



**American National Union of
The United States of America**

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**The Great Jury for the American National Union
of The United States of America**



True Bill of Indictment

Claimant: American National Union of The United States of America

v.

*Respondents: Jerome H. Powell, Michelle W. Bowman, Lael Brainard, Christopher J. Waller,
Susan M. Collins, John C. Williams, Patrick T. Harker, Loretta J. Mester, Thomas I. Barkin,
Raphael W. Bostic, Charles L. Evans, James B. Bullard, Neel T. Kashkari, Esther L. George,
Meredith N. Black, and Mary C. Daly*

The Great Jury was accepted and acknowledged by the American National Union of The United States of America in Social Compact in accordance with the Law of Nations and is with jurisdiction and venue within the metes and bounds and seaward boundaries of The United States of America, and

The Great Jury for the American National Union of The United States of America hereby informs the War Crimes Tribunal for The United States of America that the Great Jury convened to hear evidence presented by the Claimant, and

It has been determined from the evidence presented within this True Bill of Indictment that there is probable cause to charge the aforementioned Respondents with:

- ❖ Violating the 1st Law of Noah- Do not worship idols
- ❖ Aiding and Abetting- a violation of Public Law 101-7 (War Crime)
- ❖ Breach of Trust- a violation of Public Law 101-12 and Public Law 101-17-2
- ❖ Communism- a violation of all Public Laws-101 (War Crime)
- ❖ Forced Association- a violation of Public Law 101-4 and Public Law 101-20-2
- ❖ International Terrorism- a violation of all Public Laws-101 (War Crime)
- ❖ Persecution- Violation of all Public Laws-101 (War Crime)



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- ❖ Slavery/Slave Trade- a violation of Public Law 101-4, therefore a violation of all Public Laws-101 (War Crime)
- ❖ Social Engineering- a violation of all Public Laws-101

International Translation

A Classification of Public Laws-101 Published in the Legal Notice section of the Continental Free Press News as an International Public Notice can be found here: [LINK](#)

The Great Jury **agrees** that Respondents, the Board of Governors [LINK](#), the Chief Executive Officers of the Twelve (12) Federal Reserve Banks and the New York Bank of Mellon [LINK](#), also serving on the Federal Open Market Committee (hereinafter “FOMC”) [LINK](#), have **violated the 1st Law of Noah- Do not worship idols** for Respondent’s circulation of Federal Reserve notes (hereinafter “promissory notes”) depicting the “all seeing eye” of Horus [LINK](#) and [LINK](#), the satanic symbol of freemasonry in reference to polytheism as practiced in ancient Egyptian worship of multiple false gods, and

The Great Jury agrees that Respondents are **Aiding and Abetting- a violation of Public Law 101-7** terrorist organizations and war criminals found guilty of war crimes by associating with said organizations and criminals [LINK](#) (Pfizer contract) through monetary transactions of promissory notes to said criminal organizations for experimental synthetic genes (hereinafter “biological weapons”) to inject the civilian inhabitant populace, overseen by the nullified United States Congress [LINK](#) and [LINK](#), and

The Great Jury agrees that Respondents have committed **Breach of Trust- a violation of Public Law 101-12 and Public Law 101-17-2** for Respondent’s continued circulation of promissory notes with no substance or value implemented within House Joint Resolution 192 (hereinafter “HJR 192”) [LINK](#). This policy issued a public debt obligation absent the gold and silver common standard for a nation to coin currency, considered piracy in violation of the Constitution of the United States stated herein, “To define and punish Piracies and Felonies committed on the high Seas, and Offenses against the Law of Nations”, thereby creating involuntary life-long debt for the civilian inhabitant populace and denying the aforementioned populace a National Currency in violation of International Law in the codified *Law of Nations Book I Chapter 8 Of Commerce § 98. Balance of trade, and attention of government in this respect* as stated herein;

“The conductor of a nation ought to take particular care to encourage the commerce that is advantageous to his people, and to suppress or lay restraints upon that which is to their disadvantage.¹¹ Gold and silver having become the common standard of the value of all the articles of commerce, the trade that brings into the state a greater quantity of these metals than it carries out, is an advantageous trade; and, on the contrary, that is a ruinous one, which causes more gold and silver to be sent abroad, than it brings home. This is what is called the balance of trade. The ability of those who have the direction of it, consists in making that balance turn in favor of the nation”, and



The Great Jury agrees that Respondents have committed the political crime of **Communism, a violation of all Public Laws-101** for Respondent's implementation of Legislature enacted by a parallel entity (the United States of America in Congress assembled) separate from the original Congress of the United States, known as the United States, in Congress assembled [LINK](#), breaking chain of title to the aforementioned Continental Congress and creating the Federal Reserve Board and the Twelve (12) Federal reserve banks. The enactment of the HJR 192 policy created separate Federal Reserve banks, breaking chain of title once again, privatizing the control and issuance of promissory notes. Therefore, the policy privatizing said banks was invalid and in violation of International Law as codified within the *Law of Nations*, thereby nullifying the National Metric Conversion Board's implementation of the policy set out within HJR 192.

Further, the Respondents are currently administering policies for promissory notes illegally enacted by HJR 192 creating life-long debt upon the civilian inhabitant populace in violation of International Law as codified within the *Law of Nations Book I Chapter 8 Of Commerce § 98. Balance of trade, and attention of government in this respect*, therefore depriving the said populace the right to earn, trade and spend emoluments received by said populace for labor absent value and substance for proper metric conversion by the Board of Governors of the Federal Reserve System for the United States Federal corporation, thereby creating a system designed to control the populace depriving life, liberty and the pursuit of happiness by depriving a life free of debt, and

The Great Jury agrees that Respondents have committed **Forced Association- a violation of Public Law 101-4 and Public Law 101-20-2** for Respondent's policies denying payments of currencies other than United States promissory notes to discharge debts. Denial of currencies backed with value or substance within the United States Federal corporation is a policy wherein individuals are forced to associate with the illegally enacted Fiat currency [LINK](#) in circulation, further enriching the banking families associating with the Twelve (12) Federal Reserve Banks under the Federal Reserve's association with the Bank of England [LINK](#) located within the City of London Corporation. Therefore, Respondents are collaborating together for the New World Order agenda as inscribed on the Georgia Guide Stones, and

The Great Jury agrees that Respondents have committed **International Terrorism- a violation of all Public Laws-101 (War Crime)** for Respondent's association with the banking families and the City of London Corporation to deprive the civilian inhabitant populace of living free of debt, therefore creating and controlling poverty of the said populace wherein crimes are committed by the said populace out of desperation for survival and sustainability.

Further, international terrorism may be evidenced by Respondent's association with the aforementioned families and Corporation wherein Respondents are authorizing payments to terrorist organizations and war criminals found guilty of war crimes and associating with said organizations and criminals [LINK](#) (Pfizer contract) through monetary transactions of promissory notes to said organizations and criminals for experimental synthetic genes (hereinafter "biological weapons") to inject the civilian inhabitant populace, overseen by the nullified United States Congress [LINK](#) and [LINK](#), and



The Great Jury agrees that Respondents have committed **Persecution- Violation of all Public Laws-101 (War Crime)** for Respondent's association with the banking families and the City of London Corporation to deprive the civilian inhabitant populace of living free of debt, therefore creating and controlling poverty of the said populace wherein crimes are committed by the said populace out of desperation for survival and sustainability, and

The Great Jury agrees that Respondents have committed **Slavery/Slave Trade- a violation of Public Law 101-4, therefore a violation of all Public Laws-101 (War Crime)** for Respondent's association with the United States Federal corporation to deprive the civilian inhabitant populace of a national currency by illegally enacting fiat currency as evidenced in HJR 192, thereby depriving the civilian inhabitant populace of living free of debt, therefore depriving life, liberty and the pursuit of happiness, and

The Great Jury agrees that Respondents have committed **Social Engineering- a violation of all Public Laws-101** for Respondent's continued application of policies issuing fiat currency upon the civilian inhabitant populace for an extended period deceiving the said populace of alternative emoluments with value or substance to properly discharge debts. The deceptive alleged Legislature enacted by a now vacant Congress of the United States of America known as the United States, in Congress assembled is still being implemented by individuals for the United States Federal corporation attempting to claim said corporation as a nation, thereby depriving the civilian inhabitant populace of living free of debt, therefore depriving life, liberty and the pursuit of happiness, therefore creating and controlling poverty of the said populace wherein crimes are committed by the said populace out of desperation for survival and sustainability, and

The Great Jury for the American National Union of The United States of America renders this True Bill of Indictment with the authority from and in accordance with Article 15 of the Bi-Lateral Social Compact Agreement by and between the people for The United States of America where in it states:

"Article 15: The people agree that in all indictments of agreement, the truth may be given in evidence; and if it shall appear to the Great jury that the evidence is true, and published with good motives and for justifiable ends, the truth shall be a justification; and the Great jury shall be the judges of the law and facts", and The Great Jury Further Sayeth Naught,

Kevin Michael Juhas, Trustee

Kevin Michael Juhas, Trustee

Great Jury Foreperson



Christopher Michael Priddy

This 234th Day in the year of Yahweh 6023, translated the 8th day of November in the two thousand and twenty-first year of the new covenant in Yahushua's name.

