





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: LANNY KAY TALBOT, PMA vs

Respondents: Marie Talbot, Marvin D. Bagley, Shawn T. Farris,

William H. Leigh, Heather L. Thuet, and Se an D. Reyester ORICA

Case # WCT-20211227-000020

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, that the Respondents committed the crimes of Enslavement, Forced Association, Persecution, Racketeering, and Theft of Property violating all 30 Articles of Public Laws-101 (War Crime), committed International Terrorism, violatated Article 20 (2) of the International Covenant on Civil and Political Rights, hereafter "ICCPR", and committed violations of the *Law of Nations*, Book I, "Of Nations considered in themselves," Chapter XIII, "Of Justice and Polity," §158 "A nation ought to make justice reign;", 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: <u>LINK</u>

WHEREAS, 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 <u>LINK</u> in any form on the 308th Day in



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the Year of Yahweh 6023, translation date January 21, 2022. The Respondent is in dishonor and therefore is 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, lawful 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 agrees and finds the Respondents Marie Talbot, Marvin D. Bagley, Shawn T. Farris, William H. Leigh, Heather L. Thuet, and Sean D. Reyes, acting as government agents of the alleged State of Utah being absent a written and published social compact agreement do not have the Legal obligation to serve as government agents thereby committing a capital crime in violation of the *Law of Nations*, Book I, "Of Nations considered in themselves," Chapter XIII, "Of Justice and Polity," §158 "A nation ought to make justice reign;" wherein it states;

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 everyone in the most certain, the speediest, and the least burthensome 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.

WHEREAS, the Tribunal agrees the Respondents, Marie Talbot, Marvin D. Bagley, Shawn T. Farris, William H. Leigh, Heather L. Thuet, and Sean D. Reyes, acting as government agents for the corporate subdivision of Utah, have granted themselves separate privileges and benefits for members of the corporate subdivision of Utah having hijacked the State constitution <u>LINK</u> by creating a private legal society using foreign emoluments as a foreign corporate subdivision of the United States of America <u>LINK</u> masquerading as a nation State in violation of the *Law of Nations*, Book 1 "Of Nations considered in themselves,", Chapter III, "Of the Constitution of a State, and the Duties and Rights of a Nation in that respect", § 30, "Support of the constitution, and obedience to the law;" wherein it states;

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



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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 finds the United States Corporation to be a criminal organization, that has established a private legal society through the American Bar Association, granting themselves separate privileges, using foreign emoluments, through foreign political subdivisions of the Crown Corporation, aka city of London, aka City of London Corporation, masquerading as a national Government in violation of the *Law of Nations* without a social compact and therefore lacks the authority to govern on behalf of the inhabitants, and

WHEREAS, the State of Utah's BAR Association members are thereby complicit with aiding and abetting aforementioned violations as members of a classified criminal terrorist organization, and

FURTHER, the Respondents assume all liability in Respondents' personal capacity in violation of all 30 Articles of Public Laws-101, and

WHEREAS, the Tribunal agrees to find the Respondents guilty of committing war crimes wherein the Respondents advocate for the eradication of intangible property rights to determine what is best for an individual's well-being thereby warranting the crime of slave holding for depriving the Claimant and family of the right of self-determination under a contrived war effort, in violation of the *Law of Nations* and all Thirty (30) Articles of Public Laws-101, and

WHEREAS, the Tribunal finds that the Respondents have actively participated in a conspiracy to create fear among the Claimant and Claimant's family, forcibly issuing warranties, exercising abrogation, and perscribing the confiscation of property where no such obligation existed, using the well-known communist tactic of Infiltration to achieve the Communist Revolution, and

WHEREAS, the Tribunal finds the Respondents to be instruments of a dictatorial order enforcing communism, which deprives inhabitants of advancement and enjoyment of society and imposes tyranny wherein human rights are not honored or enforced for the inhabitants, and

WHEREAS, the Tribunal agrees that the Respondents have conspired to hide the crime of international grand theft of Continental Dollars in the amount of +4500 CD thereby depriving the Claimant of Claimant's Nationality in violation of Public Law 101-15-1 and Public Law 101-15-2, and

WHEREAS, the Tribunal agrees that the Respondents are committing acts of political warfare by dictating to civilians in an attempt to normalize criminal behavior by using a marketing tactic, commonly known as Bandwagoning, to manipulate families into accepting the Respondents' claim of power of attorney for familial matters under the threat of pain compliance, in order to force confiscation of property, and



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JUDGMENT

NOW, THEREFORE, BE IT JUDGED,

UPON DUE CONSIDERATION, IT IS HEREBY ADJUDGED, ORDERED, AND

DECREED, Respondents Marie Talbot, Marvin D. Bagley, Shawn T. Farris, William H. Leigh, Heather L. Thuet, and Sean D. Reyes are hereby classified in perpetuity as international war criminals for committing human rights violations and by committing capital crimes against society with violations of the *Law of Nations* wherein the Respondents lack the authority to govern the inhabitants being absent a written and published social compact agreement. Claims brought forward to the War Crimes Tribunal gives witness to the existence of war crimes in violation of all 30 Articles of Public Laws-101, formerly known as the Universal Declaration of Human Rights, and violations of Article 20 of the ICCPR. The Tribunal finds the evidence proves the Respondents had malicious intent through communism in totalitarian form against the Claimant.

ORDERS

BE IT ORDERED, that Respondents have a Common Law Lien published in the American Herald newspaper and placed on Respondents' person and personal property in the amount of five hundred million (+500,000,000) in gold bullion, silver bullion .999 fine, or silver certificates certified by the Treasury for 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, in gold bullion, silver bullion .999 fine, or silver certificates certified by the Treasury for The United States of America.

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 a fine 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, Respondents and spouse(s) and civil, marital partner(s) are hereby immediately exiled and deported from the metes and bounds and seaward boundaries of The United States of America.

BE IT ORDERED, Respondents and spouse(s) will receive the death penalty and face a firing squad if either returns to The United States of America.

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. <u>LINK</u>

ORDERED THIS 336th DAY IN THE YEAR OF YAHWEH 6023, and the 18th day of February two thousand and twenty second year of the new covenant in Yahushua's name.





















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office of the registrar

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ACKNOWLEDGEMENT

I, Michaelene Jo Formanack, certify under penalty of bearing false witness under the laws of The United State 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:

Judgement and Order – LANNY KAY TALBOT, PMA vs Respondents: Marie Talbot, Marvin D. Bagley, Shawi T. Farris, William H. Leigh, Heather L. Thuet, and Sean D. Reyes # WCT-20211227-000020

and is recorded on:

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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: 341st day in the year of Yahweh, six thousand and twenty three, and the 23rd day of February two thousand and twenty second 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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