



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

NAC Address: 70PHZ P5FJ2  
State of Iowa, judicial district #15  
NAC Address: 76B5V PXQZ6  
Great Jury Foreperson  
NAC Address: 7089W PV9PG  
Email: [GJForeperson@narrowway.support](mailto:GJForeperson@narrowway.support)



**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: Kim Cope, Jennifer Daulton, Michael Lane, Esther Banta Larson,  
Roy MacCutcheon, and Isaac W. SeEVERS*

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 Chief Notary of the Human Rights Tribunal International 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 Respondent with:

- ❖ Violating the 1<sup>st</sup> Law of Noah- Do not worship idols
- ❖ Aiding and Abetting/ Accessory- a violation of Public Law 101-7
- ❖ Violation of International Law, the codified Law of Nations Book I Chapter XII Of Piety and Religion § 131. When there is an established religion.



❖ **Infiltration of a State- violating all Thirty (30) Articles of Public Laws-101 (Capital Crime)**

*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 [LINK](#), and [LINK](#) have **violated the 1<sup>st</sup> Law of Noah- Do not worship idols** [LINK](#) for advocating for the satanic religion. Whereas the School superintendent Isaac W. Seevers said the Good News Club, which is also not affiliated with the district or any school, has met at Donovan Elementary School for years. A (2001) Supreme Court ruling states school facilities must be made available to all groups or no groups. The District and Board of Education's policies allow for community use of its facilities after school [LINK](#), and

Further, The Respondents are advocating for the satanic organization that engage in rituals to conjure up demons through child sacrifice [LINK](#) and [LINK](#) and for the production of adrenochrome [LINK](#) in efforts to prolong materialistic life [LINK](#) and [LINK](#) (research of blood and adrenochrome using mice). It is the duty and obligation of the Great Jury for the American National Union of The United States of America to protect innocent children that may be potentially or already subjected to such rituals and practices deemed as inhumane [LINK](#), wherein Respondents are advocating for the new world order, and

The Great Jury agrees that Respondents have committed **Aiding and Abetting/ Accessory- a violation of Public Law 101-7** [LINK](#) for advocating for the satanic organization a declared terrorist organization, [LINK](#), [LINK](#), and [LINK](#). Respondents routinely expose innocent children through freedom of religion thereby exposing the children to the satanic indoctrination in opposition to the established religion of The United States of America referenced in Article 3 of the Bilateral Social Compact Agreement [LINK](#), and further, evidence of Respondents Aiding and Abetting the satanic organizations through "Safety Plans In Place for After School (Satanic) Club" [LINK](#), and

The Great Jury agrees that Respondents have **violated International Law, the codified Law of Nations Book I Chapter XII Of Piety and Religion § 131. When there is an established religion.** [LINK](#) Wherein Respondents having violated the established public religion within the States of the Union of The United States of America as published within Article 3 of the Bi-Lateral Social Compact Agreement by and between the people for The United States of America. Respondents are participating in the New World Order social compact Articles 1 and 2 as inscribed on the Georgia Guide Stones [LINK](#), and violating international Law, the codified Law of Nations Book I Chapter XII Of Piety and Religion § 131. When there is an established religion. [LINK](#) evidenced herein;

**§ 131. When there is an established religion.**



When the choice of a religion is already made, and there is one established by law, the nation ought to protect and support that religion, and preserve it as an establishment of the greatest importance, without, however, blindly rejecting the changes that may be proposed to render it more pure and useful: for we ought, in all things, to aim at perfection (§ 21). But as all innovations, in this case, are full of danger, and can seldom be produced without disturbances, they ought not to be attempted upon slight grounds, without necessity, or very important reasons. It solely belongs to the society, the state, the entire nation, to determine the necessity or propriety of those changes; and no private individual has a right to tempt them by his own authority, nor consequently to preach to the people a new doctrine. Let him offer his sentiments to the conductors of the nation, and submit to the orders he receives from them.

But if a new religion spreads, and becomes fixed in the minds of the people, as it commonly happens, independently of the public authority, and without any deliberation in common, it will be then necessary to adopt the mode of reasoning we followed in the preceding section on the case of choosing a religion; to pay attention to the number of those who follow the new opinions – to remember that no earthly power has authority over the consciences of men, – and to unite the maxims of sound policy with those of justice and equity.

Further, Respondents are advocating for the spread of false teachings upon the innocent children by deceiving said children with propaganda that no other-worldly authority exists ultimately corrupting said children to the broad way and eternal ruination out of accordance with Romans 1: 16 to 25 evidenced herein;

16For I am not ashamed of the Good News of Messiah, for it is the power of Elohim for deliverance to everyone who believes, to the YehuÁi first and also to the Greek. 17For in it the righteousness of Elohim is revealed from belief to belief, as it has been written, “But the righteous shall live by belief.” 18For the wrath of Elohim is revealed from heaven against all wickedness and unrighteousness of men, who suppress the truth in unrighteousness, 19 because that which is known of Elohim is manifest among them, for Elohim has manifested it to them. 20For since the creation of the world His invisible qualities have been clearly seen, being understood from what has been made, both His everlasting power and Mightiness, for them to be without excuse, 21 because, although they knew Elohim, they did not esteem Him as Elohim, nor gave thanks, but became vain in their reasonings, and their undiscerning heart was darkened. 22Claiming to be wise, they became fools, 23 and changed the esteem of the incorruptible Elohim into the likeness of an image of corruptible man, and of birds and of four-footed beasts and of reptiles. 24Therefore Elohim gave them up to uncleanness in the lust of their hearts, to disrespect their bodies among themselves, 25who changed the truth of Elohim into the falsehood, and worshipped and served what was created rather than the Creator, who is blessed forever. AmÁn.



The Great Jury agrees that Respondents [LINK](#) have committed **Infiltration of a State-violating all Thirty (30) Articles of Public Laws-101 ( Capital Crime)** wherein Respondents are operating as publicly elected officials [LINK](#) within the corporate subdivision of Ohio [LINK](#) illegally within the original State of Ohio, one of the States of the Union of The United States of America vacant a social compact by and between the permanent population of American Nationals and declared residents authorizing the executive, legislative, and judicial body politics of a State in violation of international Law, the codified Law of Nations Book I Chapter XIII Of Justice And Polity § 158. A nation ought to make justice reign, 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 Bilateral Social Compact Agreement by and between the people for The United States of America wherein 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 justification; and the Great Jury shall be the judge of the law and facts”, and

The Great Jury Further Sayeth Naught,

*Kevin Michael Lukas*

, Trustee

Great Jury Foreperson

This 319<sup>th</sup> Day in the Year of Yahweh 6023, translated the 1st day of February in the two thousand and twenty-second year of the new covenant in Yahushua’s name.

