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Government of The United States of America

War Crimes Tribunal for The United States of America

Rural Free Delivery Route 1, Box 22 The United States of America Global Postal Code-NAC: 850H2 MR7C8 Phone: 774-327-9627

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

Vs.

Respondents: United Airlines Holdings, Inc. - Scott Kirby, Linda Jojo, Andrew Nocella, Kate Gebo, Gerald Laderman, Gregory Hart, Josh Earnest, Torbjorn J. Enqvist, Jonathon Roitman, Theresa Fariello, Janet Lamkin, Christopher T. Kenny and Todd M. Insler

Case # WCT- 20220214-000023

JUDGMENT

Comes now, a Judgment 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 war crimes by violating Article 1 of the Nuremberg Code (War Crime), committed International Terrorism, Persecution, Communism, and are committing Genocide, violations of all 30 Articles of Public Laws-101, and Violation of Article 20 (2) of the International Covenant on Civil and Political Rights and Violation of the *Law of Nations* Book 1, Chapter XIII § 158, and

INTERNATIONAL TRANSLATION



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A classification of Public Laws-101 Published in the Legal Notice Section of the American Herald Newspaper as an International Public Notice can be found here: LINK

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 in any form on the 356th Day in the Year of Yahweh 6023, translation date March 10, 2022. 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 agrees and finds that the Respondents have colluded with internationally declared terrorist and or satanic organizations such as the FDA and CDC LINK and LINK, when Respondents erroneously claimed the obligation for the right to claim medical power of attorney over families, thereby infringing upon said populaces' intangible rights to intangible property with the intention of determining what is best for the health and well-being of said populace, committing capital offenses in violation of Articles 14 & 34 of a foreign Bi-Lateral Social Compact Agreement written by and between the permanent population of DECLARED RESIDENTS and affirmed American Nationals within the metes and bounds and seaward boundaries of The United States of America LINK through forced association and denying the obligation and right to private property, and

WHEREAS, the Tribunal agrees and finds the Respondents guilty of infiltration to illegally subvert, demoralize, deceive, and influence by coercion, using utopian religious standards, to take medical power of attorney over the civilian inhabitant populace by implementing mandatory medical experimentation, namely a lethal bioweapon <u>LINK</u>, with no authority to do so, violating the informed consent principle established within Article 1 of the 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, and



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WHEREAS, it has been established through International Public Notice <u>LINK</u> that the polymerase chain reaction or PCR tests, by inventor Kary Mullis, used to determine whether a person has symptoms of COVID-19 were meant for analysis only, and by amplifying the cycles of the PCR, the PCR results are rendered meaningless, and

WHEREAS, a PCR test conducted on a person that has never contracted the HIV virus will still show positive for HIV by means of the analytic PCR test when the test is amplified. Kary Mullis, the PCR test inventor and Nobel prize winner, explains that the PCR tests do not tell whether a person is sick LINK, and further explains the lack of knowledge by those in charge of pushing the pandemic and inoculations of an experimental gene therapy, and

WHEREAS, the Tribunal agrees that no underlying emergency exists, as the SARS CoV-2 has an overall survivability rate of 99.7% globally, <u>LINK</u> and has a survivability rate comparable with the common flu <u>LINK</u>, and

WHEREAS, the Respondents have ordered all public employees <u>LINK</u>, <u>LINK</u>, and inhabitants, into forced compliance with the injected experimental medical gene therapy, eliminating the right of choice to consent to medical experimentation and restricting fundamental human rights, in violation of the Nuremberg code and the Universal Declaration of Human Rights, now classified as Public Laws-101, and

WHEREAS, the Tribunal finds the Respondents to be enforcing medical tyranny for the purposes of committing genocide against the civilian inhabitant populace in collusion with the U.S. Congress LINK, under the illegal world communist government social compact displayed on the Georgia Guidestones LINK, and

WHEREAS, the Tribunal agrees that all named Respondents are openly and notoriously committing murder with malice aforethought, having participated in a scheme to mandate mRNA vaccines that have resulted in the death of at least 9,048 civilians within 3 days of inoculation, as reported in VAERS through July 9th, 2021, and is determined to be a number that is under-reported by a conservative factor of at least 5 <u>LINK</u>, recent global VAERS data reports 23,990 deaths as reported on February 22, 2022, violating the informed consent principle required for medical experimentation established as International Law within Article 1 of the Nuremburg Code, and

WHEREAS, Respondents have willful disregard of facts and qualified expert testimonies identifying lethal ingredients and adverse reactions of the mandated gene therapy injections, thereby depriving the civilian inhabitant populace of the right of self-determination, under a contrived war effort, a form of slavery, in violation of the *Law of Nations* and all Thirty (30) Articles of Public Laws-101 <u>LINK</u> and <u>LINK</u>, and

WHEREAS, the Tribunal finds that all named Respondents are actively participating in a war against the civilian inhabitant populace, as declared into existence by Donald J. Trump LINK on March 19, 2020 saying, "The fight to slow the spread of COVID-19 is "our big war," Trump said Thursday. "It's a



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medical war. We have to win this war. It's very important." In fact, there is no legal obligation to declare or engage in an unprovoked war of aggression, a capital offense upon any civilian inhabitant population, and a violation of the *Law of Nations* Book III, Chapter I, "Of War,—its different Kinds,—and the Right of making War", §3, "Right of making war", wherein it states,

In treating of the right to security (Book II. Chap. IV.) we have shewn that nature gives men a right to employ force, when it is necessary for their defence, and for the preservation of their rights. This principle is generally acknowledged: reason demonstrates it; and nature herself has [470] engraved it on the heart of man. Some fanatics indeed, taking in a literal sense the moderation recommended in the gospel, have adopted the strange fancy of suffering themselves to be massacred or plundered, rather than oppose force to violence. But we need not fear that this error will make any great progress. The generality of mankind will, of themselves, guard against its contagion,—happy, if they as well knew how to keep within the just bounds which nature has set to a right that is granted only through necessity! To mark those just bounds,—and, by the rules of justice, equity, and humanity, to moderate the exercise of that harsh though too often necessary right,—is the intention of this third book, and

WHEREAS, the Tribunal agrees and finds the Respondents guilty of acts of terrorism by aiding and abetting the communist depopulation agenda, <u>LINK</u>, therefore violating all Thirty (30) Articles of Public Laws-101, for discriminating and participating in a conspiracy to create fear and disarray among the population through communist propaganda for the purpose of depriving the civilian inhabitant populace of basic human rights including private property rights, and

WHEREAS, the Tribunal agrees and finds the Respondents to be communist agents, enforcing the communist depopulation Agenda 21 and Agenda 30, thereby joined in the act of genocide and the annihilation of the civilian inhabitant populaces' 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 <u>LINK</u>, and

WHEREAS, the Tribunal has previously ruled that the Food and Drug Administration (FDA), Department of Health and Human Services (DHHS), and the Center for Disease Control and Prevention (CDC), operating under the Department of Health and Human Services, LINK are criminal organizations employing war criminals and are operating outside of their scope of existence, wherein the aforementioned agencies are without a Social Compact by and between the inhabitants or permanent population of a State and without legal obligations to govern as a State as a person of International Law, committing nefarious acts that rise to the level of capital crimes against society, having claimed the legal obligations of a State, LINK, and

WHEREAS, the Tribunal finds the Respondents have unequivocally demonstrated the Respondents' philosophical, social, political, and economic ideology known as Communism outlawed in The United States of America, the Respondents are guilty of Communism, a violation of the Universal Declaration of Human Rights classified as Public Law within the States of the Union within The United States of America. The Respondents are in violation of all Public Laws-101, and



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WHEREAS, the Tribunal finds the Respondents guilty of pain compliance classified as torture under customary international law, a violation of all Thirty (30) Public Laws-101, and

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JUDGMENT

NOW, THEREFORE, BE IT JUDGED,

UPON DUE CONSIDERATION, IT IS HEREBY ADJUDGED, ORDERED, AND DECREED, Respondents, Scott Kirby, Linda Jojo, Andrew Nocella, Kate Gebo, Gerald Laderman, Gregory Hart, Josh Earnest, Torbjorn J. Enqvist, Jonathon Roitman, Theresa Fariello, Janet Lamkin, Christopher T. Kenny and Todd M. Insler are now classified in perpetuity as international war criminals for committing crimes against humanity by violating the Nuremburg Code and by committing capital crimes against society with violations of the *Law of Nations* wherein the Respondents lack the authority to govern the inhabitants, absent a written and published social compact agreement.

ORDERS

BE IT ORDERED, that each Respondent have a Common Law Lien published in the Revolutionary Times newspaper and placed on Respondents' person and personal property in the amount of five hundred million (+500,000,000) in 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 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.

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.



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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. <u>LINK</u>

ORDERED THIS 12th DAY IN THE YEAR OF YAHWEH 6024, and the 31st day of March two thousand and twenty two of the new covenant in Yahushua's name.







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Government of The United States of America Rural Free Delivery Route 1

office of the registrar

Box #4
The United States of America
Global Postal Code-NAC: 850H2 MR7C8

Office hours: 9:00 - 9:00 UTC-6 Monday - Friday Email: registrar@theseunitedstatesofamerica.country



ACKNOWLEDGEMENT

I, Michaelene Jo Formanack, 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:

Judgement and Order – In the matter of American National Union of The United States of America vs United Airlines Holdings, Inc. - Scott Kirby, Linda Jojo, Andrew Nocella, Kate Gebo, Gerald Laderman, Gregory Hart, Josh Earnest, Torbjorn J. Enqvist, Jonathon Roitman, Theresa Fariello, Janet Lamkin, Christopher T. Kenny and Todd M. Insler Case # WCT- 20220214-000023

and is recorded on:

March 31, 2022 7:45 UTC-6 RH-20220331-2WCT-2NF2-20220214-000023

Document Date Time Record File Number

File Name: 202203331-WCT-United-Airlines-et-al

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: 16th day in the year of Yahweh, six thousand and twenty four, and the 4th day of April 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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