



**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: LANNY KAY TALBOT, PMA*

v.

*Respondents: Marie Talbot, Marvin D. Bagley, Shawn T. Farris, William H. Leigh, Heather L. Thuet and Sean D. Reyes*

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:

- ❖ Enslavement- Violating all Thirty (30) Articles of Public Laws-101 (War Crime)
- ❖ Forced Association- Violating Public Law 101-3, Public Law 101- 9, Public Law 101-11-1, Public Law 101-12, Public Law 101- 13-1 and Public Law 101-14-1
- ❖ International Terrorism- Violating all Thirty (30) Articles of Public Laws-101 (War Crime)
- ❖ Persecution- Violating all Thirty (30) Articles of Public Laws-101 (War Crime)
- ❖ Racketeering- Violating Public Law 101-30
- ❖ Theft of Property- violating Public Law 101-7, Public Law 101-12, Public Law 101-17-1 and Public Law 101-17-2
- ❖ Violating Law of Nations Book I, Chapter XIII Of Justice and Polity § 158 A nation ought to make justice reign (Capital Crime)



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## 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](#)*

Respondents previously found guilty within the Human Rights Tribunal International may not claim double jeopardy to any charges as proceedings hereafter shall be directed to the War Crimes Tribunal for The United States of America classified as war crimes not subject to civil jurisdiction.

The Great Jury agrees that Respondents, Marie Talbot and UTAH STATE BAR members Judge Marvin D. Bagley, Shawn T. Farris, William H. Leigh, Heather L. Thuet, and Sean D. Reyes collectively associating with Marie Talbot have committed **Enslavement- Violating all Thirty (30) Articles of Public Laws-101 (War Crime)** for the forced administration upon Claimant of corporate policies by Respondents collectively, as members of the UTAH STATE BAR, a private corporation [LINK](#) for the corporate subdivision of Utah within the United States Federal corporation in violation of the Judgment and Order issued in favor of Claimant by the Human Rights Tribunal International (hereinafter "J&O") [LINK](#).

Further, Respondent's attempts to arbitrarily classify Claimant's personal property as property subject to the corporate policies of the corporate subdivision of Utah is an act of aggression upon Claimant's natural, legal intangible rights to tangible property claimed within the metes and bounds and seaward boundaries of The United States of America. Respondent's actions are in correlation with the social compact as inscribed on the Georgia Guidestones for the New World Order agenda, objected to and condemned by the National assembly for the Government of The United States of America [LINK](#), and

The Great Jury agrees that Respondents have committed **Forced Association- Violating Public Law 101-3, Public Law 101- 9, Public Law 101-11-1, Public Law 101-12, Public Law 101- 13-1 and Public Law 101-14-1** for Respondent's arbitrary administration of corporate policies upon Claimant, therefore taking power of attorney over Claimant's natural, legal intangible rights to tangible property upon Claimant, an international business entity registered with a foreign trade Union, the American National Union of The United States of America, as evidenced by Claimant's Representative on (November 30<sup>th</sup>, 2021) [LINK](#), and

The Great Jury agrees that Respondents have committed **International Terrorism- Violating all Thirty (30) Articles of Public Laws-101 (War Crime)** for Respondents attempts at claiming Claimant's private property within the corporate subdivision of Utah. Claimant, an American National for The United States of America, and Claimant's property are within the metes and bounds and seaward boundaries of The United States of America, therefore Respondents are in violation of certain orders within the J&O [LINK](#) issued in favor of Claimant by the Human Rights Tribunal International stated herein;

"FURTHER BE IT ORDERED, that a permanent restraining order be in place for the protection of the Claimant, and Claimant's family from the Respondents, U.S. District court and all other Companies either public or private".



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Further, Respondent's nefarious actions of declaring war on Claimant by usurpation of Claimant's property during Martial Law declared upon the United States Federal corporation by the National assembly for the Government of The United States of America [LINK](#) following the unjust declaration of war on (March 19<sup>th</sup>, 2021) by former Commander in Chief Donald J. Trump of the United States armed forces is in violation of international Law, the codified *Law of Nations Book III CHAPTER XI Of the Sovereign Who Wages an Unjust War § 183. An unjust war gives no right whatever* stated herein;

“HE who is engaged in war derives all his right from the justice of his cause. The unjust adversary who attacks or threatens him, – who withholds what belongs to him, – in a word, who does him an injury, – lays him under the necessity of defending himself, or of doing himself justice, by force of arms; he authorizes him in all the acts of hostility necessary for obtaining complete satisfaction. Whoever therefore takes up arms without a lawful cause, can absolutely have no right whatever: every act of hostility that he commits is an act of injustice”, and

The Great Jury agrees that Respondents have committed **Persecution- Violating all Thirty (30) Articles of Public Laws-101 (War Crime)** for Respondent's nefarious actions upon Claimant in violation of the J&O evidenced in Testimony by Claimant and Claimant's Representative in the matter of a private hearing between Respondents on (November 30<sup>th</sup>, 2021) [LINK](#), also within the Orders stated herein;

“FURTHER BE IT ORDERED, that no retaliation or harassment against the Government of The United States of America, its office holders, or any other American National shall be tolerated, any and all retaliation by any and all shall be resisted with automatic arrest of the Human Rights Violator and tried in this Human Rights Tribunal immediately upon a proper affidavit and evidence to support the violation”, and

The Great Jury agrees that Respondents have committed **Racketeering- Violating Public Law 101-30** for attempts at ordering payment of Federal Reserve Notes (hereinafter “promissory notes”) with no value or substance from Claimant to Marie Talbot in violation of certain orders within the J&O. Claimant discharged all debts between Claimant and Respondent Marie Talbot with United Continental Dollars [LINK](#) wherein Respondent's associates arbitrarily re-classified Claimant as a sovereign citizen/domestic terrorist in attempt to hide disregard of Respondents own U.S. corporate policies, and

The Great Jury agrees that Respondents have committed **Theft of Property- violating Public Law 101-7, Public Law 101-12, Public Law 101-17-1 and Public Law 101-17-2** for Respondent's attempts at claiming Claimant's private property within the corporate subdivision of Utah for Respondent **Marie Talbot** (subject to arrest in accordance with the J&O), wherein the private property is legally claimed within the metes and bounds and seaward boundaries of The United States of America, and

The Great Jury agrees that Respondents have **violated the Law of Nations Book I, Chapter XIII Of Justice and Polity § 158 A nation ought to make justice reign (Capital Crime)** ) for Respondent's attempts at administering body politics in the corporate subdivision of Utah [LINK](#), a corporate state



arbitrarily within the original State of Utah, absent a legally written Social Compact by and between a permanent population of a State authorizing administration of executive, legislative and judicial body politics, therefore attempting to infiltrate the Government of The United States of America brought forward to the present time, 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 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 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

This 278th Day in the year of Yahweh 6023, translated the 22<sup>nd</sup> day of December in the two thousand and twenty-first year of the new covenant in Yahushua’s name.



*Christopher Michael Pridemore*

