



American National Union of The United States of America

State of Florida
Address: 8669J ML9PQ
Great Jury Foreperson
Address: NAC 7RRBW N1Z9V
Email: gjforeperson@generalpostoffice.org



THE GREAT JURY FOR THE AMERICAN NATIONAL UNION OF



THE UNITED STATES OF AMERICA

True Bill of Indictment

Claimant: reign of the heavens society Temple v.

Respondent: Anna Maria Wilhelmina Hanna Sophia Riezinger

Von Reitzenstein Von Lettow-Vorbeck

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.

The Great Jury for the American National Union of The United States of America hereby informs the Chief Notary of the Human Rights Tribunal International that the Great Jury convened to hear evidence presented through an International Public Notice within a Publication of Record by the reign of the heavens society Temple with two witnesses present <https://t-rohshow.com/2020/09/26/the-195th-broadcast-of-the-t-roh-show/>; and

It has been determined from the evidence presented that there is probable cause to charge the respondent for the following crimes including but not limited to attempted murder as evidenced below wherein the respondent has jeopardized the public safety and well-being of thousands of people with the arbitrary accusation of piracy vacant any evidence and is hereby also charged with wanton reckless endangerment; and

“(2) Reign of the Heavens Society -- a group of nutcases working largely offshore (as pirates usually do) claiming that because they bought some bric-a-brac and documents left over from the bankruptcy of the Scottish Interloper (1868- 1906) that they own The United States of America. As the Scottish Interloper was a commercial corporation infringing upon our Good Name, trademarks, and copyrights without a authority to do so, it was acting as a pirate and a fraudster, and all that results from piracy and fraud is more fraud. The international law remains: "Possession by pirates does not change ownership." --- whether in 1868 or today.”

The respondent is further charged with the crime of bearing false witness in violation of the 7th Law of Noah:

7. Do not bear false witness

“ a group of nutcases working largely offshore (as pirates usually do) claiming that because they bought some bric-a-brac and documents left over from the bankruptcy of the Scottish Interloper (1868-1906) that they own The United States of America. ”

The above accusation of piracy violates a people’s right to due process of law and to defend themselves against unfounded accusations or attacks upon their honor within a public impartial National tribunal in violation of Public Law 101-5, Public Law 101-10 and Public Law 101-12; and

“These provocateurs have done the same thing as their Scottish antecedents and have sought foreign incorporation using and abusing our name and seeking to personate us and confuse themselves with us by operating a corporation merely calling itself "The United States of America ~~~~~ Incorporated".”

From the above cited evidence the respondent is hereby charged with the political crimes of communism and totalitarianism for attempting to re-label an established international person with the intent to break chain of title of the original States of the Union of The United States of America 1774 to present in a capital conversion of the internationally established record in violation of the Law of Nations Chapter 3, and is further hereby charged with international terrorism in violation of Public Laws-101; and

“We have never authorized the existence of any such foreign corporation named after our Federation of States, and they have no authority, right, or reason --- apart from attempted impersonation and piracy --- to infringe upon the lawful unincorporated Federation of States in this manner.

Recently, they issued a bunch of clap-trap claiming that I had been sentenced to 37 years in prison and was to be apprehended and sent to the nearest facility; since they are just a bunch of pirates trying to operate foreign storefronts as "States of States" they are the criminals under our Public Law, International Law of the Sea, and Commercial Law Merchant. All three.”

The respondent as evidenced above is further hereby charged with a capital conversion of the established international record and the political crime of communism whereby the respondent re-labeled the country of The United States of America as a corporation to distance the respondent from the liability created from the crimes committed by the respondent of which the respondent had been tried and convicted of in violations of Public Laws-101; and

“was a commercial corporation infringing upon our Good Name, trademarks, and copyrights without a authority to do so, it was acting as a pirate and a fraudster, and all that results from piracy and fraud is more fraud. The international law remains: "Possession by pirates does not change ownership." --- whether in 1868 or today.

These provocateurs have done the same thing as their Scottish antecedents and have sought foreign incorporation using and abusing our name and seeking to personate us and confuse themselves with us by operating a corporation merely calling itself "The United States of America ~~~~~ Incorporated".”

The Great Jury finds that the respondent as evidenced above has claimed a non-existent power of attorney for the people for The United States of America in violation of Public Laws-101 of which is an intentional attack on the Bi-Lateral Social Compact of the people for The United States of America and as such is hereby charged with the crimes of international and domestic terrorism; and

James Francis Sullivan

, Deputy Foreperson

So, accepted on the 206th day in the year of Yahweh six thousand and twenty-two and the 10th day of October in the two thousand and twentieth year of the new covenant in Yahushua's name.