



**American National Union of  
The United States of America**

State of Indiana, judicial district #14

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**The Great Jury for the American National Union  
of The United States of America**

**True Bill of Indictment**



*Claimant: American National Union of The United States of America*

**V.**

*Respondent(s): Stephane Bancel, Albert Bourla, Alex Gorsky, Janet Woodcock, Stephen Hahn,  
Alex Michael Azar II and Xavier Becerra*

The Great Jury was accepted and acknowledged by the American National Union of The United States of America in Social Compact in accordance with Natural Law and 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 Respondent(s) with:

- ❖ **Biological Warfare- violation of all Public Laws-101 (War Crime)**
- ❖ **Violating Article 1 of the Nuremberg Code**
- ❖ **Extermination/ Genocide- violation of all Public Laws-101 (War Crime)**
- ❖ **Terrorism- violation of all Public Laws-101 (War Crime)**
- ❖ **Violation of the Law of Nations Book I Chapter XIII § 158 (Capital Crime)**

***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](#)*



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The Great Jury agrees that Respondent(s) are Violating Article 1 of the Nuremberg Code and Biological Warfare- a violation of all Public Laws-101 (War Crime) for the Emergency Use Authorization (hereinafter “EUA”) of experimental vaccines. Respondent(s) are promoting fear to circumvent any and/or all liability while violating the Nuremberg Code; [LINK](#), by the United States Food and Drug Administration (hereinafter “FDA”), Janet Woodcock as the current acting Commissioner replacing Stephen Hahn on (January 22, 2021), from the (February 4<sup>th</sup>, 2020) determination of the previous presumed Secretary of Health and Human Services Alex Azar II and supported by the current presumed Secretary of Health and Human Services Xavier Becerra (the EUA is still in effect). Respondent(s) established enough potential risk from the virus known as COVID-19 to authorize emergency use of experimental vaccines created by ModernaTX also known as Moderna Inc.- Chief Executive Officer Stephane Bancel, Pfizer Inc.- Chief Executive Officer Albert Bourla and Johnson & Johnson- Chief Executive Officer Alex Gorsky classified as experimental by the National Institute of Health [LINK](#), and

The nefarious nature in which the EUA has been weaponized by the FDA in creating revenue for the stockholders of the invested companies listed herein, Exhibit 1: [LINK](#), Exhibit 2: [LINK](#), and Exhibit 3: [LINK](#), with the FDA issuance of experimental vaccines under the EUA [LINK](#) and [LINK](#). Respondent(s) are exposing the public to experimental vaccines using the mRNA’s creating spiked proteins which are cytotoxic (toxic to living cells) and ultimately attack the antibody itself and turn’s on the body creating havoc and massive auto-immune disease as stated by Dr. Tenpenny [LINK](#) (minute mark 6:20 to 6:45) which explains the growing complications in the ovaries of women. The FDA was warned and aware of these cytotoxic effects on the female reproductive system further confirming Extermination/ Genocide- a violation of all Public Laws-101 (War Crime) for the deaths by Respondent(s) of children fatally lost during pregnancy from receiving the experimental vaccines explained in the following video link of Robert Malone, Steve Kirsch and Bret Weinstein [LINK](#) (minute mark 6:00 to 8:30), and

The Great Jury agrees that Dr. Robert Malone’s mRNA technology and testimonies are accurate and credible [LINK](#) (minute mark 27:11). Harvard and Brigham’s study of nurses who received a Moderna experimental inoculation conveyed free spikes circulating in the nurses’ blood stream. This should have been revealed in Moderna’s Phase 1 study. Even more alarming [LINK](#) (minute mark 30:50) it is noted that the Common Technical Document (hereinafter “CTD”) for the Pfizer shot revealed woefully inadequate pre-trial studies (mice testing) wherein a genotoxicity study (a study that describes the property of the chemical agents that damage the genetic information within a cell that could lead to mutations causing cancer) was not conducted and yet the inadequate trials formed the basis for the EUA from the FDA for the Pfizer experimental complimentary Deoxyribonucleic acid (hereinafter “DNA”) shot thereby weaponizing the FDA against inhabitants, and

The Great Jury further agrees the following evidence shows Respondent(s) liability for war crimes after conspiring with the FDA, having requested the EUA using 21 U.S.C. 360bbb [LINK](#) of experimental vaccines of biological products based on flawed Polymerase Chain Reaction (hereinafter “PCR”) tests [LINK](#)- (minute mark 2:05) to be used on inhabitants throughout the world thereby weaponizing the FDA against civilians by injection of experimental vaccines made by the following entities mentioned in the excerpt within the Federal Register Volume 86, No. 11 (Tuesday, January 19, 2021) Notices [LINK](#), (Product descriptions for the experimental vaccines available within the link) wherein it states;



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“The Food and Drug Administration (FDA) is announcing the issuance of two Emergency Use Authorizations (EUAs) (the Authorizations) under the Federal Food, Drug, and Cosmetic Act (FD&C Act) for biological products for use during the COVID-19 pandemic. FDA issued one Authorization for a biological product as requested by Pfizer, Inc, and one Authorization for a biological product as requested by ModernaTX, Inc. The Authorizations contain, among other things, conditions on the emergency use of the authorized products. The Authorizations follow the February 4, 2020, determination by the Secretary of Health and Human Services (HHS) that there is a public health emergency that has a significant potential to affect national security or the health and security of U.S. citizens living abroad and that involves a novel (new) coronavirus. The virus, now named SARS-CoV-2, causes the illness COVID-19. On the basis of such determination, the Secretary of HHS declared on March 27, 2020, that circumstances exist justifying the authorization of emergency use of drugs and biological products during the COVID-19 pandemic, pursuant to the FD&C Act, subject to the terms of any authorization issued under that section. The Authorizations, which include an explanation of the reasons for issuance, are reprinted in this document”, and

The Respondent(s) have implemented EUA under the presumption of Section 564 of the Federal Food, Drug, and Cosmetic Act (hereinafter, FD&C Act) [LINK](#) also referenced within the Project BioShield Act of 2004 in the form of PUBLIC LAW 108-276 [LINK](#) presumably in accordance with 21 U.S. Code § 360bbb-3 - Authorization for medical products for use in emergencies [LINK](#). Upon closer reading within the policies also known as Laws, violating the Law of Nations Book I Chapter XIII § 158 is alleged as the biological products are created as weapons to force compliance with the use of a foreign emolument federal reserve note FIAT currency also known as company scrip with no value or substance from the federal corporation as defined in 28 U.S. Code § 3002 15(A) thereby depriving the inhabitants of a nationality through the National Currency known as the Continental Dollar. This nefarious scheme renders the people of this country as inhabitants who do not participate in all the advantages of the society to enact laws in accordance with the obligations and duties of state as defined within the Law of Nations. Therefore, the Respondent(s) implementation of the EUA to poison the inhabitants with experimental vaccines under the guise of a domestic emergency are violations of the Nuremberg Code as no private Association, agency, corporation, or unincorporated association are immune from violations including, but not limited to, human right violations, capital crimes against society and violations of the Law of Nations. All aforementioned policies in the form of Laws have been enacted by a federal corporation imposing it's will upon the inhabitants by creating hysteria through fear and manipulation to distract the inhabitants from doing the will of the Most High “16 The heavens are the LORD's; but the earth He has given to the children of men. (Ps. 115:16)”, and

Evidenced herein is the Notice of Default on the un rebutted challenge by the Government of The United States of America against the United States to its claim to call itself a Government, to any representation of rights, to form treaty obligations or executive agreements thereby binding the inhabitants of the country to any International obligations published in accordance with customary international law of a ninety-day claim period within the following International Public Notice by the Continental Free Press [LINK](#), and



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The implementation of the EUA by the FDA has violated the rights of liberties for civilians by an acting administrations agency of a Corporation known as the United States with no social compact, being vacant any legislative authority to enact laws of a state through the use of media sources controlled which has in time closed businesses and disrupted livelihoods and liberties resulting in consensual and forceful inoculations of experimental vaccines on civilians that have deadly reactions to the experimental vaccines as evidenced within the following Exhibits: Exhibit A; International Public Notice by TROHSHOW [LINK](#), Exhibit B; Mother details her 12 year-old daughters reaction to the experimental vaccine [LINK](#), and

George Soros' involvement is noted wherein the Soros Fund Management dramatically boosted shares within BlackRock Inc. [LINK](#) (Chairman and Chief Executive Officer Larry Fink), the top investor of both the ModernaTX and Pfizer experimental vaccines by approximately 60% in (2018), and

The Public Readiness and Emergency Preparedness Act (hereinafter "PREP" Act) authorizes the Secretary of the Department of Health and Human Services (Secretary) to issue a PREP Act declaration [LINK](#). The declaration provides immunity from liability (except for willful misconduct) for claims. Based on evidence above we the Great Jury find willful misconduct of the experimental vaccines [LINK](#) used to treat Covid-19 under EUAs in violation of the Biological Weapons Convention in which the United States is party to [LINK](#) and [LINK](#), therefore terrorism- a violation of all Public Laws-101(War Crime) is hereby alleged for the war declared by Donald John Trump on (March 18, 2020) [LINK](#) and further supported by Joseph Robinette Biden Jr. [LINK](#) to combat against the presumed COVID-19 virus by the United States corporation, therefore civilians are being classified as the 'enemy' for presumably carrying a weaponized virus risking national security, 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 justification; and the Great Jury shall be the judge of the law and facts", and

The Great Jury Further Sayeth Naught,

 , Trustee,

Great Jury Foreperson



This 154<sup>th</sup> Day in the year of Yahweh 6023, translated the 20<sup>th</sup> day of August in the two thousand and twenty-first year of the new covenant in Yahushua's name.



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