



Global Breaking News: January 15, 2022

Big Pharma, China, Vatican convicted of Genocide and Criminal Conspiracy by International Court – COVID vaccines prohibited as arrest of leaders and seizure of assets ordered

Brussels and Vancouver:

The International Court that forced Pope Benedict from office in 2013 has struck a blow against the COVID corporatocracy by convicting top officials of Pfizer, GlaxoSmithKline, China, and the Vatican of Crimes against Humanity.

The Court's verdict sentences seventy-five individuals to life imprisonment, seizes their assets and disestablishes their corporations, and lawfully prohibits the further manufacture, sale, or use of their COVID vaccines as "*products of medical genocide and mass murder*".

After a four-month trial convened under International Law, the judges of the International Common Law Court of Justice (ICLCJ) issued their historic verdict and sentence today, along with Arrest and Expropriation Warrants against the defendants.

The convicted individuals include Albert Bourla and Emma Walmsley, the CEO's of Pfizer and GlaxoSmithKline Pharmaceuticals, Xi Jinping, President of China, 'Pope' Francis (Jorge Bergoglio), 'Queen' Elizabeth (Windsor), and Justin Trudeau, Prime Minister of Canada.

An authorized copy of the Court's Verdict and Sentence is attached.

According to the Public Affairs Office of the Court,

"This case involves a monstrous, intergenerational crime and its equally massive coverup. The highest officials of Church, State, and Corporations have for years personally sanctioned and profited by the systematic torture, trafficking, and murder of children in deadly drug testing experiments to produce the COVID 'vaccine', as part of a Criminal Conspiracy to reduce humanity to slavery. That Conspiracy murders the innocent, traffics in arms, drugs, children, and human organs, and silences or destroys those who threaten to expose it.

"Our Court has put a legal end to that Conspiracy by criminalizing the persons and the corporations responsible, and prohibiting the further sale and use of the COVID 'vaccines', which are the product of medical genocide and the mass murder of children."

The Court's verdict and sentence casts a wide net over those responsible by tracing the roots of the COVID regime to the planned genocide of indigenous people in Canada by the Vatican and the Crown of England, including in the murderous "Indian residential schools".

The Court establishes that the public opponents of this genocide, especially Kevin Annett, have been continually targeted for destruction by the convicted defendants, who are responsible for the murder of fifteen activists and several recent attempts on Annett's life.

"Our warrants empower not only our Sheriffs and deputized police, but people everywhere to enforce the Court's verdict by arresting the convicted felons, seizing their assets, and halting the sale and use of the genocide-derived COVID 'vaccines'," says the Court.

"The killers of children can no longer evade justice using executive or corporate privilege, or by hiding behind the camouflage of contrived public health crises."

An action plan for direct citizen participation in the enforcement of this historic verdict and sentence will be discussed tomorrow, January 16, at www.bbsradio.com/herewestand (at 3 pm pacific, 11 pm GMT), and posted at www.murderbydecree.com under "ITCCS Updates" and www.republicofkanata.ca under "Breaking News".

To contact the Court: itccsoffice@protonmail.com (attn: G. Dufort, Public Affairs Office)

Issued Saturday, January 15, 2022, at 12:01 AM (GMT)

by The International Common Law Court of Justice, Criminal Trial Division

Under the auspices of the International Tribunal of Crimes of Church and State (ITCCS)
(established under the Law of Nations on June 15, 2010)



**International Tribunal
into Crimes of
Church and State**



The Judgement of the International Common Law Court of Justice
Concerning Crimes against Humanity by Church, State, and Corporations
A Synopsis of Case Docket No. 09152021-A001 (January 15, 2022)

1. The global COVID corporatocracy that has dismantled democracy and the rule of law has arisen from a tradition and as the latest phase of deliberate Genocide and Crimes against Humanity by governments, corporations, and churches. These crimes reflect an ongoing Criminal Conspiracy by these powers to eradicate and enslave humanity, according to a master plan of global Eugenics.
2. The Court was convened under International Law on September 15, 2021, in Vancouver, Canada, to bring criminal charges and judgement against the persons and corporations named on the two counts of its Indictment: planning, committing, and concealing Crimes against Humanity, and committing or personally authorizing heinous crimes against certain targeted and named individuals, including murder.
3. The accused persons and corporations named in the Indictment include the CEO's of Pfizer and GlaxoSmithKline Pharmaceuticals, PetroChina Ltd., Weyerhaeuser Ltd., the heads of state and top officials of the governments of Canada and China, the Crown of England, and the Vatican, the top officials of the Roman Catholic, Anglican, Unitarian, and United Church of Canada, the Royal Canadian Mounted Police, the Assembly of First Nations and First Nations Summit, and private citizens, totaling seventy five living defendants and the private estates of eleven deceased defendants.
4. The defendants were charged by the Prosecution with ordering or personally participating in fifteen specific crimes, besides the general offense of planning, committing, and concealing Genocide and Crimes against Humanity. These specific crimes included but were not limited to the following:

- a) The institutionalized kidnapping, rape, torture, trafficking, medical experimentation, drug testing, starvation, and murder of indigenous and other children, in the Indian residential schools and hospitals in Canada, and in present day Catholic hospitals, foster care, and childcare facilities, with the knowledge and sanction of Popes John Paul II, Benedict XVI, Francis I, and the Queen of England.
- b) The torture and murder of men, women, and children through experimental, involuntary drug testing, sexual sterilization, pain threshold and mind control experiments, slave labor, trafficking, cult ritual torture and killing, and other forms of medical, physical, and biological genocide.
- c) The systematic destruction of the buried remains of Indian residential school children and other children, and of evidence pertaining to their torture, suffering, and death, upon the order of the heads of the said churches and governments.
- d) The intentional murder of fifteen named activists across Canada who were exposing these and other crimes, and the ongoing targeting of the defendants' most prominent public opponent, Kevin Annett, for destruction and assassination.
- e) The imposition of an unlawful political and economic tyranny over Canadians and all humanity under the guise of a fraudulent COVID public health crisis.
- f) The deliberate poisoning and murder of Canadians and all humanity through the illegal and mandatory imposition of experimental COVID "vaccines" obtained through medical genocide and mass murder.
- g) The laundering of money and the trafficking in weapons, drugs, human beings, fetuses, and human organs, in partnership with and for the mutual profit and benefit of themselves and organized crime, corporations, banks, churches, and governments, in North America, Europe, Southeast Asia, and China.
- h) The harassing, silencing, and murder of witnesses to these crimes, and actively obstructing justice and criminal investigations.
- i) Disrupting the proceedings of the Court, harassing the Court's officers, and planning and attempting their assassination.

5. After four months of adjudication governed by due process, and in the absence of a response from the defendants, the Court found all the defendants guilty *pro confesso* on both counts and on all charges, and sentenced them to life imprisonment without parole, the loss of their assets and those of their respective corporations, and the latter's disestablishment as transnational criminal organizations.
6. As part of this lawful sentence, and in response to the proven medical genocide and mass murder conducted by the defendants and especially Pfizer and GlaxoSmithKline Pharmaceuticals in developing the COVID "vaccines", the Court prohibited all governments, churches, corporations, public health agencies, and medical personnel from buying, promoting, or using the COVID "vaccines" and other products of genocide and criminality, on pain of being charged as accessories to a crime.
7. To enforce its lawful verdict and sentence, the Court issued a universal Arrest Warrant and an Expropriation Warrant against the defendants which authorizes Court Sheriffs, deputized police and citizens, to arrest and detain the defendants, disestablish their corporations, and seize their assets and products, including the COVID "vaccines", as part of the avails of criminality and genocide.
8. As part of this enforcement of the Court's lawful verdict and sentence, the assets of the defendants are seized as financial reparations for genocide and for the damages inflicted by them on generations of children, and on the defendants' victims and their families, including Kevin Annett and his children.
9. The convicted defendants and their corporations are disestablished criminal entities that under the law have lost the right to govern, operate, or engage in commerce. Any person or group who aids, abets, or associates with these persons or corporations or their activities or products is an accessory to Crimes against Humanity, and can be arrested and charged under the terms of the Court's judgement and warrants.
10. The judgement and warrants of the Court have the full force and effect of the Law and take precedence over all regulations, authorities, and agencies. They can and must be used to stop the spread of genocidal, criminal actions and procedures, including the now-outlawed procuring and administering of COVID "vaccines" and related measures.

Issued by the International Common Law Court of Justice, January 15, 2022
(G. Dufort, Clerk of the Court) - itccsoffice@protonmail.com , www.murderbydecree.com



JUDGMENT OF THE COURT

Concerning Crimes against Humanity by Church, State, and Corporations

THE INDICTMENT, VERDICT, AND SENTENCE

In the Matter of Case Docket No. 09152021-A001

Issued by the Criminal Trial Division of the International Common Law Court of Justice convened within the jurisdiction of the sovereign Republic of Kanata between September 15, 2021, and January 15, 2022

This Judgement is issued with the authority and under the auspices of The International Tribunal of Crimes of Church and State (ITCCS), established on June 15, 2010, under the Law of Nations.

The complete record of the Court, including the evidence and specifications of this trial and its Verdict and Sentence, will be made available to the public.

The Court can be contacted through its Clerk at itccsoffice@protonmail.com

See www.murderbydecree.com , www.republicofkanata.ca

IN THE MATTER OF THE PEOPLE (herein referred to as "the Prosecution") v. THE FOLLOWING PERSONS (herein referred to as "the Defendants"):

Elizabeth Windsor, Mary Simon, Richard Wagner, Justin Trudeau, Stephen Harper, Jean Chretien, Paul Martin, Beverley McLachlin, Larry Campbell, Murray Sinclair, John Horgan, David Eby, Theresa Tam, Bonnie Henry, the Estate of Allan McEachern, of the CROWN OF ENGLAND and the GOVERNMENTS OF BRITISH COLUMBIA AND CANADA; and Brenda Lucki, Peter Montague, Gerry Peters, Paul Willms, of the ROYAL CANADIAN MOUNTED POLICE

Joseph Ratzinger, Jorge Bergoglio, Domenico Giani, Gerald Lacroix, Luigi Ventura, Pedro Lopez Quintana, Ivan Jurkovic, Remi de Roo, Michael Miller, the Estates of Karol Wojtyla, Raymond Roussin, and Adolfo Pachon, of the ROMAN CATHOLIC CHURCH

Justin Welby, Fred Hiltz, Bob Bennett, Michael Ingham, of the ANGLICAN CHURCH

Richard Bott, Michael Blair, Marion Best, Virginia Coleman, John Cashore, Jon Jessiman, Jim Sinclair, Gary Paterson, Brian Thorpe, Paul Mills, Paul Webb, Walter Farquharson, Phil Spencer, Foster Freed, Cameron Reid, Bob Stiven, the Estates of Art Anderson, Bill Howie, Fred Bishop, James Goodbrand, and George Darby sr., of the UNITED CHURCH OF CANADA

Roseanne Archibald, Phil Fontaine, Ed John, Ron Hamilton, Charlie Thomas, Patrick Brazeau, Robert Joseph, of the ASSEMBLY OF FIRST NATIONS and the FIRST NATIONS SUMMIT

Anne Heller, John Buehrens, Steven Epperson, of the UNITARIAN UNIVERSALIST CHURCH

Devin Stockfish, The Estate of John Creighton, of WEYERHAEUSER LTD.

Albert Bourla, Cole Pinnow, of PFIZER PHARMACEUTICALS LTD., Emma Walmsley, Faris El Refaie, of GLAXO SMITH KLINE PHARMACEUTICALS LTD.

Xi Jinping, Xu Caihou, Wang Haijiang, of the GOVERNMENT OF CHINA, and Zhou Jiping, Wang Dongjin, of PETROCHINA LTD.

Harry Ogden, Dena Churchill, Terry Whyte, John Mayba, Wendy Barker, Jim and Eva Manly, Anne McNamee, and the Estates of James and Madeleine McNamee, PRIVATE CITIZENS

THE INDICTMENT AGAINST THE DEFENDANTS

On September 15, 2021, at their first arraignment hearing, the Defendants were charged by the Prosecution with a) constituting a deliberate Criminal Conspiracy to plan, commit, and conceal Genocide and Crimes against Humanity, in Canada and elsewhere, in their capacity as the initiators of and participants in that Conspiracy, and as those bearing a command responsibility for it, and b) personally and collectively engaging in or aiding and abetting crimes against Kevin Annett, his family and associates, children, and indigenous people.

These charges have not been answered, challenged, or refuted by the Defendants, who both individually and as a group ignored the lawful Summons of the Court. The charges against the Defendants therefore stand uncontested as a *pro confesso* admission of guilt by them.

THE VERDICT AND SENTENCE OF THE COURT

LET IT BE KNOWN that after the Court's exhaustive deliberations of the voluminous, verified evidence presented by the Prosecution in court commencing September 15, 2021, and after the Defendants consistently refused to respond to the Court's Summonses or to answer, deny, or refute the charges and evidence brought against them, and thereby by their silence have admitted *pro confesso* to these charges and evidence, the Court has come to the following Verdict and Sentence concerning the charges against the Defendants:

1. The Court accepts and establishes as uncontested fact that the Defendants have been and continue to be engaged in a deliberate, brutal, and ongoing Criminal Conspiracy against Humanity and targeted individuals, particularly Kevin Annett, who since October 17, 1994 has led the public investigation and prosecution of their crimes; and that this willful Criminal Conspiracy has been planned and committed unjustifiably with malice aforethought to attack and destroy Annett's life, family, livelihood, employability, civil rights, spiritual and professional calling, and his public work and reputation, including by attempting to kill him.

2. The Court accepts and establishes as uncontested fact that the purpose of this Criminal Conspiracy by the Defendants was and continues to be to commit and to aid and abet Genocide and Crimes against Humanity by Church, State, and Corporations in Canada and elsewhere, and to conceal their own and others' malfeasance and complicity in those Crimes, including in these and derivative acts:

- i. The deliberate and systematic extermination of indigenous nations across Canada, and the theft, profiteering from, and despoiling of their lands and resources.
- ii. The institutionalized kidnapping, rape, torture, trafficking, medical experimentation, drug testing, starvation, and murder of indigenous and other children, including in the Indian residential schools and hospitals, and present-day Catholic hospitals and childcare facilities.
- iii. The torture and murder of men, women, and children through experimental, involuntary drug testing, sexual sterilization, pain threshold and mind control experiments, slave labor, trafficking, ritual killing, and other forms of medical, physical, and biological genocide.
- iv. The kidnapping, torture, and ritual murder of children in church and state-sponsored intergenerational cult networks, including the so-called Ninth Circle and Twelve Mile Club.
- v. The systematic destruction of the buried remains of Indian residential school children and other children, and of evidence pertaining to their torture, suffering, and death.
- vi. The harassing, targeting, and murder of Krista Lynn, John Sargent, Mark Angus, Karl Angus, Willie Sport, Archie Frank, Harriett Nahanee, Louis Daniels, William Combes, Johnny "Bingo" Dawson, Harry Wilson, Ricky Lavalley, Edna Philips, Ron Barbour, and Pamela Holm.
- vii. The treasonous subversion and destruction of the sovereignty and the laws of Canada.
- viii. The imposition of an unlawful political and economic tyranny over the lives of Canadians and humanity under the guise of a fraudulent COVID public health crisis.
- ix. The deliberate poisoning and murder of Canadians and humanity through the illegal and mandatory imposition of experimental COVID "vaccines" obtained through genocide.
- x. The laundering of money and the trafficking in weapons, drugs, children, fetuses, and human organs, in partnership with and for the mutual profit and benefit of themselves and organized crime, corporations, banks, churches, and governments, in North America, Europe, Southeast Asia, and China.
- xi. The harassing, silencing, and murder of witnesses to these crimes.

xii. The construction of a false and misleading public narrative about these crimes to delay and prevent criminal investigations and judicial proceedings.

xiii. The obstruction of justice.

xiv. Assaulting, defaming, marginalizing, and destroying Kevin Annett and his associates and their efforts to make public the truth and details of these crimes and to prosecute those responsible, and attempting to assassinate Annett.

xv. Disrupting the proceedings of the Court, harassing the Court's officers, and planning and attempting their assassination.

3. The Court accepts and establishes as uncontested fact that this Criminal Conspiracy and these criminal actions by the Defendants are particularly nefarious and a matter of enormous public concern because they constitute a real, present, and ongoing threat to and assault upon the laws, peace, and welfare of Canada, its people, and the people and nations of the world, by deliberately causing, committing, facilitating, and concealing Crimes against Humanity; and that accordingly, the Verdict and Sentence of the Court is made on behalf of not only Kevin Annett and his associates, but the Canadian people and all of humanity, and their interests of justice, peace, public safety, the health and welfare of children, the rule of law, democratic accountability, and the survival of free societies.

4. The Court accepts and establishes as uncontested fact that because of this Criminal Conspiracy and these criminal actions, Kevin Annett has experienced and is experiencing enormous and ongoing personal, physical, financial, and professional suffering and ruin, and severe damages and losses, for which the Defendants are jointly liable and responsible by their criminal actions and as co-conspirators in this proven Criminal Conspiracy.

5. The Court accepts and establishes as uncontested fact that the Defendants were responsible for the nearly fatal chemical poisoning of Kevin Annett during 2021, and that they intend and are actively planning to murder Annett after his hospitalization for surgery, or elsewhere, on or before February 21-22, 2022, according to the Defendants' Criminal Conspiracy described herein; and that the Defendants have disrupted and impeded the Court's proceedings, including by harassing its officers, and planning their assassination.

6. The Court accepts and establishes as uncontested fact that this Criminal Conspiracy and the criminal actions by the Defendants are part of a broader institutionalized criminality that has been waged against humanity for centuries by the papal, monarchical, religious, police, governmental, military, and business corporations named herein that are associated with the Defendants - a fact that has been established by the previous adjudication of this matter by international Courts of Law; and as such, the Defendants are the active agents and fiduciary officers of Transnational Criminal Organizations that under International Law constitute rogue criminal bodies that have lost their right to operate. Accordingly, as the agents and officers of such bodies, the Defendants have no legal basis or right to challenge or appeal this Verdict and Sentence, which stands *stare decisis* on the public record.

THE VERDICT AND SENTENCE OF THE COURT

1. The Court hereby finds the Defendants guilty as charged on the general indictment and the charges specified by the Prosecution, namely, of being the prime initiators of and participants in, and of bearing direct command responsibility for, a deliberate, deadly, and massive Criminal Conspiracy to plan, commit, and conceal Genocide and Crimes against Humanity, and of personally and jointly engaging in or aiding and abetting criminal actions against Kevin Annett, his children, his associates, other children, and indigenous people.

2. In addition, the Court finds the Defendants guilty of disrupting, impeding, and attacking the proceedings of the Court prior to and during its deliberations in order to evade justice and conceal their guilt and the guilt of others in the matters stated herein, and of conspiring to assassinate Kevin Annett and officers of the Court.

3. Accordingly, it is the Sentence of the Court that the Defendants shall be imprisoned for the duration of their natural lives without the possibility of parole, that their personal and institutional authority is nullified, that their personal assets and their properties are seized as partial reparations for their crimes, and that they shall facilitate the liquidating of the assets and properties of their respective Bodies Corporate which, as duly convicted Transnational Criminal Organizations, have lost their right to operate, to manufacture, sell, or profit from their products, or to retain their financial investments and holdings.

4. It is the Sentence of the Court that the Defendants shall immediately surrender themselves to the Court's Sheriffs for the execution of this lawful Verdict and Sentence.

5. It is the Sentence of the Court that if the Defendants evade arrest and imprisonment, or otherwise defy this lawful Verdict and Sentence, they are publicly declared and will be considered to be fugitives from justice under the law; and accordingly, Court sheriffs and deputized police and citizens are empowered to enforce the Court's Verdict and Sentence by using reasonable force to arrest and detain the Defendants and deliver them for the lawful execution of their Sentences, and to assist in the seizing of their assets and properties, according to the terms of this lawful Verdict and Sentence.

6. It is the Sentence of the Court that the Defendants shall instantly and unconditionally cease and desist from their proven Criminal Conspiracy and criminal actions, including against Kevin Annett, and from any life-threatening, criminal, and damaging actions aimed at him and his children, his associates, other children, and indigenous people.

7. It is the Sentence of the Court that the Defendants shall publicly acknowledge and admit to all the aforementioned fifteen criminal actions in which they are and have been engaged and are complicit, shall acknowledge their participation in their proven Criminal Conspiracy, and shall disclose to the Court all the evidence, communications, and identities of other persons associated with the aforementioned fifteen criminal actions and with their proven Criminal Conspiracy, including in relation to the following events:

a) the firing without cause, notice, or due process and the unlawful "delisting" from ministry and public, professional ruination of Kevin Annett by the United Church of Canada and its fiduciary officers and agents between October 17, 1994 and March 7, 1997, and their subsequent ruination of attempts by Annett to professionally retrain and earn a livelihood;

b) the divorce and child custody lawsuit brought against Kevin Annett by his spouse Anne McNamee between December 24, 1995 and April 4, 1996, that was instigated, organized, and funded by officers and agents of the United Church, the Canadian judiciary, the Royal Canadian Mounted Police (RCMP), and James, Madeleine, and Anne McNamee;

c) the destruction of Kevin Annett's doctoral program by the United Church and its agents at the University of British Columbia between September 1, 1995 and March 31, 1998;

d) the destruction of Kevin Annett's professional ordination in the Unitarian Universalist Church by officials of the United Church and the Unitarian Church during 1996 and 1997;

e) the sustained physical, financial, and psychological warfare waged against Kevin Annett between August 1, 1992 and the present through a systematic "black operation" initiated and funded by the United, Catholic, and Anglican Churches, the RCMP, the governments of Canada and China, the Crown of England, the Weyerhaeuser and Pfizer corporations, the Vatican agency known as Santa Alleanza, and Karol Wojtyla, Joseph Ratzinger, and Jorge Bergoglio (*aka* Popes John Paul II, Benedict XVI, and Francis I); and a public misinformation and sabotage campaign directed against Kevin Annett and his associates by these same corporate bodies and individuals, from August 1, 1992 to the present;

f) the assassination of Krista Lynn, John Sargent, Mark Angus, Karl Angus, Willie Sport, Archie Frank, Harriett Nahanee, Louis Daniels, William Combes, Johnny "Bingo" Dawson, Harry Wilson, Ricky Lavallee, Edna Philips, Ron Barbour, and Pamela Holm by these same corporate bodies and individuals between March 3, 1995 and September 23, 2019;

g) the chemical poisoning of Kevin Annett during 2021, and his assassination on or before February 21-22, 2022, by agents of the RCMP, Pfizer Ltd., the Vatican agency Santa Alleanza, the Papal Nuncio to Canada, by order of Jorge Bergoglio, *aka* Pope Francis;

h) the planned assassination of officers of the Court following the commencement of its proceedings on September 15, 2021, by order of Jorge Bergoglio, *aka* Pope Francis.

8. It is the Sentence of the Court that the Defendants will immediately issue to Kevin Annett and to the families and estates of the persons named in point (f) above, a complete, unconditional, public admission of guilt and full acceptance of responsibility for their actions in relation to Annett and these persons, and for any other losses, damages, and suffering caused to them by the Defendants. Such an admission by the Defendants shall constitute under the law an unqualified acceptance of legal and moral responsibility for these crimes.

9. It is the Sentence of the Court that the Defendants and especially the aforementioned officers of the United Church of Canada and any of their agents shall publicly acknowledge the unlawful, fraudulent, and covert nature of the "delisting" hearing that expelled Kevin Annett from his profession as a United Church minister, and the participation of United Church officers in the planned, systematic destruction of Annett's livelihood, marriage, family, public reputation, university studies, vocational retraining, and employment.

10. **It is the Sentence of the Court** that the Defendants shall financially compensate Kevin Annett for all his denied income and his financial expenses and losses arising from their personal and fiduciary actions, or their association with the said Criminal Conspiracy. These reparations will total no less than \$2.5 million for general expenses and lost income, employment, and benefits, and no less than \$25 million for personal grief, losses, suffering, expenses, and damages caused to Kevin Annett and his children by the Defendants.

11. **It is the Sentence of the Court** that the Defendants shall financially compensate each of the families and estates of the persons named in point (f) above an amount totaling no less than \$25 million for personal grief, losses, suffering, and other damages caused by their targeting, harassing, and murder by the Defendants.

12. **Accordingly, the Court authorizes** through its appended Warrants the immediate arrest of the Defendants, and the seizure and expropriation of the assets and properties of the Defendants and their respective Bodies Corporate, in order to provide these funds and reparations to Kevin Annett and to the families and estates of the persons named in point (f) above, in accordance with the lawful Verdict and Sentence of the Court.

13. **Finally, it is the Sentence of the Court** that all governments, public health agencies, and medical personnel or companies are prohibited, on pain of being charged as accessories to a crime, from buying, promoting, or using the COVID "vaccines" and other products of medical genocide and mass murder issued by the convicted Bodies Corporate known as Pfizer Pharmaceuticals and Glaxo Smith Kline Pharmaceuticals, which are guilty of Crimes against Humanity, and as transnational criminal organizations are lawfully disestablished.

This Verdict and Sentence is made and issued unanimously by the Magistrates of the International Common Law Court of Justice, Case Docket No. 09152021-A001, on this Fifteenth Day of January in the year 2022. It has the full force and effect of the Law.



Chief Magistrate



Clerk of the Court

Submitted to and entered into the public record of the International Common Law Court of Justice as Case Docket No. 09152021-A001, on this day, January 15, 2022





ARREST WARRANT

Issued by the Court in accordance with its lawful Verdict and Sentence

In the Matter of Case Docket No. 09152021-A001

The Court authorizes its Sheriffs and their appointed deputies to immediately detain and deliver for the execution of their Sentence the persons named in this Warrant.

The Sheriffs and their deputies are empowered to call upon other police forces to aid in the detaining and transporting to imprisonment of the sentenced persons named in this Warrant, employing necessary and reasonable force.

THIS WARRANT HAS THE FULL FORCE AND EFFECT OF THE LAW.

IT IS A CRIMINAL OFFENSE AND AN OBSTRUCTION OF JUSTICE FOR ANYONE TO INTERFERE WITH THE EXECUTION OF THIS WARRANT.

Issued on the Fifteenth Day of January in the year 2022.

Chief Magistrate of the Court

Clerk of the Court



See the reverse for the list of convicted Defendants who are subject to immediate arrest and imprisonment according to the terms of this lawful Warrant.

Case Docket No. 09152021-A001

January 15, 2022

The following persons have been duly tried, convicted, and sentenced by the Court, and are subject to immediate arrest and imprisonment according to this lawful Warrant:

Elizabeth Windsor, Mary Simon, Richard Wagner, Justin Trudeau, Stephen Harper, Jean Chretien, Paul Martin, Beverley McLachlin, Larry Campbell, Murray Sinclair, John Horgan, David Eby, Theresa Tam, Bonnie Henry, the Estate of Allan McEachern, of the CROWN OF ENGLAND and the GOVERNMENTS OF BRITISH COLUMBIA AND CANADA; and Brenda Lucki, Peter Montague, Gerry Peters, Paul Willms, of the ROYAL CANADIAN MOUNTED POLICE;

Joseph Ratzinger, Jorge Bergoglio, Domenico Giani, Gerald Lacroix, Luigi Ventura, Pedro Lopez Quintana, Ivan Jurkovic, Remi de Roo, Michael Miller, the Estates of Karol Wojtyla, Raymond Roussin, and Adolfo Pachon, of the ROMAN CATHOLIC CHURCH;

Justin Welby, Fred Hiltz, Bob Bennett, Michael Ingham, of the ANGLICAN CHURCH;

Richard Bott, Michael Blair, Marion Best, Virginia Coleman, John Cashore, Jon Jessiman, Jim Sinclair, Gary Paterson, Brian Thorpe, Paul Mills, Paul Webb, Walter Farquharson, Phil Spencer, Foster Freed, Cameron Reid, Bob Stiven, the Estates of Art Anderson, Bill Howie, Fred Bishop, James Goodbrand, and George Darby sr., of the UNITED CHURCH OF CANADA

Roseanne Archibald, Phil Fontaine, Ed John, Ron Hamilton, Charlie Thomas, Patrick Brazeau, Robert Joseph, of the ASSEMBLY OF FIRST NATIONS and the FIRST NATIONS SUMMIT

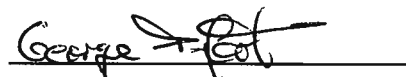
Anne Heller, John Buehrens, Steven Epperson, of the UNITARIAN UNIVERSALIST CHURCH

Devin Stockfish, The Estate of John Creighton, of WEYERHAEUSER LTD.

Albert Bourla, Cole Pinnow, of PFIZER PHARMACEUTICALS LTD., Emma Walmsley, Faris El Refaie, of GLAXO SMITH KLINE PHARMACEUTICALS LTD.

Xi Jinping, Xu Caihou, Wang Haijiang, of the GOVERNMENT OF CHINA, and Zhou Jiping, Wang Dongjin, of PETROCHINA LTD.

Harry Ogden, Dena Churchill, Terry Whyte, John Mayba, Wendy Barker, Jim and Eva Manly, Anne McNamee, and the Estates of James and Madeleine McNamee, PRIVATE CITIZENS



Clerk of the Court

Case Docket No. 09152021-A001 - January 15, 2022





WARRANT OF SEIZURE AND EXPROPRIATION

Issued by the Court in accordance with its lawful Verdict and Sentence

In the Matter of Case Docket No. 09152021-A001

The Court authorizes its Sheriffs and their appointed deputies to immediately seize and expropriate the personal and corporate assets and properties of the persons named in this Warrant according to the lawful Verdict and Sentence of the Court.

The Sheriffs and their deputies are empowered to call upon other police forces to aid in the enforcement of this Warrant, employing necessary and reasonable force.

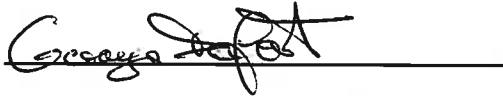
THIS WARRANT HAS THE FULL FORCE AND EFFECT OF THE LAW.

IT IS A CRIMINAL OFFENSE AND AN OBSTRUCTION OF JUSTICE FOR ANYONE TO INTERFERE WITH THE EXECUTION OF THIS WARRANT.

Issued on the Fifteenth Day of January in the year 2022.



Chief Magistrate of the Court



Clerk of the Court



See the reverse for the list of convicted Defendants who are subject to immediate arrest and imprisonment according to the terms of this lawful Warrant.

Case Docket No. 09152021-A001

January 15, 2022

The following persons have been duly tried, convicted, and sentenced by the Court, and their personal and corporate assets and properties are subject to immediate seizure and expropriation according to this lawful Warrant:

Elizabeth Windsor, Mary Simon, Richard Wagner, Justin Trudeau, Stephen Harper, Jean Chretien, Paul Martin, Beverley McLachlin, Larry Campbell, Murray Sinclair, John Horgan, David Eby, Theresa Tam, Bonnie Henry, the Estate of Allan McEachern, of the CROWN OF ENGLAND and the GOVERNMENTS OF BRITISH COLUMBIA AND CANADA; and Brenda Lucki, Peter Montague, Gerry Peters, Paul Willms, of the ROYAL CANADIAN MOUNTED POLICE;

Joseph Ratzinger, Jorge Bergoglio, Domenico Giani, Gerald Lacroix, Luigi Ventura, Pedro Lopez Quintana, Ivan Jurkovic, Remi de Roo, Michael Miller, the Estates of Karol Wojtyla, Raymond Roussin, and Adolfo Pachon, of the ROMAN CATHOLIC CHURCH;

Justin Welby, Fred Hiltz, Bob Bennett, Michael Ingham, of the ANGLICAN CHURCH;

Richard Bott, Michael Blair, Marion Best, Virginia Coleman, John Cashore, Jon Jessiman, Jim Sinclair, Gary Paterson, Brian Thorpe, Paul Mills, Paul Webb, Walter Farquharson, Phil Spencer, Foster Freed, Cameron Reid, Bob Stiven, the Estates of Art Anderson, Bill Howie, Fred Bishop, James Goodbrand, and George Darby sr., of the UNITED CHURCH OF CANADA

Roseanne Archibald, Phil Fontaine, Ed John, Ron Hamilton, Charlie Thomas, Patrick Brazeau, Robert Joseph, of the ASSEMBLY OF FIRST NATIONS and the FIRST NATIONS SUMMIT


Anne Heller, John Buehrens, Steven Epperson, of the UNITARIAN UNIVERSALIST CHURCH

Devin Stockfish, The Estate of John Creighton, of WEYERHAEUSER LTD.

Albert Bourla, Cole Pinnow, of PFIZER PHARMACEUTICALS LTD., Emma Walmsley, Faris El Refaie, of GLAXO SMITH KLINE PHARMACEUTICALS LTD.

Xi Jinping, Xu Caihou, Wang Haijiang, of the GOVERNMENT OF CHINA, and Zhou Jiping, Wang Dongjin, of PETROCHINA LTD.

Harry Ogden, Dena Churchill, Terry Whyte, John Mayba, Wendy Barker, Jim and Eva Manly, Anne McNamee, and the Estates of James and Madeleine McNamee, PRIVATE CITIZENS



Clerk of the Court

Case Docket No. 09152021-A001 - January 15, 2022

