

**\*\* FOR IMMEDIATE RELEASE \*\***

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## **ELECTED ARIZONA OFFICERS GUILTY OF CRIME, FRAUD AND TREASON**

Katie Hobbs, Kris Mayes, Adrian Fontes, Warren Peterson and all the members of the Arizona Senate have been served Due Process documents from The Arizona Assembly(c), alleging violation of their Oaths of Office, violation of the Constitutions, and defiance of a unanimously passed Arizona Public Law among other crimes, including charges of Treason.

The aforementioned corporate officers have been ignoring Notice of Ex parte Milligan sent by The Arizona Assembly(c) in 2023, and operating maritime and admiralty courts despite the fact that the Common Law courts owed to the people/People of Arizona have been up and running as of July 31st of 2023. Per the U.S. Supreme Court ruling on Ex parte Milligan, 71 U.S. 2, "the use of military tribunals to try civilians when civil courts are operating is unconstitutional." Admiralty and maritime courts are precisely military tribunals. American Common Law Courts supersede all others, enjoying superior general concurrent jurisdiction.

"We have tried to meet with these people for two years to explain the situation we are all in and try to work together, and they have rejected every opportunity," explains Dennis Knill(c), Chair of The Arizona Assembly(c). "We know their crime and fraud is ubiquitous, but we had no idea that they would try to protect their malicious actions after we presented them the facts. They continue to refuse to meet with us to discuss the situation like intelligent adults. It's as if they're holding their hands over their ears like little children, and do not want to hear or acknowledge the truth."

In failing to recognize the aforementioned Notice of Ex parte Milligan and implement Arizona Public Law #1001 to ban geoengineering of any kind on Arizona, Governor Katie Hobbs, Attorney General Kris Mayes, and every member of the Arizona Senate are openly violating The Constitution of the United States of America and The Constitution of the United States - their contracts with We the People - and openly giving aid and comfort to an established domestic enemy of Americans in the corporation they work for, which has levied crime, fraud and corruption on the people/People of Arizona for decades. They are therefore guilty of Treason under Article 3 Section 3 of the Constitutions, which per 18 U.S.C. 2381 is punishable by death or life imprisonment.

In addition, all elected officials currently serving as officers of the State of Arizona, ARIZONA, STATE OF (now out of business) and STATE OF ARIZONA ("governmental services corporations") including the legislature, signed fraudulent oaths of office clearly claiming multiple jurisdictions. Claiming more than one jurisdiction at the same time is fraud. Additionally, in each oath of office these officers solemnly swear to "discharge" the duties of their office. According to Webster's Dictionary, "discharge"

means “to release from obligation,” “to relieve of duty” - in other words, all these officers have sworn NOT to do their jobs.

Every elected officer of Arizona has been acting fraudulently since the day they signed their oath of office, and any action they have taken since that day can be voided for false pretenses, as fraud vitiates everything (Supreme Court rulings: U.S. v. Throckmorton, 98 U.S. 61, Marshall v. Holmes, 141 U.S. 589, Hazel-Atlas Glass Co. V. Hartford-Empire Co., 322 U.S. 238, and Fedorenko v. United States, 449 U.S. 490). A fraudulent oath of office is also a class 4 felony under ARS 13-2702 and 13-2310, and per ARS 38-231 and 38-443 fraud is punishable by impeachment and disqualification from holding future office. Fraud can also result in repayment of salary and benefits for the duration of the officer’s fraudulent tenure in office.

All elected officers of the STATE OF ARIZONA, ARIZONA, STATE OF and State of Arizona have willfully ignored the demands of the rightful and lawful government on Arizona, The Arizona Assembly(c), which is unincorporated. The STATE OF ARIZONA (DUNS #102039491), ARIZONA, STATE OF (DUNS #006986953 - now out of business), State of Arizona (DUNS #081496294, 119039552, 117512883, and 072459266) are incorporated entities, as are their present parent corporations, UNITED STATES, INCORPORATED (currently in chapter 7 bankruptcy and liquidation via DOGE), and USA, Incorporated (currently in chapter 11 reorganization since 2017) and now doing business as “Government of The United States” (DUNS# 161906193 and 805826018). The Supreme Court has ruled on several occasions that incorporated entities cannot govern living men and women (Dartmouth College v. Woodward, Santa Clara County v. Southern Pacific Railroad, Citizens United v. Federal Election Commission). This indicates clearly that our nation states have been run by corporate entities and franchises employing an incredible amount of crime and fraud in order to “govern” us. The very definition of “United States” per 28 USC 3002(15) is “A federal corporation.”

“Everything they do is based on fraudulent pretenses and profit gained via color of law,” adds Knill(c). “None of these elected officers appear to care about how many people they harm in their pursuit of power and profit, and this has to end.”

The Arizona Assembly(c) is the only government that stands on the Land and Soil jurisdiction, holding superior concurrent general jurisdiction over all other jurisdictions on Arizona (Land, Soil, Sea and Air). Land Law was declared in all 50 states on October 5th of 2024 by the Federation - The United States of America, unincorporated, returning Common Law as the Law of the Land.

Officers of the State of Arizona, STATE OF ARIZONA and ARIZONA, STATE OF “government” are vested by contracts via The Constitutions to perform 18 enumerated government services. All of these officers and the corporations that employ them have exceeded the power vested in them, providing far more than these 18 services for years under color of law, in direct violation of the Constitutions. They are now in jeopardy of losing their jobs.

For more information please contact Dennis Knill(c), Chair of The Arizona Assembly at (928) 821-0785 or via email at [dennisk@thearizonaassembly.org](mailto:dennisk@thearizonaassembly.org).

\*See attached “Authorization to Act” for more information regarding your only rightful and lawful government.

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**Notice to Principals is Notice to Agents; Notice to Agents is Notice to Principals**

## **Authorization to Act — Joint Chiefs of Staff**

As we have often noted, this country is being used as a battleground for a perpetual Mercenary War based on False Legal Presumptions.

Those Presumptions have included the idea that our American Government is missing, in interregnum, absent, and that therefore, there is a custodial interest for the British Territorial United States Government and the Municipal United States Government, and more recently, the United Nations Organization.

Please note that our unincorporated Federation of States doing business as The United States of America is the government of this country in international and at the present time, global jurisdiction, as well.

Over the past five years, eligible Electors have been painstakingly identified and documented, and our Fifty State Assemblies have been called into Session.

These General Assemblies are able to function as Committees of the Whole and to take valid Roll Call Votes of eligible State Electors who are State Citizens, to resolve issues of international and global import.

Our Federation of States and our State Assemblies are the only entities with the standing to operate as the lawful American Government. All other efforts to reorganize have included District citizenry and fail to observe the legal and lawful requirements.

Three international votes have been taken.

The first vote was answered by those State Assemblies that were organized prior to the Civil War and resulted in the formal enrollment of all former Territorial States as States of the Union as of 1 October 2020. This formally ended any emergency-based custodial interest by any foreign government in those States.

The second vote established the first new Public Law in over a century, which forbids among other things, commercial claims against people who have received patented scraps of DNA or RNA, which, without disclosure, serve to provide an excuse to label these people "transhumans" and claim them as property owned by the patent-holders.

It is now formally and officially illegal to inject people with foreign DNA or RNA in this country, effective 1 January 2020, and the United States Provost Marshals, United States Marshals and Interpol and the American Armed Forces including the United States Army and Air Force are authorized to intercept, arrest, try, and incarcerate all corporations and corporation officials engaged in promoting injection campaigns and undisclosed unilateral contracting processes against unwary Americans.

The Third Vote which has been completed with 49 States in Agreement and 1 State Abstaining for lack of Quorum, has established a Peace Treaty formally ending the American Civil War which commenced in 1861 and which has continued as a perpetual emergency until 1 August 2021, when our States have issued a joint Peace Treaty formally ending the hostilities.

These actions on the part of the properly identified and organized American People are direct Presentations, not representations, to the other Principals and all incorporated instrumentalities exercising any of our delegated powers whatsoever.

Whereupon, the United States Provost Marshals, United States Marshals, Interpol, and appropriate units of the American Armed Forces, are requested and required to enforce the International and Public Law of this country and immediately act upon the International Arrest Warrants already issued and published, and to proceed with the apprehension of all corporation officials responsible for promotion of the Trans-Human Agenda.

These are commercial and international crimes against Humanity, amounting to genocide on paper, as these legal mechanisms seek to re-label and redefine living people as property assets belonging to corporations, deprive the victims of their established rights, and their property interests.

Those who have participated in this scheme include all the drug companies that have benefited themselves, all the research corporations that have similarly benefited, all the Governors who have continued to issue mandates and other proclamations in support of this scheme, all media companies that have allowed themselves to spread and enforce propaganda for profit and supported censorship in this country, and those other parties who upon further investigation have been involved in the deliberate and knowing and self-interested promotion of this agenda.

Please note that our American Government has been at peace since 1814 and this entire country is now at peacetime status. The peacetime flag should be flown at half-mast until 0800 on 12 September 2021 in remembrance of all those who have suffered and lost their lives for nothing but filthy lucre.

So said, so signed, and so sealed this 9th day of August 2021 in Big Lake, Alaska:

*by: Anna Maria Riezinger*

Anna Maria Riezinger, Fiduciary  
The United States of America

