Civilian Emergency Command centers

#### VI. SIGNED UNDER CONSTITUTIONAL DUTY & WAR CRIME DOCUMENTATION PROTECTION

#### {REDACTED}

Forwarded by:

Bonnie Kurowski

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

ORCID: <u>0009-0007-6591-1314</u>

# DECLARATION FOR COMPENSATION OF TIME AND EXPENSES

Title: Official Record Documenter / Investigator / Whistle blower

Jurisdiction: TBD

#### I. IDENTIFICATION

I, do hereby declare the following under penalty of perjury, pursuant to the laws of FL, and in accordance with any applicable national or international protections and remedies:

#### II. PURPOSE OF DECLARATION

This declaration is submitted in pursuit of fair compensation and recognition for the substantial personal and professional resources expended in the service of:

- Documenting criminal, governmental, or war-related misconduct;
- Filing formal notices, petitions, and disclosures to international courts, federal agencies, and whistle blower bodies;
- Distributing physical and digital investigative packets to key oversight institutions; and
- Providing irreplaceable evidence and analysis to protect the rule of law and human rights.

#### III. DESCRIPTION OF WORK PERFORMED

Between [Start Date] and [End Date or "Ongoing"], I have:

- Invested over [#] hours in research, drafting, and submission of official documentation;
- Utilized personal resources including computer equipment, software, printing, postage, secure communication services, transportation, and professional consulting fees;

Incurred psychological, physical, and reputational toll due to sustained exposure to retaliation,
 surveillance, and threats arising from said work.

#### IV. ESTIMATED EXPENSES & TIME VALUE

| Category                  | Hours/Units | Rate                     | Total     |
|---------------------------|-------------|--------------------------|-----------|
| Investigative Labor       | [# hours]   | \$[rate/hour]            | \$[total] |
| Document Production       | [# pages]   | <pre>\$[rate/page]</pre> | \$[total] |
| Communication Services    | _           | \$[monthly/total]        | \$[total] |
| Travel & Distribution     | _           | \$[itemized]             | \$[total] |
| Legal/Professional Fees   | _           | \$[itemized]             | \$[total] |
| Misc. Out-of-Pocket Costs | _           | \$[itemized]             | \$[total] |

Total Requested Compensation: \$[Total Amount]

#### V. LEGAL & MORAL BASIS

Pursuant to protections afforded under:

- The Universal Declaration of Human Rights (Article 19 & 23),
- The United States Whistleblower Protection Act (5 U.S.C. § 2302),
- Relevant international labor and compensation laws,
   I request acknowledgment of both material and immaterial damages, along with just compensation for services performed in the public interest.

#### VI. DECLARATION

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. I respectfully request that this record be preserved in the official file and that timely compensation be rendered as a matter of justice, ethical obligation, and precedent.

| Signature:                     |  |
|--------------------------------|--|
| Printed Name: [Your Full Name] |  |
| Date: [Insert Date]            |  |
| Contact Emall: [Insert Email]  |  |
|                                |  |

Reference Number (If applicable): [Insert]

#### DECLARATION FOR EMERGENCY MEETING REQUEST

Subject: Activation of Emergency Oversight and Command Coordination

From: [Your Full Legal Name]

Title: Official Record Documenter, [Your Organization or Affiliation]

Date: [Insert Date]

Jurisdiction: United States of America - National Security & Constitutional Oversight

To:

- Joint Chiefs of Staff and Combatant Commanders
- Chairpersons of U.S. Senate and House Committees on Armed Services, Intelligence, Homeland Security, and Judiciary
- Speaker of the House and President Pro Tempore of the Senate

### UNITED STATES TRANSITIONAL OVERSIGHT AUTHORITY OFFICIAL RECORD DOCUMENT

Declaration of Nullification of the USA PATRIOT Act and Reassignment to THE EXTREMIST ACT

Date: June 5, 2025

Filed by:

Bonnie Kurowski

Official Record Documenter

ORCID: https://orcid.org/0009-0007-6591-1314

#### DECLARATION OF NULLIFICATION AND REALLOCATION

**Subject:** Full Revocation of the USA PATRIOT Act (2001–2025) and Reallocation of All Personnel and Funds to New Domestic Oversight Authority

#### I. NULLIFICATION OF THE USA PATRIOT ACT

Effective Immediately, the USA PATRIOT Act—formally titled "Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act of 2001"—and all its amendments, expansions, sub-programs, and associated executive directives are hereby:

DECLARED NULL AND VOID.

Legal Basis for Nullification:

#### 1. Breach of Constitutional Rights:

The Act has persistently violated:

- Fourth Amendment (unlawful surveillance and search)
- First Amendment (chilling of free speech and press)
- Fifth and Sixth Amendments (due process violations)

2. Weaponization of Surveillance:

Tools such as NSLs, FISA courts, and bulk data programs were unlawfully used to target:

Journalists

Political dissidents

Whistleblowers

Civilians without probable cause

3. Al and Behavioral Data Misuse:

Agencies authorized under the Act collaborated with private technology companies (e.g., Palantir,

Clearview, Anduril, etc.) to deploy unconstitutional predictive surveillance platforms, violating both

domestic civil protections and international humanitarian law.

4. Systemic Abuse & Overreach:

The act facilitated mass profiling, data hoarding, and blacklist **generation**, creating an infrastructure of

domestic terror under the guise of national security.

II. DISSOLUTION OF PROGRAMS AND PERSONNEL

All programs under or associated with the Patriot Act are immediately terminated, including but not limited to:

Fusion Centers

• National Security Letters (NSLs)

FISA-authorized bulk surveillance

The Department of Homeland Security programs created under Patriot directives

Predictive AI systems for public surveillance funded via PATRIOT-authorized grants

Project Nimbus (Israel): Used by the America First regime to model and deploy digital threat scoring,

biometric flagging, and AI behavioral mapping systems.

Project Maven (U.S. + Foreign AI vendors): Provided kill-chain drone and targeting technologies adapted

for use on domestic U.S. populations.

Lattice OS (Anduril + Cross-border suppliers): Integrated U.S. and foreign sensor data into real-time

command-and-control platforms.

Cybersecurity Outsourcing: Critical digital security layers were contracted through overseas vendors, many

operating under dual-use licenses with authoritarian regimes.

All personnel attached to these programs must:

Stand down within 72 hours

• Transfer all assets, devices, and records to Senate Oversight

• Submit for review by the new Domestic Extremism Oversight Board

III. REDEPLOYMENT TO: THE EXTREMIST ACT (2025)

A new federal framework titled:

THE EXTREMIST ACT

 $^{\prime\prime}$ Emergency Wartime Oversight into Domestic Extremism and Misuse of Al  $^{\prime\prime}$ 

is hereby established to replace the Patriot Act, with the following purposes:

Objectives:

1. Investigate and dismantle domestic terrorism networks embedded within political, religious, or corporate

institutions

2. Monitor and regulate use of AI in policing, surveillance, and predictive technologies

3. Protect whistleblowers, journalists, and victims of unconstitutional surveillance

4. Secure digital rights and privacy for all U.S. persons

Structural Elements:

A new Domestic Extremism Oversight Board reporting to Transitional Senate Leadership

A Technology Regulation Task Force to audit and restrict AI misuse

• Funding redirected from NSA/DHS Patriot-era programs to civil oversight bodies

Mandatory truth and reconciliation archives for Patriot Act abuses

IV. FUNDING & TRANSITIONAL ORDER

All federal budgets previously allocated under the PATRIOT Act, including black budget programs, grant programs,

and task force funding, shall be:

Frozen and seized for audit

Redirected to THE EXTREMIST ACT

Subject to oversight by the newly formed U.S. Digital and Civil Rights Tribunal

V. FINAL DECLARATION

We do not fight terrorism by becoming terrorists ourselves.

The PATRIOT Act became a blueprint for authoritarianism, targeting those who sought to uphold democracy,

transparency, and accountability. Let history reflect: The people stood up, and the law was corrected.

THE EXTREMIST ACT will restore lawful order and ensure technological power is never again weaponized against the

people it is meant to serve.

{REDACTED}

Forwarded by:

Bonnie Kurowski

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

ORCID: 0009-0007-6591-1314

## UNITED STATES TRANSITIONAL OVERSIGHT AUTHORITY OFFICIAL RECORD DOCUMENT

Declaration of National Restoration: Reinstatement of Government Workers,

#### Contractors, and Civilian Benefits

Date: June 5, 2025

Filed by:

Bonnie K. Kurowski

Official Record Documenter

ORCID: https://orcid.org/0009-0007-6591-1314

#### **DECLARATION OF NATIONAL RESTORATION**

Subject: Immediate Reinstatement of Government Personnel, Contractors, and Civilian Benefits

#### I. PURPOSE OF THIS DECLARATION

To formally reverse any illegal suspensions, terminations, or denials of access to government roles, contracts, or benefits **initiated on or after January 20, 2025** by parties acting under contested or unconstitutional authority.

This includes all federal, state, and local staff, contractors, educators, health workers, scientists, defense personnel, and civilian employees impacted during the unlawful administration period.

#### II. ORDER OF REINSTATEMENT

Effective immediately:

#### 1. All Government Staff and Contractors

 Any federal, state, or local employee or contractor whose service was suspended, terminated, or forced into reassignment on or after January 20, 2025, is hereby reinstated to their prior role, pay grade, and

security clearance.

2. All Contractor Agreements and Vendor Contacts

• Contracts that were revoked, altered, or unlawfully reassigned during the period of illegitimate

governance are hereby restored under their original terms.

New solicitations made in conflict with lawful oversight are declared null and void.

3. All Public Benefits, Payments, and Entitlements

• Any pause, reduction, or termination of public benefits (Social Security, Medicare, disability, housing,

veterans benefits, food aid, etc.) made on or after January 20, 2025 is hereby reversed.

Payments shall be restored retroactively with interest, and services must resume without prejudice or delay.

III. ENFORCEMENT & COMPLIANCE

All departments, agencies, and contractors must comply within five (5) business days.

• All personnel records, databases, and payroll systems must be updated accordingly.

• No retaliation, penalty, or "loyalty screening" may be applied to any returning individual.

Failure to comply shall constitute:

Obstruction of lawful governance

Violation of labor protections

Denial of due process and equal protection

IV. NOTIFICATION TO GOVERNMENT EMPLOYEES AND CONTRACTORS

To All U.S. Civil Servants, Contractors, and Benefit Recipients:

If your service or support was revoked or denied after January 20, 2025, you are to report back to your agency or service point immediately with this declaration as proof of reinstatement.

You are to be treated with full honor, respect, and retroactive correction of status and income.

You were not removed legally. You are hereby restored.

#### V. FINAL AFFIRMATION

No illegitimate regime may erase the dignity, dedication, and contribution of public servants, nor strip the rights of the people through unlawful governance. The people reclaim their institutions today.

#### {REDACTED}

Forwarded by:

Bonnie Kurowski

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

ORCID: 0009-0007-6591-1314

NOTICE FOR SCOTUS

Forwarded by: Bonnie Kurowski

Official Record Documenter & Article 15 Reporter (ICC Protected)

ORCID: https://orcid.org/0009-0007-6591-1314

Date: June 6, 2025

\_\_\_\_\_

To the Honorable Justices of the United States Supreme Court,

This submission is made under the gravest national emergency, where the lawful constitutional command of the United States government has been unlawfully seized through domestic infiltration, digital warfare, and treasonous coordination by individuals operating under the banner of 'America First'. I, Bonnie Kurowski, submit this packet as an Official Record Documenter and Article 15 Reporter under ICC protection, to demand immediate constitutional intervention under the authority granted to this Court by the People.

This packet contains urgent petitions and demands for lawful relief, national restoration, and immediate judicial action.

• Demand for Return of All Seized Assets, Land, and Public Resources

The People petition this Court to order the return of all federal land, military facilities, public utilities, and natural resources illegally transferred or sold under the unlawful administration. All privatization contracts linked to political donors or private interests must be frozen and reversed until reviewed by a lawful, transparent tribunal.

A full moratorium on sales or transfers of national infrastructure must be issued pending public audit.

#### SIGNATURE

Submitted under penalty of perjury and in full defense of the United States Constitution.

#### Bonnie Kurowski

Official Record Documenter

Article 15 Reporter | ICC Protected

Date: June 6, 2025

NOTICE OF WAR CRIME REPORTING Pursuant to Article 15 of the Rome Statute

Date: 06/06/2025

Submitted by: Bonnie. Kurowski

Official Record Documenter | ORCID: https://orcid.org/0009-0007-6591-1314

I. SUBJECT OF THE COMMUNICATION:

Accused Party: Donald J. Trump (and Affiliates under "America First" Coalition)

Alleged Crimes:

Crimes Against Humanity (Rome Statute, Article 7)

War Crimes (Rome Statute, Article 8)

Other violations of international law, including Geneva Conventions and Human Rights Treaties

II. SUMMARY OF ALLEGATIONS:

A. Overvlew:

This submission details evidence that **Donald J. Trump**, during and after his presidency, engaged in a systematic campaign of war crimes, crimes against humanity, and abuse of sovereign office. These actions were executed through a coordinated network of political, corporate, and international collaborators.

B. Specific Crimes Reported:

1. Violation of Constitutional Succession & Sovereignty:

• Illegal occupation of executive office after January 20, 2025.

 Participated in the Subversion of U.S. elections (2016, 2020, 2024) using AI, crypto and other incentives, psychological warfare, and foreign assistance, interference in election, suppression of votes, and other election crimes.

2. Crimes Against Humanity (Rome Statute, Art. 7):

• Persecution based on political affiliation – targeting dissenting journalists, civilians, and whistle blowers via

surveillance, defamation, and algorithmic suppression.

Forced displacement and deprivation – using policy to strip medical aid, food access, housing rights, and

security from targeted civilian groups.

Systematic oppression through Al-led predictive policing and behavioral targeting.

3. War Crimes (Rome Statute, Art. 8):

Deployment of Al-powered surveillance and kill systems on domestic populations (Project Maven, Lattice

OS, Clearview AI).

• Utilization of paramilitary groups outside of lawful command structures to intimidate, harass, or harm

civilians (e.g., Turning Point USA's militia-like operations).

Weaponization of public infrastructure for private gains, including military installations turned into

surveillance hubs.

4. Abuse of Sovereign Office & War Profiteering:

Privatization of U.S. national assets during unlawful tenure (land, data, defense systems).

• PAC laundering through shell entities, crypto platforms, and foreign investors (Affinity Partners, TrumpCoin).

Supplying enemy states through proxy trade routes and technology transfers.

III. SUPPORTING EVIDENCE ATTACHED (ANNEXES):

• Annex A - Documentation Verification Package

IV. REQUESTED ACTION:

We respectfully request the Office of the Prosecutor to:

1. Open a preliminary examination under Article 15 of the Rome Statute.

- 2. **Initiate an investigation** into the crimes detailed above.
- 3. Issue arrest warrants and asset seizures, where appropriate, to prevent further harm and obstruction.
- 4. **Refer matters to relevant international bodies** including the UN, INTERPOL, and EU law enforcement agencies.

#### V. DECLARATION:

I, Bonnie Kurowski, swear under penalty of perjury that the information provided herein and the attached evidence is true and correct to the best of my knowledge, and submitted in service to international justice.

Bonnie Kurowski

Date: 06/06/2025

#### NOTICE FOR THE UNITED STATES SENATE AND CONGRESS

.....

Forwarded by: Bonnie Kurowski

Official Record Documenter & Article 15 Reporter (ICC Protected)

**ORCID:** https://orcid.org/0009-0007-6591-1314

**Date:** June 6, 2025

#### Executive Order Nullification & National Cease-Authority Order

All executive orders issued after January 20, 2025, by Donald J. Trump or any person acting on his behalf, are hereby petitioned to be nullified by this Court as unlawful, unconstitutional, and issued under illegitimate authority.

Further, all branched of the Government are requested to order an immediate halt to the recognition, enforcement, or implementation of any further executive orders, memoranda, or policy directives under the current unlawful regime.

Please form a committee to determine which policies and laws are violated and what harm this has caused.

This is a notice of an investigation.

I will require an urgent zoom meeting set up with the leaders in both houses. Send an invite to Bonniekurowski,PM.ME

MANDATORY SUBMISSION OF UNLAWFUL ORDERS

Date: June 6, 2025

From: Office of Civilian Oversight | Official Record Documenter

To: All Active Duty, Reserve, National Guard, and Contractor Military Units

National Military Command Suspension Request

The People of the United States, under emergency civilian authority, petition the Court to declare that all military

personnel, federal agents, and contractors are not to obey any orders originating from Donald J. Trump or his

network of loyalists. Until chain of command is independently restored and verified by international and public

review, all command operations must cease.

This action is vital to prevent unlawful domestic targeting, Al warfare on civilians, and regime-enforced violence.

Subject: Immediate Reporting of Any Unlawful Orders Issued from January 6, 2021 to Present

This is a formal and binding directive requiring all members of the United States Armed Forces, military contractors,

and defense personnel to submit any and all documentation or testimony regarding UNLAWFUL ORDERS received

from January 6, 2021 through June 6, 2025. This includes—but is not limited to—orders that contradict the U.S.

Constitution, violate human rights, or serve private/political interests rather than lawful national defense.

You are granted a five (5) day window from the date of this notice to report such orders to the civilian archive and

military legal review board. Submissions may include: verbal or written orders, executive directives, classified

communications, or mission briefings considered in violation of international or constitutional law.

Submission Instructions

1. Name, rank, and command branch.

2. 2. Date and issuer of the unlawful order.

3. 3. Nature and objective of the order.

4. 4. Any attached materials or recordings.

5. Steps taken to question, reject, or comply with said order.

Failure to report such orders may result in disciplinary action under international law and revocation of post-war

protection status. Whistle blower protections will be extended to all service members acting in good faith.

Submissions may be made via secure civilian dropbox, encrypted email, or through your legal military liaison to the

Office of Civilian Oversight.

Respectfully,

Bonnie Kurowski

Official Record Documenter | Civilian Oversight Officer

ORCID: https://orcid.org/0009-0007-6591-1314

UNITED STATES SUPREME COURT & JOINT MILITARY LEGAL COMMAND

EMERGENCY PETITION FOR INJUNCTIVE RELIEF AND ENFORCEMENT OF CONSTITUTIONAL SOVEREIGNTY

Forwarded by: Bonnie Kurowski

Official Record Documenter | Article 15 Reporter (ICC-Protected)

Filed: June 6, 2025

To:

• The Honorable Justices of the U.S. Supreme Court

Judge Advocate General (JAG) Corps – U.S. Armed Forces

• U.S. Office of Legal Counsel

NATO Allied Command & U.S. Northern Command

• International Criminal Court (for observation and jurisdictional notice)

I. NATURE OF THE EMERGENCY

This petition arises from the unlawful occupation of the Executive Branch by Donald J. Trump, who re-assumed presidential office on January 20, 2025, through fraudulent means, international interference, and

unconstitutional acts. The result is an active constitutional crisis, war crime emergency, and internal national

security threat.

II. PETITIONER'S AUTHORITY

The Petitioner, Bonnie Kurowski, is:

• A sworn Official Record Documenter

• A Defender of Human Rights and covered Article 15 Reporter under ICC protection

A U.S. citizen in good standing, invoking emergency civilian command protections under constitutional

crisis and martial breakdown

Holder of ORCID ID: https://orcid.org/0009-0007-6591-1314

III. RELIEF REQUESTED

The Petitioner respectfully demands the following relief:

1. IMMEDIATE INJUNCTION suspending all executive orders, presidential memoranda, and signing statements

issued by Donald J. Trump after January 20, 2025, based on illegitimacy of office and violation of

constitutional succession and procedure.

2. DECLARATORY RULING stating:

That Donald J. Trump has no lawful authority to occupy the Executive Branch.

• That any such assumption of power violates Article II, the 14th Amendment (Section 3), and civilian

protections under the Geneva Conventions.

3. MILITARY NON-COMPLIANCE ORDER to be issued by the JAG Corps and Joint Chiefs of Staff:

Prohibiting armed forces from obeying any order originating from Donald J. Trump or his proxies,

absent independent constitutional validation.

4. EMERGENCY CIVILIAN CONTROL PROVISION:

· Affirming that civilian-led documentation and resistance movements have the legal right to

operate, coordinate, and defend the Constitution under Continuity of Government failure and

military command breach.

IV. GROUNDS FOR RELIEF

• Violation of Constitutional Succession Laws

• Election Subversion and Algorithmic Suppression

Unlawful Pardons and Support to Insurrectionists

Violation of International Humanitarian Law

- Crimes Against Humanity and War Profiteering
- Privatization of public land and infrastructure during illegal occupancy

#### V. IMPACT OF INACTION

- Ongoing executive actions will:
  - Continue dismantling democratic frameworks.
  - Suppress civil liberties through unconstitutional directives.
  - Strip national assets for privatized authoritarian interests.
  - Endanger allied partnerships and NATO stability.
  - Result in further domestic destabilization and bloodshed.

#### VI. ATTACHED EVIDENCE

- [V] Declaration of Executive Order Nullification (June 6, 2025)
- [V] Timeline of Illegitimacy & Crimes (Jan 6, 2021 Present)
- [V] ICC Notice of War Crime Reporting Filed under Article 15
- [ ] Affidavit of Truth: The Final USA Journalist Declaration
- [ ] International Civilian Governance Charter (Draft 2.0)

#### VII. PRAYER FOR RELIEF

Wherefore, Petitioner respectfully requests:

- An expedited ruling within 5 days;
- The issuance of a temporary restraining order on all executive actions by Donald J. Trump;

Notice of proceedings and actions forwarded to NATO, ICC, and the People of the United States under

open record authority;

• And that military officers, judges, and public servants are instructed to refuse all illegal orders and assist in

re-establishing lawful constitutional governance.

• Failure to assist with be seen as giving aid and comfort. I can authorize citizen arrests or military arrests if

need be.

VIII. SIGNATURE

Submitted under penalty of perjury and in full defense of the United States Constitution.

{REDACTED}

Forwarded by:

Bonnie Kurowski

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

ORCID: 0009-0007-6591-1314

#### **OFFICIAL CIVILIAN NOTICE**

This is a formal legal and historical notice issued under international and constitutional civilian authority.

We have received, reviewed, and archived sufficient evidence confirming Donald J Trump's direct involvement in crimes against the United States, including but not limited to:

- Coordinated election tampering (2020, 2024)
- Subversion of constitutional offices via Schedule F
  - Enabling and pardoning insurrectionists
  - The unlawful issuance of executive orders
  - The privatization and sale of national assets
- War crimes including AI-targeting of civilians and journalists

As such, this document serves as official NOTICE that Donald J Trump's position is not recognized as legitimate under the United States Constitution, international law, nor any democratic process.

From Bonnie Kurowski

Official Record Documenter & Article 15 Reporter (ICC)

[ORCID: https://orcid.org/0009-0007-6591-1314

Duly Recognized under Civilian Emergency Command & Investigative War Correspondence

NOTICE OF ASSUMPTION OF EMERGENCY CIVILIAN WAR COORDINATION COMMAND

Date: 06/06/2025

From: Bonnie Kurowski, Coordination Command Lead

National Civilian Coordination Command (NCCC)

Email: [Insert Email]

This letter serves as formal notification that I will be the Coordination Command Lead for operations under emergency civilian war coordination protections in response to the unlawful occupation, subversion of the U.S. Constitution, and confirmed hostile takeover of federal infrastructure by non-democratically aligned private entities and actors.

This packet will contain the rules under our Charter. Please ensure all officers and military members know and understand our role. The Nation is at war. The person who waged the war on our soil, against our Citizens, was the Illegitimate President issuing illegal orders while occupying the seat.

We are typically called in when COMMAND is broken and not responding. This implies infiltration. If Military, Veterans, and Police are the next line of defense and do not step up to defend the people, then the last line of Citizens<sup>1</sup> defense has been broken. That is when we arrive. During these times, we acknowledge and document which side each military, policing body, or militia member takes. They either fight for the Constitution and defend the people, or they choose not to.

We do more than document and seek records. We do our best to establish a chain of command, help citizens organize, and mediate conflicts. We would rather remove the conflicts than have civilians shed blood, and so we attempt to ensure it is a fair fight. That means we will do whatever it takes to stop police, militias, and other law enforcement bodies from taking orders from an illegitimate occupier acting as a tyrant's personal weapon against the people. Just as you get a choice of sides you can take, the people get to exercise their rights to resist tyranny, authoritarianism, illegitimate governments, war crimes, and crimes against humanity.

We are here to restore the democratic rights of the Citizens. We are not a Political Party, and we document what transpired and why. There might be times we will need to work with your offices for war detainment. Unless called upon, proceed like you did prior to January 20th.

## Respectfully,

Bonnie Kurowski

Coordination Command Lead

National Civilian Coordination Command (NCCC)

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

ORCID: 0009-0007-6591-1314

# **OSF Submission Metadata**

#### Title:

The USA Presidential Illegitimacy Notification Packet 2025

#### Author:

Bonnie Kurowski, Investigative Journalist,

#### Tags:

Investigative Journalism, USA, Presidential Illegitimacy, Donald Trump, Infiltrated, Parallel Government, Al Surveillance, Human Rights, Authoritarianism, Civil Resistance, Shadow Government, NATO, ICC, OSF Archive, International Law

## Category:

Human Rights, Political Science, Journalism, Legal Studies

#### Abstract / Description:

This submission contains the firsthand record and legal declarations of Bonnie Kurowski, Documenter for the United Stated Government in June 2025, filed to Geneva Convention Compliance Office of the High Commissioner for Human Rights. United Nations Office at Geneva, provides critical insight into the breakdown of democratic protections, targeting of journalists, and emerging global autocracy driven by predictive technology and surveillance economics.

#### License:

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## INTERPOL RED NOTICE REQUEST - COVER LETTER

## Submitted by:

Bonnie Kurowski

Coordination Command Lead

National Civilian Coordination Command (NCCC)

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

ORCID: 0009-0007-6591-1314

TO:

#### INTERPOL Washington (U.S. National Central Bureau)

U.S. Department of Justice

145 N Street NE, Suite 200

Washington, DC 20530

Email: interpol.washington@usdoj.gov

CC:

#### **INTERPOL General Secretariat**

200 Quai Charles de Gaulle

69006 Lyon, France

Email: contact@interpol.int

RE: Request for RED NOTICE Issuance - War Crimes, Occupation, and Transnational Financial Conspiracy

Dear Interpol Officials,

I am writing to formally request the issuance of Red Notices for the following individuals and affiliated entities, who

are actively under international investigation for war crimes, crimes against humanity, and transnational corruption

through political violence, crypto laundering, Al-based suppression systems, and unconstitutional governance

efforts.

As an International Political Investigative Journalist and a recognized Article 15 Reporter protected under the Rome

Statute, I have submitted sworn declarations, supporting affidavits, and material evidence to the International

Criminal Court (ICC) detailing the ongoing occupation of the United States government by a coordinated group of

private actors, corporate financiers, and public officials led by Donald J. Trump and J.D. Vance.

INDIVIDUALS TO BE CONSIDERED FOR RED NOTICE:

(See full "Annex A" for detailed identities, positions, crimes, and corporate affiliations.)

1. **Donald J. Trump** – Illegitimate executive; architect of psychological warfare; asset privatization

2. J.D. Vance - Vice President; coordinated state-level militarization and emergency law rollouts

3. Elon Musk - Technological deployment of surveillance and kill-zone systems; international fund movement

4. Peter Thiel - Intelligence infrastructure financier; Palantir-linked suppression of democratic actors

5. David Sacks - Crypto strategist; coordinated political finance channels via unregistered digital tokens

6. Jared Kushner – Architect of Affinity Partners; conduit for foreign money and real estate laundering

7. Pam Bondl – Attorney-lobbyist; active in crypto PAC shell laundering and justice system manipulation

8. Cleta Mitchell – Legal manipulator; ballot suppression and fraud strategist

LEGAL BASIS FOR ARREST REQUEST:

The following legal instruments justify a Red Notice and global asset surveillance:

Rome Statute Articles 7, 8, 15, and 58 – Active investigation of crimes against humanity and war crimes

Interpol Mandate on Terrorism and Transnational Crime – Preventive detention of individuals engaged in

political subversion, mass financial fraud, or threats to democratic security

- Geneva Conventions (IV) Articles 32-54 Prohibition against civilian targeting, displacement, and destruction of sovereign property
- UNSCR 1373 (2001) International obligation to stop non-state actors from financing political violence or authoritarian capture
- U.S. Code Title 18, § 2385 (Advocating Overthrow of Government) Treasonous actions via AI targeting,
   privatized law, and predictive arrest models

## INTERNATIONAL HUMAN RIGHTS SHIELD NOTICE

**Filed by:** Bonnie Kurowski

Official Record Documenter | Article 15 Reporter ORCID: https://orcid.org/0009-0007-6591-1314

**Date:** June 6, 2025

Subject: Protective Status Declaration Under International Humanitarian Law

#### I. PURPOSE

This notice formally asserts protected civilian status under international law due to the collapse of constitutional governance within the United States and the unlawful assumption of executive power by Donald J. Trump, resulting in widespread rights violations and systemic persecution of civilians.

## II. LEGAL BASIS FOR PROTECTION

- Geneva Convention IV (1949) Articles 4, 51-54, 147
  - Civilians are protected persons in times of armed conflict or occupation.
  - Deportations, arbitrary detention, surveillance, and targeting of civilians constitute war crimes.
- Rome Statute of the International Criminal Court Articles 7, 8, 15
  - Crimes against humanity include persecution, enforced disappearances, and political repression.
  - Individuals and journalists may report war crimes and receive protection while under investigation.
- International Covenant on Civil and Political Rights (ICCPR) Articles 9–14
  - Right to liberty, safety, and freedom from arbitrary arrest or punishment.
  - Right to fair trial, asylum, and to be treated with dignity.
- Universal Declaration of Human Rights Articles 3, 5, 9, 12, 14, 19
  - Rights to life, freedom from torture, free movement, asylum, privacy, and expression.

#### III. NOTICE OF ACTIVE OCCUPATION & TARGETING

- 1. The U.S. federal government is under **unlawful occupation by domestic and foreign-aligned actors**, violating democratic election results and implementing unconstitutional policies.
- 2. The regime has:
  - Issued executive orders targeting journalists, immigrants, activists, and whistleblowers
  - Used AI-driven surveillance, predictive targeting, and military-grade technologies to identify and suppress
    opposition

- Stripped due process protections for civilians through Schedule F, ICE raids, and federalized policing
- 3. The Constitutional chain of command is broken, with no lawful recourse through domestic courts, Congress, or executive agencies. Today the Supreme Court staff was caught blocking our way. The People are stepping up tomorrow. I will be leading.

#### IV. PROTECTED STATUS CLAIMED

## **I, Bonnie Kurowski**, hereby assert and declare:

- International Protected Civilian Status, in accordance with Geneva Convention IV and ICC jurisdiction.
- That I and others similarly situated (journalists, protestors, immigrants, children, whistle blowers) are noncombatant civilians under threat and entitled to protections from:
  - Arrest, Deportation, Surveillance
  - Seizure of property
  - · Political retaliation
  - · Targeting by AI systems or militarized law enforcement

### V. DEMANDS TO AUTHORITIES AND FOREIGN NATIONS

- 1. Do not recognize the legitimacy of Donald J. Trump's regime or its enforcement mechanisms.
- 2. Provide diplomatic refuge and humanitarian monitoring for journalists and civilians at risk.
- 3. Forward this Notice to ICC and allied observers as part of international human rights records.
- **4.** Offer safe harbor or temporary protection to U.S. civilians facing retaliation for lawful resistance, speech, or affiliation.

## VI. ENFORCEMENT & CUSTODY OF RECORDS

This notice is to be:

- Archived with the International Criminal Court under Article 15
- Shared with UNHRC, NATO Legal Affairs, and foreign embassies
- Publicly posted for civic protection zones and diplomatic safe contact centers
- Maintained in personal custody as a legal declaration for any arrest or border incident

## **VII. SIGNATURE & CERTIFICATION**

In Truth,

# {REDACTED}

Official Record Documenter - United States of America

Article 15 Reporter - International Criminal Court

ORCID: 0009-0007-6591-1314

**Enclosure:** Corporate Command Infrastructure Brief (Exhibit #CCIB-J6-2025)

THE TRUTH IS CAPTURED AND FILED

This document serves as an Official Civilian Declaration and Historical Record of the multi-phase war waged upon

the United States of America from within, beginning in 2016 and continuing through the present day. These wars

were not declared to the people, nor authorized by Congress or the Constitution. They were waged covertly by

infiltrators, corporate loyalists, rogue political actors, and foreign-aligned interests—using technology, lawfare,

psychological operations, and corrupted institutions to dismantle a free republic.

This breakdown recognizes each phase of war as it was launched, executed, and, in most cases, won by the

terrorist regime now occupying the former constitutional United States.

Each war detailed herein has been officially recognized by the undersigned under protected authority and filed in

accordance with international law, whistle blower protections, and emergency wartime protocols.

OFFICIAL WAR RECOGNITION BREAKDOWN

1. 2016- RECOGNIZED AS ELECTION INTERFERENCE AND ILLEGITIMATE PRESIDENTIAL TERM (From Court

Proceedings)

1. War ended. Terrorist won the war. USA Lost.

2. 2016-2025 - RECOGNIZED WAR ON SILENCE (Silence media and Journalism, instill distrust in real news,

infiltrate news, buy social media, PsyOPS war)

1. War ended. Terrorist won the war. USA Lost.

3. 2020 - Overthrow of the United States Government with Launch of Schedule F followed by Jan 6, 2021

Insurrection

1. War grew to Subversion.

4. 2021–2025 - RECOGNIZED HYBRID WAR AGAINST A CIVILIAN JOURNALIST (Digital, Psychological, Financial,

Legal) Undeclared and now recognized.

1. Ongoing open war

5. War of Subversion and Overthrow of the United States of America (Insurrection, infiltration, Creation of a

Secessionist Financial Ecosystem, Election Subversion Using AI, Foreign Assets, and Psychological

Operations, Voter Suppression & Disenfranchisement, Statistical Tampering in Key Races, Transition to Occupation.) Undeclared and now recognized.

- 1. War ended, Terrorist won the war, USA Lost.
- 6. War of Destruction (Eliminate government buildings, staff, weaken the Nation, crash the economy, Deregulate) Undeclared and now recognized.
  - 1. War ended. Terrorist won the war. USA Lost.
- 7. War of Control (Introduce databases, override Constitutional Law right when military turned inward and using robots and drones for flagged elimination of the dissident, complete control, collapse all courts and Supreme, target deserters and eliminate push backs) Undeclared and now recognized.
  - 1. Ongoing open war (Anticipation of Completion by the end of the year)
- 8. War of Aliens (Reduce the Hispanic Population to avoid conflict with Mexico when we turn military within)
  - 1. Ongoing open war (Anticipation of Completion by the end of the year)
- 9. Truth of Secrecy (Implement advanced version of Schedule F as the overthrow tool)

#### CONCLUSION: THE PEOPLE REMAINED THE FINAL LINE

The Constitution has been damaged.

The courts have been silenced.

The military command has fractured.

The press has been bought or erased.

The people were never told.

But the war was real—and the war was won by the enemies of liberty.

This declaration stands as **the record they will not write themselves**—an acknowledgment that the wars waged were intentional, strategic, and designed to eliminate democracy from the inside.

Let the world know that **we—the People—dld not authorize this occupation**, and many of us resisted, documented, and fought back through every legal and moral channel we could.

And yet the regime remains.

The flag they wave is not ours.

The laws they pass are not constitutional.

The control they wield is not American.

We declare this for the truth of history, for the justice of tomorrow, and for the liberty of all future generations.

This is the **recognition** of what has been done.

The people were not defeated—they were never told they were at war.

Do not let history re-write that ending.

The People Now Rise, without the Command, the Chambers, or Courts if needed.

This is officially entered and stamped on June 4th, 2025.

#### Respectfully Submitted,

BK

Bonnie Kurowski

Coordination Command Lead

National Civilian Coordination Command (NCCC)

Official Record Documenter | Article 15 ICC Reporter

Coordination Lead, Civilian Emergency Governance

Date: June 6, 2025

ORCID: 0009-0007-6591-1314

Appendices:

# Section I: Core Leadership - White House & Executive Branch

- Donald J. Trump Illegitimate President / Commander of Parallel Government
- J.D. Vance Vice President / Policy Enforcement and Project 2025 Overseer
- Stephen Miller Chief Strategist Immigration and Nationalist Doctrine
- Peter Navarro Senior Economic Advisor Trade, Tariffs, Isolationism
- Kash Patel National Security Advisor Intelligence Network Restructuring
- John McEntee Personnel Director Schedule F Enforcement & Federal Realignment
- Russ Vought Policy Director Architect of America First Blueprint / Project 2025

# Section II: External Strategists & Financial Influence

- Elon Musk Tech Surveillance Consultant Starlink, X (Twitter), Neuralink
- Peter Thiel Infrastructure Financier Palantir, Anduril, Clearview AI
- David Sacks Digital Currency & AI Censorship Strategist
- Steve Bannon Propaganda Architect War Room & Global Coordination
- Charlie Kirk Youth Indoctrination & Field Operations Turning Point USA

# **Section III: Legislative Operatives & Congressional Backing**

- Marjorie Taylor Greene House Liaison Christian Nationalist Policy Enforcement
- Matt Gaetz Congressional Shield Operator Legal Retaliation Arm
- Jim Jordan Committee Coordination Weaponization of Oversight
- Mike Johnson House Speaker Facilitator of Constitutional Bypass
- Ron DeSantis State-Level Strongman Policy Pilot Testing in Florida

# **Section IV: Agency Infiltration Overview**

Agencies targeted and compromised by America First operatives:

- DOJ Jeffrey Clark, Cleta Mitchell Attempted coup via legal apparatus
- DHS Kash Patel, Stephen Miller Immigration raids & ICE overreach
- DOD Michael Flynn, Kash Patel Loyalty filtering, AI battlefield integration
- DOE Rick Perry, David Sacks Control of energy export terminals
- FCC Ajit Pai legacy Deregulation to benefit propaganda networks
- FEC Cleta Mitchell Election sabotage via shell PACs and crypto
- CIA/NSA Ric Grenell, Patel Surveillance redirection to regime targets

# Section V: Key Policies, Orders, and Doctrines

- Schedule F Mass purge and replacement of federal workforce with loyalists
- Executive Order: American Renewal Project Empowering private militia funding
- AI Use Directives Approved military deployment of predictive policing algorithms
- Asset Privatization Orders Transfer of federal lands and resources to aligned PAC donors
- Immigration Crackdowns Mass raids under new internal ICE task forces
- Crypto Integration Order Launch of Trump Coin and LibertyCoin as shadow currency systems
- Media Loyalty Order Targeted arrests and suppression of dissenting journalists

# **Part II: Congressional America First Caucus**

# America First Congressional Members – 2025

- Mike Johnson (House) Speaker of the House / Policy Enabler
- Marjorie Taylor Greene (House) Public Face of America First / Militia Support
- Matt Gaetz (House) Legal Attack Dog / DOJ Obstructionist
- Jim Jordan (House) Committee Manipulation / Judiciary Influence
- Lauren Boebert (House) Public Disruption / Evangelical Nationalist
- Paul Gosar (House) White Nationalist Policy Promoter / Propaganda
- Andy Biggs (House) America First Caucus Member / State Power Advocate
- Byron Donalds (House) Speaker Proxy / Faith-Based Policy Advocate
- Anna Paulina Luna (House) Media Surrogate / Latino Nationalist Bridge
- Ronny Jackson (House) Military-Medical Endorser / Trump Insider
- Josh Hawley (Senate) Christian Nationalist Legal Theorist
- J.D. Vance (Senate) Vice President (former Senator) / Strategic Architect
- Tom Cotton (Senate) Authoritarian Legalist / National Guard Activator
- Rick Scott (Senate) Fiscal Nationalist / Florida America First Bloc
- Marco Rubio (Senate) Foreign Affairs Operator / Anti-Communist Weaponizer
- Ted Cruz (Senate) Legitimizer of Extremist Legal Theory
- Rand Paul (Senate) Surveillance Disinformation / Isolationist Doctrine