



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

State of Iowa, judicial district #15

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

True Bill of Indictment

Claimant: KIRK EDWIN JENSEN, PMA

v.

Respondents: Richard J. Behnke, Victor Fitz, James W. Heath, Larry A. Inscho, Mike Sauger and John Marasco

The Great Jury was accepted and acknowledged by the American National Union of The United States of America in Social Compact in accordance with 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 Chief Notary of the Human Rights Tribunal International 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 Respondents with:

- ❖ Theft- a violation of Public Law-101-7, Public Law-101-12, Public Law-101-17-1 and Public Law-101-17-2
- ❖ Discrimination- a violation of Public Law-101-7, Public Law-101-15-2, and Public Law-101-17-2
- ❖ Infiltration- a violation of all Thirty (30) Articles of Public Laws-101



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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](#)

The Great Jury agrees that Respondents, Sheriff for Cass County [LINK](#), Prosecutor for Cass County [LINK](#), the President and President-Elect for the State BAR of Michigan [LINK](#), the Grand Lodge of Michigan Most Worshipful Grand Master [LINK](#) and the Michigan Fraternal Order of Police President and Vice President [LINK](#), associating collectively, have committed **Theft- a violation of Public Law-101-7, Public Law-101-12, Public Law-101-17-1 and Public Law-101-17-2** wherein Respondents were contacted by the Legal Liaison for the American National Union of The United States of America regarding the return of Claimant's property in the form of United Continental Dollars (hereinafter "UCD") valued at One Thousand Dollars (+1,000).

Further, a publication of Notice of Recovery [LINK](#) was sent to Respondents by registered electronic mail notifying Respondents the UCD is national currency to be returned to Claimant following the dissolution of a transaction between Claimant and Richard G. Ivers Jr., wherein Respondents have not come into honor to return Claimant's property, and

The Great Jury agrees that Respondents have committed Discrimination- a violation of Public Law-101-7, Public Law-101-15-2 and Public Law-101-17-2 for Respondent's refusal to return the UCD pending and arbitrary report of fraudulent UCD's by Claimant yet to be investigated by BAR members for Cass County within the corporate subdivision of Michigan.

Further, Respondents have no jurisdiction over The United States of America within its metes and bounds and seaward boundaries [LINK](#) (minute mark 1:00 to 34:53) and Respondents allegation of fraudulent currency contradicts the Federal Reserve Notes (hereinafter "promissory notes") circulating within the United States Federal corporation with no value or substance, therefore the promissory notes are not applicable to the discharge of debts, hence debt slavery.

Furthermore, as stated within the terms and conditions of the UCD [LINK](#) under limitations, specifically point 3, validates said charge evidenced herein;

3: *"The Continental Dollar or its user cannot be regulated nor subjected by any International Bar Association nor the American Bar association or other Bar Association nor any of its members or its creators", and*

The Great Jury agrees that Respondents have committed **Infiltration- a violation of all Thirty (30) Articles of Public-Laws-101** wherein Respondents are attempting to administer corporate policies within the corporate subdivision of Michigan arbitrarily within the original State of Michigan absent a legally written Social Compact by and between a permanent population of a State authorizing administration of executive, legislative and judicial body politics.



Further, foreign acting officials have no standing to enforce or dispense justice outside of the District of Columbia vacant a legally published social compact, and in violation of Article I of the Montevideo Convention [LINK](#) wherein it states:

ARTICLE 1 The state as a person of international law should possess the following qualifications: (a) a permanent population; (b) a defined territory; (c) government; and (d) capacity to enter into relations with the other states, 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 Sayeth Naught,

Kerrin Michael Jubal, Trustee

Great Jury Foreperson

This 285th Day in the Year of Yahweh 6023, translated the 29th day of December in the two thousand and twenty-first year of the new covenant in Yahushua’s name.

