



**General Post 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



**The Great Jury for the General Post
Union of The United States of America**

True Bill of Indictment

Claimant: *General Post Union of The United States of America
& Daniel Sullivan, Trustee*

v.

Respondents: *Robert S. Radnich, Denelle Dixon, Tomer Weller, and John Pierce Rubisoff*

The Great Jury was accepted and acknowledged by the General Post 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 General Post Union of The United States of America hereby informs the Chief Notary of the Human Rights Tribunal International for The United States of America that the Great Jury convened to hear evidence presented by the Claimant, and

In accordance with Yahushua's Two commandments for man; (1) You must love Yahweh your Father with all your heart, and with all your soul, and with all your might (2) You shall love your neighbor as yourself, 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:

- ❖ False Witness- a violation of Public Law 101-12
- ❖ Forced Association- a violation of Public Law(s)101-4 and 101-20-2
- ❖ Fraud- a violation of Public Law 101-3
- ❖ A violation of *Law of Nations* Book I Chapter XIII *Of Justice and Polity* § 158. "A nation ought to make justice reign"
- ❖ Denial of Nationality- a violation of all of Public Laws-101



Registered with the IP Rights Office Copyright Registration Service Number: 4056990103
20220707-GJ-TRUE-BILL- RADNICH-LOBSTR

- ❖ Domestic/International Terrorism
- ❖ Gross Injury
- ❖ Political Communism
- ❖ Slander- Public Law 101-5, Public Law 101-6, Public Law 101-7, Public Law 101-12, Public Law 101-17-2, Public Law 101-20-2, Public Law 101-30

International Translation

A Classification of Public Laws-101 Published in the American Herald news as an International Public Notice can be found here: [LINK](#)

[Affidavit of Fact in the Matters of Robert S. Radnich and the Continental Public Bank!](#)
(therevolutionarytimesnews.com)

The Great Jury agrees that Respondents *Robert S. Radnich, Denelle Dixon, Tomer Weller, and John Pierce Rubisoff* have committed **False Witness**- a violation of Public Law 101-12 for report of Respondent *Robert S. Radnich's* comments: [LINK](#) (number ninety-six), and [LINK](#) show willful intent not to take basic steps into simple investigative actions after the conversations evidenced within this Bill of Indictment . These actions show that Respondent *Robert S. Radnich* is not providing factual statements in the position/service that Respondent *Robert S. Radnich* claims to provide. *There is no such thing as "General Post Office Division 3"* [LINK](#), and [LINK](#). Respondent *Robert S. Radnich* even goes further to try to delegitimize The United States of America. Respondent *Robert S. Radnich*, and his ignorance of the Law regarding the Continental Public Bank hereinafter, "CPB" and its authority to do business from its own venue, and the CPB to publicly trade investment opportunities under a nation not under a corporation is within its rights to create banks, money, and compete in monetary ventures. Respondents *Denelle Dixon, Tomer Weller, and John Pierce Rubisoff* for Stellar Development Foundation on Lobstrco/fraudulent-assets as three contributors [LINK](#) (number four zero four) [LINK](#), and [LINK](#) continue to give advocacy to the false witness statements, and

The Great Jury agrees that Respondent *Robert S. Radnich* has committed **Forced Association**- a violation of Public Law 101-4 and Public Law 101-20-2 for the listing of the CPB: "Imaginary bank, Minter of 4 tokens solely based on a "future" Q-Anon/Patriot bank after a supposed GESARA reset or other government collapse conspiracy" on (6/8/2022) [LINK](#) (number ninety-six). Respondent *Robert S. Radnich* did not contact anyone at the CPB or do any investigative work to back his claims with any proof. Respondent *Robert S. Radnich* has force associated the CPB as a "Q-Anon/Patriot bank...", thereby associating over two thousand plus (2,000+) members of the CPB with Respondent *Robert S. Radnich's* statements [LINK](#), and

The Great Jury agrees that Respondent *Robert S. Radnich* has committed **Fraud**-a violation of Public Law 101-3 Respondent *Robert S. Radnich* failure to do responsible simple research wherein Respondent *Robert S. Radnich* became judge and jury, under Respondent s *Robert S. Radnich's* own volition without any due process of legal standing. Respondent *Robert S. Radnich* has made statements that the CPB is fraud, and The United States of America, and its crypto currency thereby closing access to trade, to give investment opportunities to other parties for monetary gain. "The rich will always be rich, I just want a system that is fair and doesn't just continue to funnel money to the top through inflation." [LINK](#) Respondent *Robert S. Radnich* uses the word fair in his comment, but is contrary to the truth, and



The Great Jury agrees with the claims laid out by the Claimant in Claimant's Affidavit of Fact [LINK](#) that Respondent *Robert S. Radnich* held a court proceeding to impersonate a judge, a prosecutor and a jury as a stateless inhabitant outside of a social compact agreement and outside of a society or body politic [LINK](#). Respondent *Robert S. Radnich* is without any legal authority to administer justice being vacant a social compact agreement as a foreigner in the country. The Great Jury agrees these actions by Respondent *Robert S. Radnich* and those of Respondent's *Denelle Dixon, Tomer Weller, and John Pierce Rubisoff* having agreed with Respondent *Robert S. Radnich*'s assessment of the CPB have committed multiple felonies for impersonating a court officer(s) as well as a civil tort against the Claimant within the aforementioned compacted society in violation of codified international law, specifically, the *Law of Nations* Book I Chapter XIII *Of Justice and Polity* § 158 [LINK](#). "A nation ought to make justice reign" stated herein:

§ 158. A nation ought to make justice reign. NEXT to the care of religion, one of the principal duties of a nation relates to justice. They ought to employ their utmost attention in causing it to prevail in the state, and to take proper measures for having it dispensed to every one in the most certain, the most speedy, and the least burdensome manner. This obligation flows from the object proposed by uniting in civil society, and from the social compact itself. We have seen (§ 15), that men have bound themselves by the engagements of society, and consented to divest themselves, in its favor, of a part of their natural liberty, only with a view of peaceably enjoying what belongs to them, and obtaining justice with certainty. The nation would therefore neglect her duty to herself, and deceive the individuals, if she did not seriously endeavor to make the strictest justice prevail. This attention she owes to her own happiness, repose, and prosperity. Confusion, disorder, and despondency will soon arise in a state, when the citizens are not sure of easily and speedily obtaining justice in all their disputes; without this, the civil virtues will become extinguished, and the society weakened

The CPB was convicted, found guilty, and had no sworn affidavit in Respondent's *Robert S. Radnich*'s actions. There was no indictment, no discovery, no trial, no jury, no service of process, and were never able to question any witnesses. The manager of the CPB was never served. There was no judge, no prosecutor, no jury of our peers, no court date, and no actual trial. Respondent *Robert S. Radnich* impersonated a witness, investigative officer, a prosecutor, a Grand Jury, a bailiff, a judge and arbitrarily rendered a judgment by publishing the verdict in a public venue. There was no lawful due process. Respondent *Robert S. Radnich*'s claims, and actions are also in violation of Articles of the Bilateral Social Compact Agreement by and between the people for The United States of America, [LINK](#) :

Article 1

The people agree that all people for The United States of America, when they form a Social Compact, are equal; and have certain inherent and indefeasible immunities from other Independent States of the Union, among which are those of enjoying and defending life and liberty; of acquiring, possessing, and protecting property and reputation; and of pursuing their own happiness; and

Article 7

The people agree that the people shall be secure in their persons, dwellings, papers, and possessions from unreasonable seizures and searches; and that no warrant to search any place, or to seize anything, shall issue without inscribing the place to be searched, and the person and thing to be seized, as nearly as may be, nor without probable cause, supported by oath or affirmation filed in the proper venue by the accuser; and



Article 10

The people agree that in all criminal prosecutions, the accused hath a right to be heard with or without friend in counsel, or both; to demand the nature and cause of the accusation; to be confronted with the witnesses; to have compulsory process for obtaining witnesses in favor of the accused; and in all prosecutions by indictment or presentment formed by a Judicial Branch within this Bilateral Social Compact Agreement, a speedy and public trial, by an impartial jury of peers in accordance with Article 6, where the crime was committed; and shall not be compelled to give evidence against themselves; and

Article 16

The people agree that no person shall be put to answer any criminal charge, but by presentment, indictment, or impeachment hereby established by the constituted authority as derived from this Bilateral Social Compact Agreement within each of the States of the Union respectively; and

Article 34

The people for The United States of America agree that Communism in all of its forms are hereby outlawed within the metes and bounds and seaward boundaries of The United States of America; and

The Great Jury agrees that the actions of all Respondents have deprived the due process rights of over two thousand plus (2000+) members of the CPB wherein not one CPB member was notified of an investigation into bank officer's conduct. The Great Jury further agrees that Respondent *Robert S. Radnich*, and Respondents *Denelle Dixon, Tomer Weller, and John Pierce Rubisoff* by labeling the CPB as a fraudulent asset have denied the right to a Nationality for two thousand plus (2000+) bank members in violation of Public Law 101-15-1 & Public Law 101-15-2, formerly classified as Article 15.1 & 15.2 of the Universal Declaration of Human Rights and as a result have stolen untold amounts of equity from over two thousand plus (2000+) CPB members. Said actions are in the Great Jury's opinion to be considered acts of **Gross Injury**. Respondent's actions collectively that further aided in giving the CPB and their crypto currency a loss of confidence in trading in the crypto market all based on fraudulent claims by Respondents. The Great Jury agrees that all Respondents have committed **Domestic/International Terrorism** as all Respondents are actively engaging in a war effort against the political authority of the compacted society and its permanent population within the States of the Union within the metes and bounds and seaward boundaries of The United States of America territory up to twelve miles passed the baseline of the contiguous land mass bordered between Canada and Mexico, and

The Great Jury agrees that the evidence further conveys that all Respondents in their attempt to deny the validity of a National currency, that has been proclaimed and published into existence as legal tender for both public and private debts for over half a decade without any objections, long after the limits of customary international law require, is an attack against the permanent population of the Country bound together by a foreign social compact agreement and its body politic under the United States, in Congress assembled, and

The Great Jury agrees that Respondent *Robert S. Radnich* statements toward the North American National Party [LINK](#) *The "North American National Party" is a political movement of some Q-Anon and "Patriot" members and not a bank* [LINK](#) is **Political Communism**, and

The Great Jury agrees that all Respondents have committed **Slander**, violations of Public Law 101-5, Public Law 101-6, Public Law 101-7, Public Law 101-12, Public Law 101-17-2, Public Law 101-20-2, Public Law 101-30 for Respondents crimes from publicly posted statements, and advocacy [LINK](#), and when given



Registered with the IP Rights Office Copyright Registration Service Number: 4056990103

20220707-GJ-TRUE-BILL- RADNICH-LOBSTR

pertinent information to lead Respondent *Robert S. Radnich* to the facts that show Respondent *Robert S. Radnich's* publicly posted statements were false. Respondent *Robert S. Radnich* willfully continued to insist the posted statements were true, and correct. Respondent *Robert S. Radnich* comments were false, and the publicly posted statements resulted in the damage, and

The Great Jury has noticed a posting for Lobstrco/fraudulent assets with three (3) Contributors that are: *Denelle Dixon* (CEO of Stellar Development Foundation "SDF"), *Tomer Weller* (Vice President, Tech Strategy, SDF), *John Pierce Rubisoff* (community manager, SDF). Stellar Development Foundation is directly involved with creating this blacklist [LINK](#). Ultrastellar and Stellar who are engaging in slander along with forcing association with groups who are promoting the NWO/NESARA agenda, which is why Ultrastellar and Stellar did not contact the Continental Public Bank before engaging in slander. What is truly astonishing is that an organization as big as they are wouldn't do any research on their own or contact the entity that they are blacklisting before publishing these claims unless this was done deliberately [LINK](#), [LINK](#), and

The Great Jury for the General Post 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,

Kerrin Michael Juhos, Trustee

Great Jury Foreperson

This 110th Day in the Year of Yahweh 6024, translated the 7th day of July in the two thousand and twenty-second year of the new covenant in Yahushua's name.

