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## INTERNATIONAL ALIEN TORT CLAIM AS AMENDED WITH ADDITIONS THERETO 12-29-2017

Date- 01-27-2017

Case #

0170130-02F3-48DC-AD57-8D1C1EC9C7E2

The United States of America, et, al,

International Alien Tort Claim as amended  
with additions thereto 12-29-2017

American National Union of  
The United States of America et, al,  
General Post Office, et,al  
Vs.



The United States, et, al,

the United States of America, et, al

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**COMES NOW**, the Government of The United States of America to enter this International Alien Tort Claim against the United States, et, al and the United States of America, et al for the purpose of a peaceful settlement of a dispute by and between the international characters and spheres, and



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## Article I. Brief Historical Record

1-1: The United States of America is a country made up of the metes and bounds as written within the Articles of Confederation, as amended August 5<sup>th</sup>, 2015 and established and surveyed by the General Post Office started in 1775, and

1-2: The United States was created under a constitution of the United States and the United States of America was created under a constitution of the United States of America in 1787 without any form of or connection to the original General Post Office of 1775, and

1-3: The States of the Union, also known as The United States of America, consist of 48 to 50 States that entered into a perpetual Union. The United States and the United States of America are foreign to The United States of America and the States of the Union, and



1-4: This Article of the International Alien Tort Claim is also recognized by the United States and the United States of America within its own records:

Salonen v. Farley, 82 F. Supp. 25 (E.D. Ky. 1949)

*The defendants have correctly stated the well established principle of law that the Government of the United States is foreign as to the States of the Union within the rule of private international law that the penal statutes of one sovereignty will not be enforced by another. Robinson v. Norato, 71 R.I. 256, 43 A.2d 467, 162 A. L.R. 362; State of Wisconsin v. Pelican Ins. Co., 127 U.S. 265, 8 S. Ct. 1370, 32 L. Ed. 239. It is universally recognized that foreign jurisdictions will not enforce penal statutes of another state. Galveston, H. & S. A. R. Co. v. Wallace, 223 U.S. 481, 32 S. Ct. 205, 56 L. Ed. 516; The Antelope, 10 Wheat 66, 23 U.S. 66, 6 L. Ed. 268, wherein Chief Justice Marshall made the short statement that, "The Courts of no country execute the penal laws of another." (Salonen v. Farley, 82 F. Supp. 25 (E.D. Ky. 1949))*

## Article II. Union

2-1: The Articles of Confederation of 1781 was scheduled to be amended on August 7<sup>th</sup>, 1786, by a constitutional convention called by a Grand committee. (Masonic Lodge secret society). The following notes are provided to show that the Articles of Confederation of 1781 were in fact attempting to be amended. The subject matter of the notes is not necessarily a part of this International Alien Tort Claim; However, the following notes have been added to this International Alien Tort Claim to show the intent of amending the Articles of Confederation of 1781 and not to establish a completely different constitution.

2-2: Notes: Proposed Amendments to the Articles of Confederation

Report of Continental Congress

[Journals 31:494-98] August 07, 1786

The Grand Committee consisting of Mr. [Samuel] Livermore, Mr. [Nathan] Dane, Mr. [James] Manning, Mr. [William Samuel] Johnson, Mr. [Melancton] Smith, Mr. [John Cleves] Symmes, Mr. [Charles] Pettit, Mr. [William] Henry, Mr. [Henry] Lee, Mr. [Timothy] Bloodworth, Mr. [Charles] Pinckney and Mr. [William] Houstoun appointed to report such amendments to the confederation, and such resolutions as it may be necessary to recommend to the several states for the purpose of obtaining from them such powers as will render the federal government adequate to the ends for which it was instituted Amendment in the Articles of Confederation, [21 June] 1784 Bill Authorizing an Amendment in the Articles of Confederation.

2-3: Editorial Note

*Whether JM introduced the resolution on 19 May calling for compliance with the act of Congress*



(17 Feb. 1783) that sought to apportion taxes amongst the states according “to the value of all land ... & improvements thereon” is highly conjectural. JM thought a land tax scheme unreasonable and on 21 June he seized the opportunity to strike at the weakness, as he viewed it, of Article VIII of the Articles of Confederation. The point of JM’s bill was to make the national treasury revenues proportionate to the state’s population rather than its land wealth. JM had seen the old system founder, and on 14 January 1783 had discussed with other congressmen an alteration in the basis of Article VIII from land values to a census (*Papers of Madison*, VI, 35–37). He opposed the 17 February 1783 act of Congress that maintained land values as the basis for treasury requisitions as “ineffectual,” but his population principle triumphed in the package approved by Congress on 18 April 1783. Indeed, most of this bill follows verbatim the congressional recommendation for a shift of the tax base to people rather than property. Convinced that population rather than land value was the only equitable solution to the nation’s tax apportionment; JM admitted the three-fifths principle was hardly a perfect solution either. But JM hoped in April 1783 that “an equal spirit of accommodation among the several Legislatures, will prevail against little inequalities ... on one side or on the other” (*Papers of Madison*, VI, 492). Fourteen months later, JM was still trying to solve the problems created by a rickety fiscal plan.

For the purpose of introducing a more convenient and certain rule of ascertaining the proportions to be supplied to the common Treasury of the United States recommended by Congress in their act of the 18 of April 1783.<sup>1</sup> Be it enacted by the General Assembly that so much of the 8th. of the Articles of Confederation & perpetual Union between the 13 States of America, as is contained in the words following, to wit, “all charges of war, and all other expenses that shall be incurred for the common defense, or General welfare, and allowed by the U. S. in Congs. assembd. shall be defrayed out of a Common Treasury, which shall be supplied by the several States in proportion to the value of all land within each State granted to or surveyed for any person, as such land and the buildings & improvements thereon, shall be estimated according to such mode as the U. S. in Congress assembd. shall from time to time direct and appoint,” shall be revoked & made void on the part of this Commonwealth; and in place thereof it is declared & concluded, the same having been agreed to in a Congress of the U. States, that all charges of war & all other expanses that have been or shall be incurred for the common defense or general welfare, and allowed by the U. S. in Congress assembled, except so far as shall be otherwise provided for, shall be defrayed out of a Common Treasury, which shall be supplied by the several states in proportion to the whole number of white & other free Citizens & inhabitants of every age, sex and condition, including those bound to servitude for a term of years, and three fifths of all other persons not comprehended in the foregoing description,<sup>2</sup> except Indians not paying taxes, in each State; which number shall be biennially<sup>3</sup> taken & transmitted to the U. S. in Congress assembled, in such mode as they shall direct and appoint: And the Delegates representing this State in Congress, or any two of them, are hereby authorized &

required to subscribe & ratify the said alteration of the Articles of Confederation & perpetual Union; and the same when subscribed & ratified by the said Delegates, and by the Delegates of each of the



*other Confederated States & duly authorized therefore, shall be valid & binding as to this Commonwealth. End of notes*

**2-4:** It is well established that the Articles of Confederation of 1781 were never amended during the Constitutional convention (Grand convention). Instead, George Washington introduced his own private republican oligarchy called the United States. The entity called the United States of America is referenced in the Treaty of Paris of 1783, demonstrating that it existed six years before the Constitutional convention. Then, the United States of America was placed into a District called the District of Columbia.

**2-5:** The Definitive Treaty of Peace of 1783

"It having pleased the Divine Providence to dispose the hearts of the most serene and most potent Prince George the Third, by the grace of God, king of Great Britain, France, and Ireland, defender of the faith, duke of Brunswick and Lunebourg, **arch-treasurer** and prince elector of the Holy Roman Empire etc., **and of the United States of America,**"

**2-6:** A city was created called city of Washington D.C. in 1791, which became its own nation operating as a city-state. The city of Washington D.C. became known as a part of a three city-state empire making private agreements with Vatican-city and the city of London also known as the Crown. The Crown operates as the financial part of the empire, Vatican City operates as the church of the empire and the city of Washington D.C. operates as the Military of the empire, and

**2-7:** A fourth party to this agreement is derived from Manhattan Island to operate as a supplier to the Three City-state empire in its day to day operations and services, legal tender supply, military supply and all forms of security for the employees. Manhattan Island also formed a stock market for trading in stocks and commodities. Its main private central bank is known as The Bank of New York doing business as The Bank of New York Mellon and the United States. The Bank of New York Mellon boasts of 28 Trillion in assets in 2017. The United States is wholly owned and overseen by The Netherlands and Great Britain. Its original charter was the charter of the patroons also known as the [Charter of Freedoms and Exemptions](#) of 1629 when it was named "New Netherlands". There has not been any evidence that the charter has been revoked, however, In 1775, at the outbreak of the American Revolution, primogeniture and feudal tenure were abolished and thus patroons and manors evolved into simply large estates subject to division and leases (which is the same as primogeniture and feudal tenure) with the requirement of the addition of the habendum clause attached to each deed today.

Any deed without a habendum clause will not be recorded at any county recorder's office, and Bank of New York Mellon Corporate Headquarter Office





One Wall Street  
New York, NY 10286  
United States  
Ph: 212-495-1784  
Fx: 212-495-2546



2-8: The supplier is also in contract with the Tarsus Club operated by Murray Chance, a Dutchman that has aspirations of controlling all seven continents of the world under a world central government according to their website. The Tarsus Club logo is proudly displayed as the bull on Wall Street, and

### Article III. Chain of Title and altered Time Line

3-1: When George Washington operated a military takeover of the country known as The United States of America, George Washington and his successors altered the chain of title thereby abandoning the General Post Office of 1775 and the original perpetual Union of 1781 as it is written in the ledger of Benjamin Franklin, and

*by Congress for that purpose, -- Doctor Franklin on the 7<sup>th</sup> of November, 1776, was succeeded as Postmaster General, by his relative Richard Bache who remained in office to the 28<sup>th</sup> of Jan'y. 1780 when he was succeeded by Ebenezer Hazard, who was the last head of the General Post Office under the Confederacy.*

*In 1790, there were but 45 Post Offices through-out the United States, and but 1575 miles of post routes. The General Post Office, in the year 1790, was located in New York, and Samuel Osgood of Massachusetts was the first P.M. Genl. under the Federal Government. His*

3-2: However, it was found almost a hundred years later that on October 9<sup>th</sup>, 1874, George Washington's successor signed a General Postal Union Treaty under the country name: "The United States of America" which formed the Universal Postal Union at the present time. The aforementioned Treaty was signed by: "For the United States of America: JOSEPH H. BEACKFAN", a two year law student working for the United States of America under the authority of the President of the United States and the British Empire which will be proven later in this International Alien Tort Claim.

3-3: Another example that the name of the country is The United States of America was South Carolina seceded the original Union under The United States of America on the 17th day of December, 1860, thereby not recognizing the United States of America as the name



of the country, however believing that the constitution of the United States was somehow ratified by the United States, in Congress assembled when that Government never properly convened to adopt the said constitution or the constitution of the United States of America. Those constitutions of the United States and the United States of America were privately owned companies and were never intended to become any form of a National Government.

### 3-4: Notes: AN ORDINANCE

TO DISSOLVE THE UNION BETWEEN THE STATE OF SOUTH CAROLINA AND OTHER STATES UNITED WITH HER UNDER THE COMPACT ENTITLED "THE CONSTITUTION OF THE UNITED STATES OF AMERICA."

We, the People of the State of South Carolina, in Convention assembled, do declare and ordain, and it is hereby declared and ordained,

That the Ordinance adopted by us in Convention, on the twenty-third day of May, in the year of our Lord one thousand seven hundred and eighty-eight, whereby the Constitution of the United States of America was ratified, and also all Acts and parts of Acts of the General Assembly of this State, ratifying amendments of the said Constitution, are hereby repealed; and that the Union now subsisting between South Carolina and other States, under the name of "The United States of America," is hereby dissolved.

D. F. JAMISON, Del. from Barnwell, and Pres't Convention.

THOS. CHILES PERRIN,

EDW. NOBLE,

J. H. WILSON,

THOS. THOMSON,

3-5: Further, the country is improperly identified as the "United States". The improper change of international character happened when the classification of a War was changed to "civil war" and "civil rebellion". The invaders redefined of the word "state" after the war of the United States and the United States of America against the States of the Union and The United States of America. The war started in 1860 when South Carolina and the rest of the Southern States sided with the United States against the States of the Union and The United States of America as seen in the aforementioned ordinance of South Carolina.

**Word "state" to include "territories," and District of Columbia.** **SEC. 182. And be it further enacted, That wherever the word state is used in this act, it shall be construed to include the territories and the District of Columbia, where such construction is necessary to carry out the provisions of this act.**

**APPROVED, June 30, 1864.**



## Article IV. Result of chain of title and altered timeline.

4-1: The following results came from the forcing of a political will on the people and their successors and heirs from one family that came into being known as George Washington and his heirs, successors and assigns:

4-2: The United States and the United States of America has never settled its nationality and citizenship rules, requirements and definitions in violation of Article 15 of the Universal Declaration of Human Rights (UDHR).

4-3: The constitution of the United States or the United States of America does not provide a civilian President of the United States of America and therefore the States of the Union/The United States of America remain under Military occupation by the U.S. Military or in other various forms perpetually. The constitution of the United States and the United States of America are illegal documents in violation of the Law of Nations.

The LAW of NATIONS, Book IV  
Of the Restoration of Peace; and of Embassies  
chapter I *Of Peace, and the Obligation to cultivate it.*

4-4: In the preamble of the constitution of the United States and the United States of America, the People of the United States are not defined and therefore it is impossible to know if the People of the United States had the authority to ordain and establish a constitution for the United States of America therefore the documents are vague and null and void for vagueness. The aforementioned constitutions claim to operate as a Federal Government of the States of the Union when in reality they are foreign to the States of the Union operating as traffickers of persons.

4-5: The people within the States of the Union suffer a perpetual condition of statelessness because the people are recognized as residents of a federal State and subject to the federal laws and policies of a foreign empire after their person is trafficked out of the States of the Union from which is their origin of birth. The people within the States of the Union are forced to endure the foreign title of 'U.S. citizen' and residents of a offshore State, thereby subjected to a foreign monarch as slaves using these same slaves as surety for its debt and religious mission, and

4-6: [The Law of Nations, Vattel, Book 1, Chapter 19, Section 213

*The inhabitants, as distinguished from citizens, are foreigners, who are permitted to settle and stay in the country. Bound to the society by their residence, they are subject to the laws of the state, while*





*they reside in it; and they are obliged to defend it, because it grants them protection, though they do not participate in all the rights of citizens. They enjoy only the advantages which the law or custom gives them. The perpetual inhabitants are those who have received the right of perpetual residence. These are a kind of citizens of an inferior order, and are united to the society, without participating in all its advantages. Their children follow the condition of their fathers; and as the state has given to these the right of perpetual residence, their right passes to their posterity.*

**4-7:** The States of the Union are forced to use the British and United States legal tender and not a National Money thereby withholding any form of a National identity and international character

that can be recognized by other countries. The promise of national money has been broken thereby forcing the people of the States of the Union to operate in a black market condition, and further, the unholy foreign Union have grown so large and powerful with the reliance of slave labor, any form of protest is ignored and the protestor is trafficked into one of the private detention centers under indefinite detention, and

**4-8:** The unholy Union force the people of the States of the Union to ask permission to marry, form a family, procreate, use the public highways, rent company housing, take company pharmaceuticals under inflated conditions, drink poisoned water, breath poisoned air, suffer birth defects caused by company forced vaccinations, shop from company stores, pay company taxes, detained in privately owned detention centers, suffer un-natural weather modification, constant surveillance and privacy violations, warrantless arrests, due process violations, forced public education, read a distortion of the history of the country thereby stealing the National identity of a human being in violation of Article 4 and 15 of the Universal Declaration of Human Rights, and

**4-9:** As amended with additions thereto:

**4-10:** Against the United States, et al, the United States of America, the Union by and between the British Empire and the United States, et al, and the British-Israel world union for world government, et al, and

**4-11:** Upon further review of this International Alien Tort Claim by the committee for the Government of The United States of America, the committee has found new evidence in addition thereto this International Alien Tort Claim which expands to other parties in accordance to the records of the United States, and



## Article V: Trafficking of Persons which results in Human Trafficking:

5-1: New Evidence: Steps Toward British Union, a World State, and International Strife: REMARKS OF HON. J. THORKELSON OF MONTANA IN THE HOUSE OF REPRESENTATIVES; Monday, August 19.1940 Full text attached to this International Alien Tort Claim:

5-2: The House of Representatives under the constitution of the United States represents the people in congressional districts. Congressional districts are not the States of the Union from where they were born. Each election since its inception by the Masonic Order has been trafficking persons out of the States of the Union into congressional districts of which are not a part of any of the States of the Union.

5-3: The HON. J. THORKELSON OF MONTANA further claims that the United States is a Republic when in fact the United States is also defined as being a Union of 50 States combined within a perpetual Union known as these United States. It is obvious that the HON. J. THORKELSON OF MONTANA was speaking of a different United States within these records. The United States Thorkelson was speaking of is a republican oligarchy under the roman curia guided by the Vatican through the Equestrian Order of the Holy Sepulchre of Jerusalem which is a political fascies organization doing business as a Federal Corporation, not ecclesiastical or other type.

## Article V. 28 U.S. Code § 3002 - Definitions

(15) "United States" means—

- (A) a Federal corporation;
- (B) an agency, department, commission, board, or other entity of the United States; or
- (C) an instrumentality of the United States.

5-4: *Quote: This statement is clear, and the organizations which Mr. Carnegie endowed have spent millions in order to bring this about. This thing has been made possible by scholarships, exchange professors, subsidies of churches, subsidies of educational institutions; all of them working for the purpose of eliminating Americanism as was taught once in our schools and to gradually exchange this for an English version of our history. These organizations were organized to bring about a British union, a union in which the United States would again become a part of the British Empire. However, this has been upset to some extent by the attempt of the internationalists to establish their own government as an International or world union. And there is, therefore, a conflict between the two, for England wants a British union, with America as a colony, and the international money*



*changers want a Jewish controlled union, in order to establish their own world government. End quote*

**5-5:** In order for the plan to become a reality, it would mean the international genocide of the original 13 States of the Union under the constitution of the United States and the rest of the republics that came after the original 13 would follow in the aforesaid genocide of the international character and international person of these United States within The United States of America.

**5-6:** The plan was started back in 1787 when the States under the established and recognized National Government under the Articles of Confederation were arbitrarily rendered no longer independent by the Masonic Order that signed an illegal document known as the constitution of the United States.

**5-7:** When Cornwallis surrendered to Washington he surrendered the battle, not the war. Read the Article of Capitulation signed by Cornwallis at Yorktown, Jonathan Williams recorded in his book, *Legions of Satan*, 1781, that Cornwallis revealed to Washington during his surrender that *"a holy war will now begin on America, and when it is ended America will be supposedly the citadel of freedom, but her millions will unknowingly be loyal subjects to the Crown."...."in less than two hundred years the whole nation will be working for divine world government. That government that they believe to be divine will be the British Empire."*

**-CITE- 26 USC Sec. 1491 HEAD- Sec. 1491. Imposition of tax -STATUTE-**

There is hereby imposed on the transfer of property by a citizen or resident of the United States, or by a domestic corporation or partnership, or by an estate or trust which is not a foreign estate or trust, to a foreign corporation as paid-in surplus or as a contribution to capital, or to a foreign estate or trust, or to a foreign partnership, an excise tax equal to 35 percent of the excess of –

(1) the fair market value of the property so transferred, over

(2) the sum of –

(A) the adjusted basis (for determining gain) of such property in the hands of the transferor, plus (B) the amount of the gain recognized to the transferor at the time of the transfer. - SOURCE- (Aug. 16, 1954, ch. 736, 68A Stat. 365; Oct. 4, 1976, Pub. L. 94-455, title X, Sec. 1015(a), 90 Stat. 1617;

Nov. 6, 1978, Pub. L. 95-600, title VII, Sec. 701(u)(14)(A), 92 Stat. 2919.) -MISC1- AMENDMENTS 1978 - Pub. L. 95-600 substituted 'estate or trust' for 'trust' wherever appearing. 1976 - Pub. L. 94-455 substituted in provisions preceding par. (1) 'property' for 'stocks and securities' and '35 percent' for '27 1/2 percent' and in par. (1) 'fair market value' for 'value' and 'property' for 'stocks and securities' and in par. (2) designated existing provisions as subpar. (A) and added subpar.



## (B). EFFECTIVE DATE OF 1978 AMENDMENT

Section 701(u)(14)(C) of Pub. L. 95-600 provided that: 'The amendments made by this paragraph (amending this section and section 1492 of this title) shall apply to transfers after October 2, 1975.'

## EFFECTIVE DATE OF 1976 AMENDMENT

Section 1015(d) of Pub. L. 94-455 provided that: 'The amendments made by this section (enacting section 1057 of this title, amending this section and section 1492 of this title, and renumbering former section 1057 as 1058 of this title) shall apply to transfers of property after October 2, 1975.'

**5-7:** The 12 most powerful nations on earth are the 12 tribes of Israel, of which Prophetess Bandler will identify only England (Ephraim), France (Reuben), the United States (Manasseh). It is clear that if these claims are true, Manasseh should not be paying taxes to Ephraim whereas they are two separate tribes, one is not beholding to the other. Reuben does not pay taxes to Ephraim, so therefore the United States has been stealing taxes, labor and a host of other property from the States of the Union for over 200 years on behalf of England and the Netherlands. **GENESIS 48:19**

The U.S. Military claims it is an all volunteer Military when in fact it gains recruits through monetary manipulation meaning the economy is willfully oppressed to force the younger men and women into the Military with promises of a college education and financial stability. The recruit's (persons) have already been trafficked offshore in order to avoid the kidnapping and man stealing charge is not imparted to the new recruits. The new recruits are told that they are fighting for their own country to maintain its freedom and independence.

**5-8:** "If Great Britain were to be threatened with an external foe, she could count upon every dollar, every man, and every drop of blood in America."

**5-9:** Ephraim is without any rights to sacrifice Manasseh to fight Ephraim's battles nor assist Ephraim with its mission to establish a world government. This is called Man stealing and kidnapping under the Law of Nations.

**Book III of War page 478 and 479 wherein it reads:**

As the right of levying soldiers belongs solely to the nation or the sovereign (§7), no person must attempt to enlist soldiers in a foreign country, without the permission of the sovereign; and even with that permission, none but volunteers are to be enlisted: for the service of their country is out of the question here; and no sovereign has a right to give or sell his subjects to another.



The man who undertakes to enlist soldiers in a foreign country without the sovereign's permission,—and, in general, whoever entices away the subjects of another state,—violates one of the most sacred rights of the prince and the nation. This crime is distinguished by the name of kidnapping or man-stealing, and is punished with the utmost severity in every well-regulated state. Foreign recruiters are hanged without mercy, and with great justice. It is not presumed that their sovereign has ordered them to commit a crime: and supposing even that they had received such an order, they ought not to have obeyed it,—their sovereign having no right to command what is contrary to the law of nature.

**5-10:** For those that study Title 26 you will recognize IMF, which means Individual Master File, all tax payers have one. To read one you have to be able to break their codes using file 6209, which is about 467 pages. On your IMF you will find a blocking series, which tells you what type of tax you are paying. You will probably find a 300-399 blocking series, which 6209 says is reserved. You then look up the BMF 300-399, which is the Business Master File in 6209. You would have seen prior to 1991, this was U.S.-U.K. Tax Claims, non-refile DLN. Meaning everyone is considered a business and involved in commerce and you are being held liable for a tax via a treaty between the U.S. and the U.K., payable to the U.K.. The form that is supposed to be used for this is form 8288, FIRPTA - Foreign Investment Real Property Tax Account, you won't find many people using this form, just the 1040 form. The 8288 form can be found in the Law Enforcement Manual of the IRS, chapter 3. If you will check the OMB's paper - Office of Management and Budget, in the Department of Treasury, List of Active Information Collections, Approved Under Paperwork Reduction Act, you will find this form under OMB number 1545-0902, which says U.S. withholding tax-return for dispositions by foreign persons of U.S. real property interests-statement of withholding on dispositions, by foreign persons, of U.S. Form #8288 #8288a. These codes have since been changed to read as follows; IMF 300-309, Barred Assessment, CP 55 generated valid for MFT-30, which is the code for 1040 form. IMF 310-399 reserved, the BMF 300-309 reads the same as IMF 300-309. BMF 390-399 reads U.S./U.K. Tax Treaty Claims. The long and short of it is nothing changed, the government just made it plainer, the 1040 is the payment of a foreign tax to the king/queen of England. We have been in financial servitude since the Treaty of 1783.

**5-11:** When England decided to trespass upon The United States of America and its National Government through the Masonic Order guided by the Crown, Vatican, and the Netherlands; the trespass occurred when it was found that the treaty of Paris of 1783 was not with The United States of America, nor has there been any treaty by and between England and The United States of America which is the rightful representative of the States of the Union. England treated with itself for the last 200 years.

**5-12:** The Government of The United States of America is not concerned with the aspirations of Great Britain and Israel.





**5-12A:** New Jerusalem is not the present day Jerusalem so there is no need to establish Jerusalem as the capital of Israel.

**5-12B:** Israel was superseded by the reign of the heavens so there was no need to take the territory from the Palestinians and no need for a 6 day war.

**5-12C:** If the world government was supposed to be under the throne of King David, one would think that England would have been given divine knowledge to inform them of the real New Jerusalem and divine world government re-discovered in 2012.

**5-12D:** Further, if the Netherlands/Hague would have received this divine knowledge, common sense tells everyone that its throne would have been blessed by the correct entities and it would have also known the place of the true New Jerusalem and would further know that Israel was superseded by the reign of the heavens as noticed in 2012.

**5-13:** In retrospect, England, the Netherlands, the Vatican, the Crown and many others have conspired to traffick all of the persons within the original States of the Union within The United States of America offshore and continually

**5-13A:** Sacrifice their bodies in foreign wars for no reason or purpose,

**5-13B:** Place their persons under perpetual debt bondage thereby using resources to build and establish something that has already been established,

**5-13C:** Change their view of the world from birth by manipulating their respect for law thereby disguising a foreign corrupted spiritual mission as lawful orders for no reason whatsoever,

**5-13D:** Kidnap their children and sell them on the adoption market under the excuse of disbanding the family unit under globalism when the reign of the heavens never gave any such order,

**5-13E:** Steal their homes and make them homeless to fund foreign wars under a plan that was never written anywhere in any historical book,

**5-13F:** Taking Yahweh's name in vain and brought it to naught,



## Article VI- Mis-interpreted and Devices as a Result

England, Israel, the Netherlands, the Vatican, the Crown and others mis-interpreted revelations thereby causing delusions of grandeur and serious biblical violations.

### Devices used in the Grand Scheme:

**6-1:** England used a device called the American Bankers Association (ABA) to establish its own routing numbers by and between its member banks. These routing numbers are privately owned and the ABA is using; [Federal Rules of Civil Procedure](#) › [TITLE IV. PARTIES](#) › Rule 17. Plaintiff and Defendant; Capacity; Public Officers

### **6-2:** Rule 17. Plaintiff and Defendant; Capacity; Public Officers

Rule 17 B, 3, A: (A) a partnership or other unincorporated association with no such capacity under that state's law may sue or be sued in its common name to enforce a substantive right existing under the United States Constitution or laws; and

to protect its monopoly on the private currency. The Government of The United States of America published the following notice: <https://reignoftheheavens.com/?p=3312>

**6-3:** The International Public Notice has been ignored by the ABA and it still remains in violation of its own public policy.

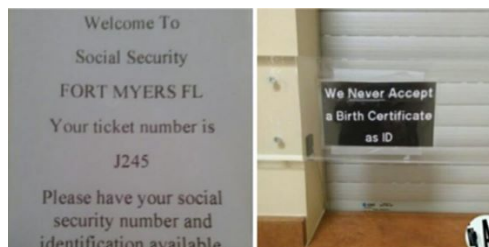


## Article VII- Funding Mechanism(s)

The funding mechanism is the scheme used through the Social Security ponzi scheme thereby trafficking of persons treaty violation(s):

**7-1:** The Social Security ponzi scheme trafficks the person to one of the States of the United States outside of the States of the Union in violation of "Protocol to Prevent, Suppress and Punish Trafficking in Persons Especially Women and Children, supplementing the United Nations Convention against Transnational Organized Crime."

<http://www.ohchr.org/EN/ProfessionalInterest/Pages/ProtocolTraffickingInPersons.aspx>



## Code of Federal Regulations § 422

(c) *Evidence of identity.* (1) If you apply for an original Social Security number or a replacement Social Security number card, you are required to submit convincing evidence of your identity. Evidence of identity may consist of a driver's license, identification card, school record, medical record, marriage record, passport, Department of Homeland Security document, or other similar evidence serving to identify you. The evidence must contain sufficient information to identify you, including your name and:

(i) Your age, date of birth, or parents' names; or

(ii) Your photograph or physical description.

(2) A birth record is not sufficient evidence to establish identity for these purposes.

7-2: Evidence: The Social Security (United States of America) Order 1997

<http://www.legislation.gov.uk/ukxi/1997/1778/contents/made>

7-3: The ABA is in violation of Article 15 and Article 9 whenever it uses its currency within the States of the Union of The United States of America in various forms or lures the people from the States of the Union thereby promising some form of benefit and claims it is all done by private contract under rule 17 B, 3. A.

7-4: Every transaction completed through its automatic clearing house counts as one violation of each article of the Universal Declaration of Human Rights when the ABA ignores its Public Policy thereby forcing human trafficking and slavery. The ABA will not accept the Continental Dollar.

7-5: *"The ABA Routing Number (a.k.a. ABA number or Routing Transit number) was developed by the American Bankers Association (ABA) in 1910. The ABA Routing Number serves to identify the specific financial institution responsible for the payment of a negotiable instrument."*

[https://www.aba.com/Products/Pages/PS98\\_Routing.aspx](https://www.aba.com/Products/Pages/PS98_Routing.aspx)

## Article VIII: Perpetual Martial Law and state of emergency

8-1: Martial law and perpetual state of emergency has been enforced under the 1939 Trading with the Enemy Act thereby making the Citizens of one of the States of the Union an enemy of the States of the Union when their person is returned to the States of the Union as a U.S. citizen and foreign to the States of the Union.



**8-2:** This can be found under The Trading with the Enemy Act (TWEA) of 1917 (40 Stat. 411, enacted 6 October 1917, codified at 12 U.S.C. §§ 95a–95b and 50 U.S.C. App. §§ 1–44) is a United States federal law to restrict trade with countries hostile to the United States.

**8-3:** Notes: In 1917, under President Woodrow Wilson, the U.S. Congress passed legislation titled Trading with the Enemy Act. The objective was to stop any American from trading with our enemies and the allies of our enemies, during World War I.

**Sec. 2(c)** of the act defined "enemy" as foreigners and countries who were at war with the United States. It specifically excluded American citizens as enemies. Sec. 5(b) specifically excluded transactions of the American people.

Such other individuals, or body or class of individuals, as may be natives, citizens, or subjects of any nation with which the United States is at war, other than citizens of the United States, wherever resident or wherever doing business, as the President, if he shall find the safety of the United States or the successful prosecution of the war shall so require, may, by proclamation, include within the term "enemy."

**Sec. 5(b)** - That the President may investigate, regulate or prohibit, under such rules as he may prescribe by means of foreign exchange, export or ear markings of gold or silver coin or bullion or currency, transfers of credit in any form other than credits relating to transactions to be executed wholly within the United States..."

The war powers were terminated following World War I, in 1921. However, The Trading With the Enemy Act of 1917 was granted an exemption.

The "Roaring Twenties," then arrived, a decade of greed and decadence. This culminated with the notorious stock market crash of '29. Franklin D. Roosevelt was placed in the White House. Speaking of the economic crisis during his inaugural address, Roosevelt said, "...I shall ask the Congress for the one remaining instrument to meet the crisis - broad Executive power to wage war against the emergency, as great as the power that would be given me if we were in fact invaded by a foreign foe."

On March 6, 1933, President Roosevelt relied on Sec. 5(b) of the Trading With the Enemy Act as authority for his Proclamation 2039 which closed all banks for five days. This was clearly a time of financial crisis, not of war, and hence was not within the literal terms and purposes of the Act. Importantly, the Act was amended so as to include every citizen and every transaction and any form of national emergency.



## Trading With the Enemy Act Sec. 5(b)

"During time of war or any other period of national emergency declared by the President, the President

may, through any agency that he may designate, or otherwise, investigate, regulate, or prohibit, under such rules and regulations as he may prescribe, by means of licenses or otherwise, any transactions in foreign exchange, transfers of credit between or payments by banking institutions as defined by the President, and export, hoarding, melting, or ear markings of gold or silver coin or bullion or currency by any person within the United States or any place subject to the jurisdiction thereof; and the President may require any person engaged in any transaction referred to in this subdivision to furnish under oath, complete information relative thereto, including the production of any books of account, contracts, letters or other papers in connection therewith in the custody or control of such person, either before or after such transaction is completed "

On March 9, 1933, Roosevelt issued Proclamation 2040. It referred to the national emergency and again asserted Sec. 5(b) as authority for it. Roosevelt then proclaimed that the Proclamation of March 6, 1933, would remain in full force and effect until proclamation by the president. It remains in force to this day.

Therefore, an effectively permanent law exists that allows the president, by declaring an emergency, to assume the role of dictator. He may designate agencies of his choice to investigate, regulate, and license any transaction of any person (enemy) within the United States, by means of rules and regulations he may prescribe.

In the event the reader has lingering doubt concerning the nature and effect of the Trading with the Enemy Act, it is suggested that he read Senate Report 93-549.





From Senate Report 93-549:

A majority of the people of the United States have lived all their lives under emergency rule. For almost 40 years, freedoms and governmental procedures guaranteed by the Constitution have, in varying degrees, been abridged by laws brought in force by states of national emergency.

8-4: Further evidence of the international trespass is on the U.S. dollar itself:



A Union with the British was never put on a ballot for a vote of the people of the States of the Union and further Ephraim's attempt to subject another tribe of the reign of the heavens. There is no evidence of anyone volunteering anything towards this cause.

#### Article IX: Other evidence of trafficking of persons:

The Government of The United States of America has discovered thousands of various private membership associations, private companies, and many groups working towards a British-Israel world government thereby trafficking billions of persons under its global plan. Over 300 million persons from the States of the Union and The United States of America have been trafficked to offshore private trusts for the purposes of "taxation". The Social Security Administration within the United States boasts of trafficking up to 450 million persons on their website. <https://www.ssa.gov/policy/docs/ssb/v69n2/v69n2p55.html>



HEREBY, lodged into the records of the International Community by a publication of record on this 30<sup>th</sup> day of January, 2017, by the Government of The United States of America and the American National Union of The United States of America, as amended and additions thereto on the 29<sup>th</sup> day of December, 2017 hereby published in a publication of record,

Claimants :

*Keith Edward Lizing*, office of the Post Master General for the Government of The United States of America

*Thomas Frank Goudy*, office of the Secretary of State for the Government of The United States of America

*James Ray Talbot*, Ambassador for the Government of The United States of America  
general post masters

*SA Rulben*  
*Juan Antonio Ceniceros*

*John Harold Tulke*

*Alice Ceniceros*

*Kirk-Edwin*  
*mark eugene moffitt*

*Cheryl Ann Wister*

*James - Brian*

*delant-cory; palmiton*  


*Paul Fierco*

*H. H. St.*

*Juan Ceniceros*

/s/David Smith/s/

*John Lillo*

Minister for the Human Rights Tribunal International

*William Hugh Davidson*

Human Rights Defenders International

*Marshall Beverly Pinkenburger*

*Steven Joseph DeFurdo*

American Nationals and state Residents within The United States of America

/s/Shar Tara/s/

*Edwin Savaria*

/s/James O'Neill/s/

*Jay Harold Zimmert*

/s/Donald Boxley/s/

*James Eric Hobbs*

Private Attorney Generals Across America Association,

*John E. Ryan*

American National Union of The United States of America – Chairman, /s/Derrick Baiocchi/s/





Government of The United States of America  
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## ACKNOWLEDGEMENT

I, Alice Ceniceros, certify under penalty of bearing false witness under the laws of The United States of America that the foregoing paragraph is true and correct according to the best of my current information, knowledge, and belief.

The office of the registrar accepts and acknowledges the document:

International Tort Claim - the United States of America as Amended  
December 29, 2017

and is recorded on:

285<sup>th</sup> day in the year of Yahweh, 6018  
Document Date  
Translated Date: December 29, 2017

10:43 UTC-6 RH-20171229-02F3-79LM-AD57-8D1C1EC9CAMB  
Time Record File Number



File Name: 20171229-SOS-TORT- the United States of America as Amended\_

### CERTIFIED COPY OF RECORDED DOCUMENT

*This is a true and exact reproduction of the document officially recorded  
and placed on file in the office of the registrar for The United States of America.*

Date Issued: 288<sup>th</sup> day in the year of Yahweh, 6018

*This copy is not valid unless displaying the Record File Number, Seal, and signature of the registrar for  
The United States of America.*



*Alice Ceniceros*

