



The Government of The United States of America
War Crimes Tribunal

for The United States of America

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In the matter of **Claimant: American National Union of The
United States of America**

Vs.

Respondents: Kathleen Mary Williams, Frank J. Del Rio, Mark A.
Kempa, Harry J. Sommer, Jason A. Montague, Robert J. Binder, Robin
Lindsay, Lynn White, Daniel S. Farkas and Faye L. Ashby

Case # WCT-20211023-000013



JUDGMENT

Comes now, a Judgement and Order from the **War Crimes Tribunal for The United States of America**.

WHEREAS, the Claimant has claimed within the evidence submitted to the Tribunal through a published International True Bill of Indictment and presentment of facts, that the Respondents committed war crimes by violating Article 1 of the Nuremberg Code, and terrorism a violation of all Thirty (30) Articles of Public Laws-101, and

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](#)

WHEREAS, the Respondents are in default having failed to respond and address the claims set forth by the Claimant within the published International True Bill of Indictment [LINK](#) in any



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form on the 238th Day in the Year of Yahweh 6023, translation date November 12th, 2021. The Respondents are in dishonor, and therefore are in omission to the war crimes presentment of the Claimant, and

WHEREAS, the Tribunal has examined all evidence and deliberated the elements of the case brought forth by the Claimant with fairness in non-arbitrary sentencing, The War Crimes Tribunal for The United States of America has the legal obligation to ensure that the most severe crimes of concern to The United States of America and the International community do not go unpunished and are not in conflict with the Law of Nations, and

WHEREAS, the Tribunal finds the evidence presented conveys that the Respondents erroneously believe that the civilian inhabitant populace fall under the classification of subjects of medical experimentation, and advocating on behalf of declared terrorist organizations, such as the FDA and CDC, assuming the right to claim medical power of attorney over families, thereby infringing upon the aforementioned populace's intangible property rights, to determine what is best for their health and wellbeing, by violating basic human rights through forced association and denying the right to private property, and

WHEREAS, the Tribunal agrees and finds the Respondents' endorsement, of the gene therapy under the guise of a vaccine to be a medical experiment disguised as a solution to a perceived pandemic, fails to meet the standard codified as International Law in Article 2 of the Nuremberg Code, as it is detrimental to society, and

Article 2 Nuremberg Code - The experiment should be such as to yield fruitful results for the good of society, unprocurable by other methods or means of study, and not random and unnecessary in nature.

WHEREAS, the Tribunal agrees and finds the Respondent Kathleen Mary Williams, judge for the United States District Court for the Southern District of Florida under Florida BAR Association Number 352683 being absent a written and published social compact agreement does not have the Legal obligation to administer Justice thereby committing a capital crime in violation the *Law of Nations Book I, Chapter XIII § 158*, wherein it states:

Law of Nations Book I, Chapter XIII § 158: "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 burthensome manner. This obligation flows from the object proposed by uniting in civil society, and from the social compact itself.", and

WHEREAS, the Tribunal agrees the Respondent, Kathleen Mary Williams acting as judge on behalf of The Florida Bar Association, under BAR number 352683, within the United States District Court for the Southern District of Florida, has granted themselves separate privileges and benefits for members of The Florida Bar having hijacked the State constitution [LINK](#) by creating a private legal society as cited within bylaw 2-2.2 law faculty affiliates [LINK](#), using foreign emoluments as a foreign political



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subdivision of the United States of America [LINK](#) masquerading as a nation State in violation of the *Law of Nations Book I, Chapter III, § 30* wherein it states [LINK](#);

Law of Nations, Book I, Chapter 3, § 30, “The constitution and laws of a state are the basis of the public tranquillity, the firmest support of political authority, and a security for the liberty of the citizens. But this constitution is a vain; phantom, and the best laws are useless, if they be not religiously observed: the nation ought then to watch very attentively, in order to render them equally respected by those who govern, and by the people destined to obey. To attack the constitution of the state, and to violate its laws, is a capital crime against society; and if those guilty of it are invested with authority, they add to this crime a perfidious abuse of the power with which they are intrusted. The nation ought constantly to repress them with its utmost vigour and vigilance, as the importance of the case requires. It is very uncommon to see the laws and constitution of a state openly and boldly opposed: it is against silent and gradual attacks that a nation ought to be particularly on its guard.”

WHEREAS, the Tribunal agrees that the Florida legislation signed in May by acting Governor Ron DeSantis, as Respondent Kathleen Mary Williams has stated, does restrict Norwegian Cruise Line Holdings Ltd. [LINK](#) 1st amendment right to free speech, wherein Norwegian Cruise Line Holdings Ltd. has the free speech right to advocate for 100% mandatory vaccination requirements of experimental vaccinations, it, however, does not provide Respondent(s) immunity from the liability of committing a war crime for the aforesaid mandate, especially the liability accrued by Respondent Kathleen Mary Williams for aiding, abetting and advocating for the legality of said act [LINK](#) in violation of the informed consent principle within Article 1 of the Nuremberg Code, and

Article 1 Nuremberg Code - The voluntary consent of the human subject is absolutely essential. This means that the person involved should have legal capacity to give consent; should be so situated as to be able to exercise free power of choice, without the intervention of any element of force, fraud, deceit, duress, overreaching, or other ulterior form of constraint or coercion; and should have sufficient knowledge and comprehension of the elements of the subject matter involved as to enable him to make an understanding and enlightened decision. The latter element requires that before the acceptance of an affirmative decision by the experimental subject there should be made known to him the nature, duration, and purpose of the experiment; the method and means by which it is to be conducted; all inconveniences and hazards reasonably to be expected; and the effects upon his health or person which may possibly come from his participation in the experiment.

WHEREAS, the Tribunal agrees and finds the Respondents to be communist agents and instruments of a dictatorial order, enforcing the communist depopulation Agenda 21 and Agenda 30, thereby joined in the act of genocide and the annihilation of the civilian inhabitants' human rights. These war crimes are being perpetrated to complete the One World Government's totalitarian takeover, carved in stone, and on display on the Georgia Guide stones, [LINK](#), and

WHEREAS, the Tribunal agrees and finds the Respondents guilty of acts of terrorism by aiding and abetting the communist depopulation agenda, therefore violating all Thirty (30) Articles of Public Laws-101, for discriminating and for creating fear and disarray among the population through



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communist propaganda for the purpose of depriving the civilian inhabitant populace of basic human rights including private property rights, and

JUDGMENT

NOW, THEREFORE, BE IT JUDGED, UPON DUE CONSIDERATION, IT IS HEREBY ADJUDGED, ORDERED AND DECREED, that Respondents Kathleen Mary Williams, Frank J. Del Rio, Mark A. Kempa, Harry J. Sommer, Jason A. Montague, Robert J. Binder, Robin Lindsay, Lynn White, Daniel S. Farkas and Faye L. Ashby are found guilty of committing war crimes, and acts of terrorism, guilty of aiding and abetting the globalist communist genocidal depopulation agenda through current biological warfare operations, which deprive civilian inhabitants of life, security, liberty, and pursuit of happiness, therefore violating the Law of Nations, the Nuremberg Code and all Thirty (30) Articles of Public Laws 101, and

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ORDERS

BE IT ORDERED, that the Respondents have a Federal Common Law Lien published in the American Herald Newspaper and placed on Respondents' persons, real and personal property in the amount of Five Hundred Million (+500,000,000) payable in silver certificates, each valued at one troy ounce of .999 fine silver.

BE IT ORDERED, Respondents and their spouses and civil, marital partners are hereby immediately exiled and deported from the metes and bounds and seaward boundaries of The United States of America.

BE IT ORDERED, Respondents will receive the death penalty and face a firing squad if Respondents return to The United States of America.

BE IT ORDERED, that the Respondents are in violation of all Thirty (30) Articles of the Universal Declaration of Human Rights, and in violation of all Thirty (30) Articles of Public Laws-101. The violation of all Thirty (30) Articles of the Universal Declaration of Human Rights has an assessed value of +22.5 million ounces of .999 fine silver.

FURTHER BE IT ORDERED, that this Judgment and Order be sent to the office of the Treasury for The United States of America, Global Postal Code: NAC: 850H2 MR7C8-0007, The United States of America for the purpose of attaching fines for the monetary damages associated with violations of all Thirty (30) Articles of the Universal Declaration of Human Rights.



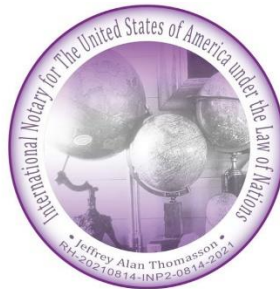
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BE IT ORDERED, anyone offering aid and comfort to the Respondents are subject to the FORCED DEPORTATION ACT OF 2021 as enemies of the country. [LINK](#)

ORDERED THIS 248th Day in the Year of Yahweh 6023, and the 22nd day of November, the two thousand and twenty first year of the new covenant in Yahushua's name.

ORDERED THIS 248th DAY IN THE YEAR YAHWEH 6023, translation, November 22, 2021.



Ismael Jose Ortega, Jr.

Jeffrey Alan Thomasson

Adam James Fox



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Government of The United States of America
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ACKNOWLEDGEMENT

I, **Alice Cenicerros**, 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:

Judgment and Order - American National Union of The United States of America Vs. Respondents: Kathleen Mary Williams, Frank J. Del Rio, Mark A. Kempa, Harry J. Sommer, Jason A. Montague, Robert J. Binder, Robin Lindsay, Lynn White, Daniel S. Farkas and Faye L. Ashby
WCT-20211023-000013

and is recorded on:

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Document Date

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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: **258th day in the year of Yahweh, six thousand and twenty three, and the 2nd day of December two thousand and twenty first year of the new covenant in Yahushua's name.**

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



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