



Great Jury
RR 1, Box# 22
The United States of America,
Global Postal Code-NAC:850H2 MR7C8



*“The Future belongs to those who believe in the beauty of their dreams.”
Eleanor Roosevelt*

DECLARATION OF INDICTMENT

The Great Jury hereby convenes in the one supreme court under The American National Union of The United States of America and Party, placed under seal of non-public record on December 28, 2017 within the judicial districts of The United States of America, in standing to declare the existence of Human Rights Violations pursuant to matters in claims in the case of:

LEANNA SMITH and **CHILDREN** in the subject matter of **Child #1** and **Child #2** committed against the Universal Declaration of Human Rights agreed upon on the 10th of December, 1948, sealed in record, herein placed under seal of non-public record as was set forth in the below case and number.

By the authority of Article 8 of the Universal Declaration of Human Rights wherein does read:

Article VIII

Everyone has the right to an effective remedy by the competent national tribunals for acts violating the fundamental rights granted him by the constitution or by law.

The Great Jury does have the right to declare into existence violations against the Universal Declaration on Human Rights and hear cases from Alien Tort Claimants

based on the Declaration of Rights for the **DECLARED RESIDENT** and affirmed American National for The United States of America, 2012, as amended on February 20, 2017,

Official Copy of the Universal Declaration of Human Rights.

Link: <http://www.un.org/en/universal-declaration-human-rights/index.html>

IT IS DECLARED that the state of Arizona, against **LEANNA SMITH, Child #1**, and **Child #2** did knowingly, willfully and intentionally without regard for human rights violate multiple articles of the Universal Declaration of Human Rights; and the Protocol to Prevent, Suppress and Punish Trafficking in Persons Especially Women and Children, supplementing the United Nations Convention against Transnational Organized Crime of which the United States of America is a Party as of November 3rd 2005,

AND;

IN THE GREAT JURY, **LEANNA SMITH** HAS APPEARED IN PERSON AND CLAIM, in the investigative Record No. 20171228-HRT-SMID-Smith-DL

LEANNA SMITH, (MOTHER); with claims under the Universal Declaration of Human Rights; and the subject matter of **Child #1** and **Child #2** (under seal) with claims represented under the Universal Declaration of Human Rights as “Convention on the Rights of the Child” whereby identity is represented for this child by use of birth date in public record forum,

VS.

the state of **Arizona**,

also known as a.k.a. (operating as, under, in fiction, unknown or parallel in The state of Arizona and/or private or not, in corporation or not), under Arizona original actions Case No’s. JD-17200, JS-9877, 10-CV-01632-DGC, CV-10-1632-PHX-FJM

Comes now, the Great Jury, delivered by its appointee, herein does **Declare the Existence of Human Rights violations** identified and committed contrary to the **Universal Declaration of Human Rights**, and committed contrary to the “Convention on the Rights of the Child” adopted and exercised in finding(s) as action herein, on aforementioned claim and finding(s).

I. (A) ARIZONA Existence of Human Rights Violations

In these findings, these International incidents have occurred in the U.S. state of Arizona, as a creature within and separate to the State of Arizona, thereby taking the mantle of a people's government to a capacity over the people of the State of Arizona and as a different subset of peoples. This mantle is therein connected as an outlier (see below definition), a separate term representing a Federal government, which is distinct from the creature of the state of Arizona, and head quartered in Manhattan Island, of New York, under the charter of the Patroons, established by the King of the Netherlands. This Federal government: United States operates within the jurisdiction of the other United States, as a corporation designated being the District of Columbia purporting to exist, under its own Municipal laws, as a state within the original Union.

[A global document I. And II. Definition - outlier as noun

noun: outlier; plural noun: outliers

a person or thing situated away or detached from the main body or system.

a person or thing differing from all other members of a particular group or set.

The creature state of Arizona, owned and operated by Secret Societies and Grand Lodges under its own subset of members, has a protectorate, the U.S. Military and originates from within the city-state of the City of Washington, D.C. The American Bar Association is not proper as plenary, and operates as an outlier to the city of London known as the Crown Temple.

The Crown Temple administrates the Treasury of the Vatican City, operates as an outlier with foreign to states and foreign to Federal Government United States and foreign to the other United States as a corporation, as foreign entity's and foreign Associations, and foreign Charters, and foreign Organizations, contrary to treaties made to create a façade of neutrality, while keeping arm's length of nefarious acts. The implementation of a Military theology, branded on the court houses of the U.S. Court with the Free Mason compass and exercising the Equestrian Order of the Holy Sepulcher, a sovereign city state created by Vatican City and operating as creatures to the Origination States of the Union.

These above said creatures of the 48 states, change. Alter and modify the state and status as to the proper capacity of the workings when compared to 48 States by means of deception, non-disclosure, redefinition of meaning, to mislead by means of religion, over time, as private company's by operating as private

corporations, for a creature of state charters, creature of a county, creature or municipal or city charter, being redefined into metro's and city-states. Therefore, by displacing and taking the mantle of government of the state, posing as original States, an arbitrary deception occurs and is forced unknowing on the people of the State of Arizona, regardless of political status under a redefinition of U.S. citizen, whereby that status, standing, and character is thereby not properly achieved nor vetted.

The U.S. state of Arizona with a population and culture of people cannot self-proclaim authorization to self-operate the creature of the state, whereby knowledge and consent of the people was not admitted, thereby creating adverse violations under the Universal Declaration of Human Rights and various sections of the War crimes doctrine. Section 22 of "Elements of Crimes" published in 2011 by the International Criminal Court clearly states the following: Section 22. "The transfer, directly or indirectly, by the Occupying Power of parts of its own civilian population into the territory it occupies, or the deportation or transfer of all or parts of the population of the occupied territory within or outside this territory."

Elements

1. The accused:
 - (a) Transferred, 36 directly or indirectly, parts of its own population into the territory it occupies; or
 - (b) Deported or transferred all or parts of the population of the occupied territory within or outside this territory.
2. The conduct took place in the context of and was associated with an international armed conflict.

The accused was aware of factual circumstances that established the existence of an armed conflict.

In the 1913 revised statutes of the U.S. state of Arizona, it proclaimed the existence of Fraternal and Secret Societies, chapter 6, under the members of the Grand Lodge or division acting under the authority under any Grand Lodge or the rules of its society. Specifically, it can sue or be sued in any federal court else loose its license to operate. The society property real or personnel is allowed by Devise, which is a testamentary disposition of land or realty or a gift of real property by the last will and testament of the donor. When used as a noun, it means a testamentary of disposition of real or Personal Property, and when used as a verb, it means to dispose of real or personal property by will, also as grant, gift or purchase for

trustee's. Since the people of the State of Arizona have been trafficked into the aforesaid grand society and with no one holding an office to remove adversarial society's and its licensing, whereby it renders its own society scheme with self-proclaimed immunity, creates improper capacity, using a Political Contingency to the State of Arizona people.

**I. (B) Formulation under general laws: Revised Code of Arizona
Section 2:**

Corporations may be formed under general laws, but shall not be created by special acts. Laws relating to corporations may be altered, amended, limited, and restrained by law.

The officers under the creature of the U.S. state of Arizona, have amended the Constitution of the State of Arizona, thereby publishing an Arizona Constitution, therefore are not the same, and changed or altered the titles thereof. Sedition and Treason has been implemented on the peoples of the State of Arizona.

The actions applied under the state of Arizona, is trafficking of all its people of the State of Arizona, an effect to deny the people access to government, the political process, open election, a Nationality, the sovereign collective powers as an independent State, which is transferred into something else of international crimes ignored by the Department of Justice of the U.S., Vatican City and Manhattan Island of New York.

The U.S. state of Arizona is an international corporation, and subject to and operating under the rules of private international law, therefore is subject to the **Universal Declaration of Human Rights** and the "**The Convention on The Rights of The Child,**" under the customary international law and vacant of any rule or stipulation otherwise, by officers of corporation(s).

The U.S. state of Arizona (herein after referred to as "**Creature state of Arizona**") did knowingly and intentionally commit certain human rights violations listed in the Universal Declaration of Human Rights, as it would have had to create and implement said conditions and status, and then operate same, therefore it imprinted upon the victims, as listed herein of the above style claims as found and identified herein this subject-matter.

The revised statues of Arizona, a.k.a. or similar to the Rules Code of

Washington (RCW), is a product to commit the enclosed herein, Universal Declaration of Human Rights adversarial status, under corporations, associations, and charters, whereby when these are not a government, exacerbates the offense when these acting as governments and are not governments in the true meaning thereof, but operate as if they were in an official government and body with powers granted as if was in a proper capacity. The officer of the “Creature state of Arizona” cannot claim a sovereign immunity and then these officer(s) claim and impose a privacy violation(s), as the corporation, charters and associations operating as fronts for the National Lawyers Guild, the bulwark of the Communist party; are in a claim of being a government of The State of Arizona and therefore operate without standing as the “**Creature state of Arizona.**”

THEREFORE, IT IS HEREBY DECLARED, the jurors under this Great Jury, by view and survey has identified Section I., ARIZONA, Existence of Human Rights violations, has occurred under the “**Creature state of Arizona** to now be served and brought into a Judgment before the Human Rights Tribunal for remedy upon the following violations established by Section I: ARIZONA, Existence of Human Rights violations:

**ARIZONA, Existence of Human Rights Violations as
UNIVERSAL DECLARATION OF HUMAN RIGHTS**

LEANNA SMITH, mother hereinafter Affiant.

Article 1.

Affiant being first in time, first in right of Affiant’s Child #1 and Child #2 and being the biological Mother. Child Protective Services, hereinafter known as the Department of Child Safety (DCS) has no rights to Affiant’s Child #1 and Child #2. DCS in collusion with Arizona Superior Court is and has been claiming Child #1 and Child #2 as said property of children with lack of lawful authority for possession of intangible rights over Affiant’s children.

Article 2

Arizona Superior Court converted the intangible and tangible rights to the children of Affiant to Arizona DCS, which violates both liberty of Affiant, Child #1 and Child #2.

Article 3

Affiant, Child #1 and Child #2 right to life, liberty and security was infringed upon by the creature state of Arizona and state actors.

Article 4

Affiant's Child #1 has been held in slavery and/or servitude since September 3, 2008 and Affiant's Child #2 has been held in slavery and/or servitude since May 21, 2010 by the creature state of Arizona and state actors.

Article 5

Affiant, Child #1 and Child #2 were tortured, treated cruelly, and degraded as a human being. Child #1 and Child #2 were taken from Affiant without a warrant, without cause, and without evidence. Evidence proves Child #1 and Child #2 were exposed to inappropriate sexual behavior in foster placement as two expert witnesses, Eli H. Newberger, M.D. and Eric G. Mart, Ph.D., provided document reports and testimony that Child #1 and Child #2 were sexually, physically, and medically abused in the foster placements.

Article 6

Affiant, Child #1 and Child #2 were not treated as person(s) in the eyes of the law. Affiant was discriminated against by the creature state of Arizona and state actors as evidenced by fabricated claims of mental health issues of Munchausen Syndrome by Proxy (MSBP) against mother, Leanna Smith to coverup a series of medical malpractice actions committed against Child #1. In addition, Affiant, Child #1 and Child #2 religion, faith, and moral character were infringed upon as evidenced in Katrina Buwalda, PhD. Report of 01/26/10, which states "It was also discussed that during the visits religion and any statements with religious connotation would be prohibited."

Article 7

Affiant, Child #1, and Child #2 were not treated as person(s) in the eyes of the law. The creature state of Arizona and state actors did knowingly suppress and eliminate evidence of medical malpractice in non-recognition of the persons of Child #1, which created pain compliance and suffering to Child #1. Affiant, Child #1 and Child #2 were discriminated against by the creature state of Arizona and state actors as evidenced by fabricated claims, which targeted mother's religion, mother's faith, and mother's moral character,

Article 8

Creature state of Arizona and state actors denied Affiant effective remedy, denied fundamental rights granted by the constitution or by law because Affiant's person on paper was removed arbitrarily from land of the U.S. states to offshore territories of U.S. and applied a foreign entity constitution. (*Declaration of the Charter of Judges, Roma Italy.*)

Article 9

Affiant's Child #1 was detained and subjected to arbitrary detention, isolated from mother and family. In addition, Child #1 was trafficked for medical research since seizure by the creature state of Arizona and state actors on September 3, 2008 to current date of December 31, 2017 and/or beyond. Affiant's Child #2 has/is currently detained and subjected to arbitrary detention, isolated from family, used as leverage to force Affiant and Affiant's partner to cease all litigation. In addition, Child #2 was trafficked for medical research since seizure by the creature state of Arizona and state actors on May 21, 2010 to current date of December 31, 2017 and/or beyond.

Article 10

Affiant was denied a fair and public hearing. The entire case was held behind closed doors and sealed from any accountability or oversight. Over **"1,700 critical audio recordings"** of the events were sealed and never allowed to be used by the juvenile court. Exculpatory evidence was sealed, destroyed and/or ignored."

Article 11

No Offense Identified

Article 12

Affiant was/is being deprived intangible and tangible rights to Affiant's Child #1 since September 3, 2008. Affiant has/is being deprived intangible and tangible rights to Affiant's Child #2 since May 21, 2010. Affiant's Child #1 and Child #2 are being deprived intangible and tangible rights to Affiant.

Article 13

Affiant, Child #1 and Child #2 freedom of movement and residence were restricted by the creature state of Arizona and state actors when state actors seized Child #1 on September 3, 2008 and seized Child #2 on May 21, 2010 to current date of December 30, 2017 and/or beyond.

Article 14

No Offense Identified

Article 15

The creature state of Arizona and state actors arbitrarily claimed jurisdiction over Affiant, Child #1 and Child #2 based solely on geography, that the children were "present in Maricopa County, Arizona at all relevant times." The creature state of Arizona operates solely with a Masonic court, which is an association, and thereby Affiant is not a political constituent or party thereof.

The acting state, is of the creature of the state, a state operating with in a State, and is a fraud against a people. (See exhibit name PDF attached to indictment Rod Class 11 CVS 1559 in Judge Ridgeway's ruling Originated from a Ruling in error in Class v. NORTH CAROLINA, Case No. 10 DOT 7047)

Article 16

3. Affiant, Child #1 and Child #2 were denied the rights as a natural and fundamental group unit of society and were denied the protection by society and the creature state of Arizona and state actors. Affiant's natural and fundamental right to have a family was arbitrarily removed under suspicious and false allegations by state actors, medical personnel, and the creature state of Arizona and state actors.

Article 17

1. Affiant's rights to Child #1 and Child #2, and Affiant's right to continue Affiant's 18+ year monogamous relationship with Darrell Smith was infringed upon by the creature state of Arizona and state actors, which is an arbitrary denial of right. Affiant does not know the whereabouts of Child #1 or Child #2 to reestablish a relationship.

Article 18

Affiant, Child #1 and Child #2 right to freedom of thought, conscience, and religion was infringed upon by the creature state of Arizona and state actors. This was manifested by the creature state of Arizona and state actors denied Affiant's right to religion, deny Affiant's right to prayer in the presence of Child #1 and Child #2 as evidenced in Katrina Buwalda, PhD. Report of 01/26/10, which states "It was also discussed that during the visits religion and any statements with religious connotation would be prohibited."

Article 19

Affiant was denied Affiant's right to freedom of opinion and expression; this right includes freedom to hold opinions without interference and to seek, receive and impart information and ideas through any media and regardless of frontiers, as evidenced by denial of mother's religious freedoms, expression of religion, denial of prayer as evidenced in Katrina Buwalda, PhD. Report of 01/26/10, which states "It was also discussed that during the visits religion and any statements with religious connotation would be prohibited." Affiant was restricted from discussing or obtaining Affiant's Child #1 medical records, needs and/or second opinions.

Article 20

Affiant's right to freely associate with others, specifically Leanna Smith, Child #1 and Child #2 was attacked, hindered, and denied. Affiant clearly was compelled to belong to a Central Registry for "child abuse" of which, Affiant wants no association with or a part of as an association.

Article 21

Affiant was denied equal access to elected representatives, both directly and indirectly as evidenced by being forced into an association with Maria Hoffman.

Article 22

Affiant, Child #1 and Child #2 were/are denied the right to social security (within society), the right to be secure in society to include but not limited to economic, social and cultural rights. Affiant's dignity and development were infringed upon and restricted after being falsely labeled a "child abuser" as Affiant's name was placed in the Central Registry by the creature state of Arizona and state actors.

Article 23

Affiant was/is denied the right to free choice of employment as a result of being falsely labeled a "child abuser" and entered into the Central Registry by creature state of Arizona and state actors.

Article 24

Affiant was/is denied the right to rest and leisure, including reasonable limitation of working hours as a result of being falsely labeled a "child abuser" and entered into the Central Registry by creature state of Arizona and state actors.

Article 25

No Offense Identified

Article 26

No Offense Identified

Article 27

No Offense Identified

Article 28

Each creature of the state, being in the metes and bounds of an existing country, The United States of America, the creature state of Arizona being a private membership association grants no authority to violate human rights. The Universal Declaration of Human Rights was/is entitled to Affiant, Child #1 and Child #2 and the many articles of this Declaration, The Universal Declaration of Human Rights.

Article 29

1. Affiant, Child #1 and Child #2 were/are denied the free and full development of personalities by and through slander, defamation and character assassination, and forced association, which hinders the growth and reputation of the personality to thrive in society and in the public.

2. The creature state of Arizona and state actors did not act in regards or recognition of the rights and freedoms of Affiant, Child #1 and Child #2, and did not meet just requirements of morality in humane actions, public order, and/or general welfare, and committed human rights violations to Affiant, Child #1 and Child #2, and did not limit actions as determined by the law solely for purpose of securing due recognition and respect for human rights and freedoms for Affiant, Child #1 and Child #2.

Article 30

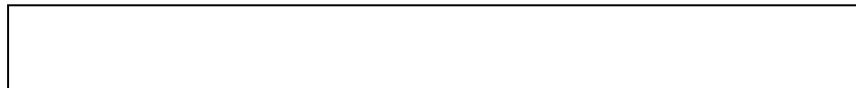
No Offense Identified

Many of the rights and freedoms of Affiant and Affiant’s minor Child specified in this Universal Declaration of Human Rights, have been violated, encroached, infringed, torn apart. Actions construed as inhumane, degrading.



This Great Jury has identified Violations in accordance with the Universal Declaration of Human Rights and The Convention on the Rights of the Child.

*Acknowledged and Affirmed on this day of December 31, 2017
The Foreman of The Great Jury of The United States of America*



**II. (A) ARIZONA Existence of Human Rights Violations as a
“Convention on the Rights of the Child”**

In these findings, these International incidents have occurred in the U.S. state of Arizona as a creature within and separate to the State of Arizona, thereby

taking the mantle of a people's government, to a capacity over the people of the State of Arizona and as a different subset of peoples. This mantle is therein connected as an outlier (See below definition), a separate term representing a Federal government, which is distinct from the creature of the state of Arizona, and head quartered in Manhattan Island, of New York, under the charter of the patroons, established by the King of the Netherlands. This Federal government United States operates within the jurisdiction of the other United States, as a corporation designated being the District of Columbia purporting to exist, under its own Municipal laws, as a State within the original Union.

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a person or thing situated away or detached from the main body or system.

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The creature state of Arizona, owned and operated by Secret Societies and Grand Lodges under its own subset of members, has a protectorate, the U.S. Military and originates from within the city-state of the City of Washington, D.C. The American Bar Association is not proper as plenary, and operates as an outlier to the city of London known as the Crown Temple.

The Crown Temple administrates the Treasury of the Vatican City, operates as an outlier with foreign to states and foreign to Federal Government United States and foreign to the other United States as a corporation, as foreign entity's and foreign Associations, and foreign Charters, and foreign Organizations, contrary to treaties made to create a façade of neutrality, while keeping arm's length of nefarious acts. The implementation of a Military theology, branded on the court houses of the U.S. Court with the Free Mason compass and exercising the Equestrian Order of the Holy Sepulcher, a sovereign city state created by Vatican City and operating as creatures to the Origination States of the Union.

These above said creatures of the 48 states, change. Alter and modify the state and status as to the proper capacity of the workings when compared to 48 States by means of deception, non-disclosure, redefinition of meaning, to mislead by means of religion, over time, as private company's by operating as private corporations, for a creature of state charters, creature of a county, creature or municipal or city charter, being redefined into metro's and city-states. Therefore, by displacing and taking the mantle of government of the state, posing as original States, an arbitrary deception occurs and is forced unknowing on the people of the

State of Arizona, regardless of political status under a redefinition of U.S. citizen, whereby that status, standing, and character is thereby not properly achieved nor vetted.

The U.S. state of Arizona with a population and culture of people cannot self-proclaim authorization to self-operate the creature of the state, whereby knowledge and consent of the people was not admitted, thereby creating adverse violations under the Universal Declaration of Human Rights and various sections of the War crimes doctrine.

II (B) Formulation under general laws: Revised Code of Arizona Section 2:

Corporations may be formed under general laws, but shall not be created by special acts. Laws relating to corporations may be altered, amended, limited, and restrained by law.

The officers under the creature of the U.S. state of Arizona, have amended the Constitution of the State of Arizona, thereby publishing an Arizona Constitution, therefore are not the same, and changed or altered the titles thereof. Sedition and Treason has been implemented on the peoples of the State of Arizona.

The actions applied under the state of Arizona, is trafficking of all its people of the State of Arizona, an effect to deny the people access to government, the political process, open election, a Nationality, the sovereign collective powers as an independent State, which is transferred into something else of international crimes ignored by the Department of Justice of the U.S., Vatican City and Manhattan Island of New York.

The U.S. state of Arizona is an international corporation, and subject to and operating under the rules of private international law, therefore is subject to the **Universal Declaration of Human Rights** and the “**The Convention on The Rights of The Child,**” under the customary international law and vacant of any rule or stipulation otherwise, by officers of corporation(s).

The U.S. state of Arizona (herein after referred to as “**Creature state of Arizona**”) did knowingly and intentionally commit certain human rights violations listed in the Universal Declaration of Human Rights, as it would have had to create and implement said conditions and status, and then operate same, therefore it

imprinted upon the victims, as listed herein of the above style claims as found and identified herein this subject-matter.

The revised statutes of Arizona, a.k.a. or similar to the Rules Code of Washington (RCW), is a product to commit the enclosed herein, Universal Declaration of Human Rights adversarial status, under corporations, associations, and charters, whereby when these are not a government, exacerbates the offense when these acting as governments and are not governments in the true meaning thereof, but operate as if they were in an official government and body with powers granted as if was in a proper capacity. The officer of the “Creature state of Arizona” cannot claim a sovereign immunity and then these officer(s) claim and impose a privacy violation(s), as the corporation, charters and associations operating as fronts for the National Lawyers Guild, the bulwark of the Communist party; are in a claim of being a government of The State of Arizona and therefore operate without standing as the “**Creature state of Arizona.**”

THEREFORE, IT IS HEREBY DECLARED, the jurors under this Great Jury, by view and survey has identified Section II., ARIZONA, Existence of Human Rights violations as a “CONVENTION ON THE RIGHTS OF THE CHILD” has occurred under the “**Creature state of Arizona** to now be served and brought into a Judgment before the Human Rights Tribunal for remedy upon the following violations established by Section II., ARIZONA, Existence of Human Rights violations as a “CONVENTION ON THE RIGHTS OF THE CHILD”:

Article 1

For the purposes of the present Convention, a child means every human being below the age of eighteen years unless under the law applicable to the child, majority is attained earlier.

Chaunell Roberson was born January 25, 1994, and Jameelah Smith was born April 1, 2006. Both were taken as minors under the age of 18, which make both eligible under the Convention on the Rights of the Child.

Article 2

1. States Parties shall respect and ensure the rights set forth in the present Convention to each child within their jurisdiction without discrimination of any kind, irrespective of the child's or his or her parent's or legal guardian's race, colour, sex, language, religion, political or other opinion, national, ethnic or social origin, property, disability, birth or other status.

The creature state of Arizona and state actors neither respected, nor ensured the

rights set forth in this Convention for Chaunell Roberson, Jameelah Smith and the Smith Family.

2. States Parties shall take all appropriate measures to ensure that the child is protected against all forms of discrimination or punishment on the basis of the status, activities, expressed opinions, or beliefs of the child's parents, legal guardians, or family members.

The creature state of Arizona and state actors did not take appropriate measures to ensure that Chaunell Roberson and Jameelah Smith were not discriminated against or punished because of religious beliefs and the religious beliefs of the parents or brother. (Cordell Roberson)

Article 3

1. In all actions concerning children, whether undertaken by public or private social welfare institutions, courts of law, administrative authorities or legislative bodies, the best interests of the child shall be a primary consideration.

The creature state of Arizona and state actors did not consider the best interest of Chaunell Roberson and Jameelah Smith, when state actors conspired a pre-determined claim against mother, Leanna Smith with the diagnosis of Munchausen Syndrome by Proxy (MSBP) as evidenced by the collusion of four (4) physicians and the leader of the conspirator lead by 'Brenda Bursch Ph.D.'

2. States Parties undertake to ensure the child such protection and care as is necessary for his or her well-being, taking into account the rights and duties of his or her parents, legal guardians, or other individuals legally responsible for him or her, and, to this end, shall take all appropriate legislative and administrative measures.

The creature state of Arizona and state actors did not undertake due diligence to ensure the protection and care of Chaunell Roberson and Jameelah Smith while in state custody where according to multiple experts, Chaunell Roberson and Jameelah Smith were being physically, sexually, and emotionally abused in the foster placement as evidenced by documented reports from Eli H. Newberger, M.D., Eric G. Mart, Ph.D., and Loren Pankratz, Ph.D.

3. States Parties shall ensure that the institutions, services, and facilities responsible for the care or protection of children shall conform with the standards established by competent authorities, particularly in the areas of safety, health, in the number and suitability of their staff, as well as competent supervision.

The creature state of Arizona and state actors did not undertake to ensure that institution, services, and facilities responsible for the protection and care of

Chaunell Roberson and Jameelah Smith were conforming to the standard level of care where particularly the safety and health of Chaunell Roberson and Jameelah Smith were being mistreated and abused.

Article 4

States Parties shall undertake all appropriate legislative, administrative, and other measures for the implementation of the rights recognized in the present Convention. With regard to economic, social and cultural rights, States Parties shall undertake such measures to the maximum extent of their available resources and, where needed, within the framework of international co-operation.

The creature state of Arizona and state actors clearly failed to ensure that the “54” rights found in the Convention on the Rights of the Child, including *“all appropriate legislative, administrative, and other measures for the implementation of the rights recognized in the present Convention”*. Including the Judge that failed to protect the minor children from horrific abuse forbidden in the Convention on the Rights of the Child.

Article 5

States Parties shall respect the responsibilities, rights and duties of parents or, where applicable, the members of the extended family or community as provided for by local custom, legal guardians or other persons legally responsible for the child, to provide, in a manner consistent with the evolving capacities of the child, appropriate direction and guidance in the exercise by the child of the rights recognized in the present Convention.

The creature state of Arizona and state actors denied Leanna Smith the Parental and Family Rights confirmed in the Universal Declaration of Human Rights and the Convention on the Rights of the Child. The creature state of Arizona and state actors made no attempt to investigate the extended family of Leanna Smith. The creature state of Arizona and state actors made no attempt to respect or honor the parental rights of Leanna Smith.

Article 6

1. States Parties recognize that every child has the inherent right to life. **The creature state of Arizona and state actors ignored the inherent right to life of Chaunell Roberson and Jameelah Smith by not providing even a cursory investigation of the evidence and witnesses that perpetrated the abuse upon these two young girls and the Smith Family. To include the possible death or murder of Jameelah Smith while in state custody.**

2. States Parties shall ensure to the maximum extent possible the survival and

development of the child.

The creature state of Arizona and state actors colluded to falsely claim the mother, Leanna Smith, appeared to have MSBP, while in fact it was the unknown foster perpetrators and physicians involved in order to seize Chaunell Roberson and Jameelah Smith from mother, Leanna Smith. The survival and development of both Chaunell Roberson and Jameelah Smith was stunted and continues to restrict development for the remainder of Chaunell Roberson's and Jameelah Smith's lives, if Jameelah Smith is not already deceased.

Article 7

1. The child shall be registered immediately after birth and shall have the right from birth to a name, the right to acquire a nationality and as far as possible, the right to know and be cared for by his or her parents.

The creature state of Arizona and state actors changed the name and Social Security number of Jameelah Smith to hide Jameelah Smith's whereabouts, and to hide Jameelah Smith's possible death from mother, Leanna Smith.

2. States Parties shall ensure the implementation of these rights in accordance with their national law and their obligations under the relevant international instruments in this field, in particular where the child would otherwise be stateless. **The creature state of Arizona and state actors changed the name and Social Security number of Jameelah Smith to hide Jameelah Smith's whereabouts, and to hide Jameelah Smith's possible death from mother, Leanna Smith. There is nothing remaining of Jameelah Smith's existence on earth. No parents, no grave, no headstone, no family; nothing.**

Article 8

1. States Parties undertake to respect the right of the child to preserve his or her identity, including nationality, name and family relations as recognized by law without unlawful interference.

The seizure of Chaunell Roberson and Jameelah Smith from the biological family with a multi-culture of White and Black, then placed Chaunell Roberson with a Mexican family with limited English speaking ability changed everything Chaunell Roberson knew as a person - mixed culture, language, diet, moral compass, the way the girls dressed, the religion they practiced since birth and family bonds were taken and destroyed when removed by the creature state of Arizona and state actors.

2. Where a child is illegally deprived of some or all of the elements of his or her identity, States Parties shall provide appropriate assistance and protection, with a

view to re-establishing speedily his or her identity.

The creature state of Arizona and state actors made no assistance or protection to re-establish the identity of Chaunell Roberson and Jameelah Smith. The creature state of Arizona and state actors denied Chaunell Roberson and Jameelah Smith heritage, all aspects of persons and identity, including changing Jameelah Smith's name and social security number with the ill-gotten gain to commit Medicaid fraud. The creature state of Arizona and state actors issued Jameelah Smith the pseudo name of Aaliya Hoffman Mueller. Jameelah Smith was erased.

Article 9

1. States Parties shall ensure that a child shall not be separated from his or her parents against their will, except when competent authorities subject to judicial review determine, in accordance with applicable law and procedures, that such separation is necessary for the best interests of the child. Such determination may be necessary in a particular case such as one involving abuse or neglect of the child by the parents, or one where the parents are living separately, and a decision must be made as to the child's place of residence.

The creature state of Arizona and state actors ended the kidnapping of Chaunell Roberson just before midnight on the day before she turned 18, January 24, 2011 @ 11:59pm, whereby Jameelah Smith is still held captive by the creature state of Arizona and state actors, and Jameelah Smith's whereabouts are unknown – living or dead. NOTE: There was no competent authority subject to judicial review as all the state actors claim immunity.

2. In any proceedings pursuant to paragraph 1 of the present article, all interested parties shall be given an opportunity to participate in the proceedings and make their views known.

All interested parties were not given the right to participation.

3. States Parties shall respect the right of the child who is separated from one or both parents to maintain personal relations and direct contact with both parents on a regular basis, except if it is contrary to the child's best interests.

The creature state of Arizona and state actors were hostile and denied Chaunell Roberson, Jameelah Smith and mother, Leanna Smith the right to maintain a personal relationship and direct contact on a regular basis.

4. Where such separation results from any action initiated by a State Party, such as the detention, imprisonment, exile, deportation or death (including death arising from any cause while the person is in the custody of the State) of one or both

parents or of the child, that State Party shall, upon request, provide the parents, the child or, if appropriate, another member of the family with the essential information concerning the whereabouts of the absent member(s) of the family unless the provision of the information would be detrimental to the well-being of the child. States Parties shall further ensure that the submission of such a request shall of itself entail no adverse consequences for the person(s) concerned.

The creature state of Arizona and state actors initiated the detention and exile of Chaunell Roberson while in state custody from mother, Leanna Smith as well as with Chaunell Roberson's siblings. The creature state of Arizona and state actors initiated the detention, exile, and probable death of Jameelah Smith while in state custody from mother, Leanna Smith as well as with Jameelah Smith's siblings. Jameelah Smith was last seen in Phoenix Children's Hospital on life support as the foster mother, Kristi Hoffman Mueller plead for money on a GoFundMe page dated February 2, 2015. Per the commentary on this GoFundMe page Ms. Mueller notes that Jameelah Smith (now Aalya) was prescribed Lamictal by a psychiatrist and developed a rash, which resulted in a diagnosis of DRESS syndrome. Per Drugs.com @ <https://www.drugs.com/lamictal.html> states: "should not be used as a single medication in a child or teenager who is younger than 16 years old. The extended-release form of lamotrigine (Lamictal XR) is for use only in adults and children who are at least 13 years old."

Article 10

In accordance with the obligation of States Parties under article 9, paragraph 1, applications by a child or his or her parents to enter or leave a State Party for the purpose of family reunification shall be dealt with by States Parties in a positive, humane and expeditious manner. States Parties shall further ensure that the submission of such a request shall entail no adverse consequences for the applicants and for the members of their family.

The creature state of Arizona and state actors had no intention of family reunification as no effort was made to provide reunification services.

Article 11

1. States Parties shall take measures to combat the illicit transfer and non-return of children abroad.

The creature state of Arizona and state actors did not return Chaunell Roberson or Jameelah Smith to the mother, Leanna Smith.

Article 12

1. States Parties shall assure to the child who is capable of forming his or her own

views the right to express those views freely in all matters affecting the child, the views of the child being given due weight in accordance with the age and maturity of the child.

The creature state of Arizona and state actors denied Chaunell Roberson the ability to testify for more than a year, made baseless and false allegations against mother, Leanna Smith and (step) father Darrell Smith. Once Chaunell Roberson made these baseless and false allegations, Judge Dawn Bergin took Chaunell Roberson into chambers with Marina Greco, DCS therapist to take Chaunell Roberson's secret testimony.

2. For this purpose, the child shall in particular be provided the opportunity to be heard in any judicial and administrative proceedings affecting the child, either directly, or through a representative or an appropriate body, in a manner consistent with the procedural rules of national law.

Chaunell Roberson was denied the right to testify or the opportunity to be heard other than in a secret meeting in chambers with Judge Dawn Bergin and Marina Greco, DCS.

Article 13

1. The child shall have the right to freedom of expression; this right shall include freedom to seek, receive and impart information and ideas of all kinds, regardless of frontiers, either orally, in writing or in print, in the form of art, or through any other media of the child's choice.

The creature state of Arizona and state actors denied Chaunell Roberson and Jameelah Smith the right to receive and impart information as evidenced by the denial of contact with mother, Leanna Smith, and the coverup of Chaunell Roberson, and Jameelah Smith's divulging physical and sexual abuse incidents shared in therapy with Katrina Buwalda, PhD.

2. The exercise of this right may be subject to certain restrictions, but these shall only be such as are provided by law and are necessary:

(a) For respect of the rights or reputations of others; or

a. The creature state of Arizona and state actors denied mother, Leanna Smith, Chaunell Roberson, and Jameelah Smith the right of freedom of expression by "banning" the exchange of all written material between the members of the Smith Family, which is evidenced by the attached letters from Chaunell Roberson that were secretly exchanged with mother, Leanna Smith during supervised visits.

(b) For the protection of national security or of public order (ordre public), or of public health or morals.

b. The creature state of Arizona and state actors denied the right of freedom of expression by restricting and banning all religious materials, prayers, and worship between Chaunell Roberson, Jameelah Smith, mother, Leanna Smith, and the Smith Family evidenced by Katrina Buwalda, PhD. Report of 01/26/10, which states “It was also discussed that during the visits religion and any statements with religious connotation would be prohibited.”

Article 14

1. States Parties shall respect the right of the child to freedom of thought, conscience and religion.

The creature state of Arizona and state actors denied the right to free thoughts, the right to free conscience and right to religion to mother, Leanna Smith, Chaunell Roberson, and Jameelah Smith. The creature state of Arizona and state actors encouraged, rewarded, and allowed Chaunell Roberson to lie, misrepresent facts, swear, dress inappropriately, and disrespect biological mother, Leanna Smith during supervised visits with verbal reinforcement and other forms of compensation from the creature state of Arizona and state actors.

2. States Parties shall respect the rights and duties of the parents and, when applicable, legal guardians, to provide direction to the child in the exercise of his or her right in a manner consistent with the evolving capacities of the child.

The creature state of Arizona and state actors withheld the parental right of authority over proper growth and development with regards to cognizance for love, respect, morals, and values, beliefs, and conscious of thoughts from mother, Leanna Smith, Chaunell Roberson and Jameelah Smith during visits. “The Foster Family, exposed Chaunell Roberson to movies, music, dress, makeup and profanity that they knew would not be approved by Leanna and that would be enticing to a teenager. As a result of these efforts, Chaunell Roberson began to disagree with mother’s values, began to swear and became angry...She blamed mother for this...” (From Affiant’s affidavit) Mother, Leanna Smith was in fear of losing all contact with Chaunell Roberson due to coercion and threats to stop all visits.

3. Freedom to manifest one's religion or beliefs may be subject only to such limitations as are prescribed by law and are necessary to protect public safety, order, health or morals, or the fundamental rights and freedoms of others.

The creature state of Arizona and state actors conspired and colluded to stop all religious elements, behaviors, and even suggestions or inferences about religion with the threat of discontinuing all visits and contact between mother, Leanna Smith, Chaunell Roberson, and Jameelah Smith as evidenced by Katrina Buwalda,

PhD. Report of 01/26/10, which states “It was also discussed that during the visits religion and any statements with religious connotation would be prohibited.” Mother was restricted from discussing or obtaining Chaunell Roberson’s and Jameelah Smith’s medical records, needs and/or second opinions.

Article 15

1. States Parties recognize the rights of the child to freedom of association and to freedom of peaceful assembly.

The creature state of Arizona and state actors denied Chaunell Roberson, Jameelah Smith, mother, Leanna Smith and the Smith Family the freedom of association, and to practice their Christian faith. The creature state of Arizona and state actors moved Chaunell Roberson 30 miles away from the biological family, limited and screened all phone contact, and the foster placement denied Chaunell Roberson prescribed medications and replaced these medications for severe headaches with sugar pills.

2. No restrictions may be placed on the exercise of these rights other than those imposed in conformity with the law and which are necessary in a democratic society in the interests of national security or public safety, public order (ordre public), the protection of public health or morals or the protection of the rights and freedoms of others.

The creature state of Arizona, which includes the secret society and of the Masons, forced mother, Leanna Smith, Chaunell Roberson, and Jameelah Smith into an association of a religion that none are not a party thereof, as Leanna Smith and the Smith Family are Christians, and the creature state of Arizona and state actors made allegations mother and father were Muslim, which is evidenced by case notes from a supervised visitation between Chaunell Roberson and mother, Leanna Smith on April 24, 2010 by Katrina Buwalda, PhD. (Exhibit F)

Article 16

1. No child shall be subjected to arbitrary or unlawful interference with his or her privacy, family, home or correspondence, nor to unlawful attacks on his or her honour and reputation.

The creature state of Arizona and state actors arbitrarily interfered with Chaunell Roberson’s and Jameelah Smith’s privacy, family, home and correspondence throughout the exile in multiple foster placements.

2. The child has the right to the protection of the law against such interference or attacks.

The creature state of Arizona and state actors did not uphold Chaunell Roberson’s

or Jameelah Smith's right to protection of the law, evidenced by removing Chaunell Roberson and Jameelah Smith from mother, Leanna Smith and placed both girls in abusive foster placements.

Article 17

States Parties recognize the important function performed by the mass media and shall ensure that the child has access to information and material from a diversity of national and international sources, especially those aimed at the promotion of his or her social, spiritual and moral well-being and physical and mental health.

No known efforts were made in this area during the seclusion and exile of Chaunell Roberson and Jameelah Smith from mother, Leanna Smith and other family members.

Article 18

1. States Parties shall use their best efforts to ensure recognition of the principle that both parents have common responsibilities for the upbringing and development of the child. Parents or, as the case may be, legal guardians, have the primary responsibility for the upbringing and development of the child. The best interests of the child will be their basic concern.

The creature state of Arizona and state actors unilaterally denied mother, Leanna Smith the parental rights for the upbringing and development of Chaunell Roberson and Jameelah Smith. In addition, the creature state of Arizona and state actors unilaterally reconnected Chaunell Roberson with the biological father whom she never met, never communicated with, never provided for, abused the mother, Leanna Smith, sold and used drugs, and was incarcerated in the Arizona State Prison. Chaunell Roberson was reunited to a man that had absolutely no concern since birth, which was not in the child's best interest. It is reasonable to believe this was a continuation of the scheme to drive a wedge between the love and bond of the mother and daughter relationship, and destroy the Smith Family.

2. For the purpose of guaranteeing and promoting the rights set forth in the present Convention, States Parties shall render appropriate assistance to parents and legal guardians in the performance of their child-rearing responsibilities and shall ensure the development of institutions, facilities and services for the care of children.

The creature state of Arizona and state actors denied services and assistance to mother, Leanna Smith and members of the Smith Family. The creature state of Arizona and state actors only orchestrated the destruction of the Smith Family.

Article 19

1. States Parties shall take all appropriate legislative, administrative, social and educational measures to protect the child from all forms of physical or mental

violence, injury or abuse, neglect or negligent treatment, maltreatment or exploitation, including sexual abuse, while in the care of parent(s), legal guardian(s) or any other person who has the care of the child.

The creature state of Arizona and state actors failed to take appropriate measures to ensure the safety of Chaunell Roberson and Jameelah Smith from all forms of physical or mental violence, injury or abuse, neglect or negligent treatment, maltreatment or exploitation, including sexual abuse in state custody, ignoring and minimized all evidence of the ongoing physical and sexual abuse of Chaunell Roberson and Jameelah Smith in the foster placements evidenced by the reports of Eli H. Newberger, M.D., Eric G. Mart, Ph.D., Loren Pankratz, Ph.D, and Robbie Adler-Tapia, Ph.D.

2. Such protective measures should, as appropriate, include effective procedures for the establishment of social programmes to provide necessary support for the child and for those who have the care of the child, as well as for other forms of prevention and for identification, reporting, referral, investigation, treatment and follow-up of instances of child maltreatment described heretofore, and, as appropriate, for judicial involvement.

The creature state of Arizona and state actors failed, neglected, and refused to investigate the reported suspicions of abuse and neglect while in state custody, and in the foster placement of identified possible perpetrators against Chaunell Roberson and Jameelah Smith evidenced by documented reports and/or testimony from Eli H. Newberger, M.D., Eric G. Mart, Ph.D., and Loren Pankratz, Ph.D.

Article 20

1. A child temporarily or permanently deprived of his or her family environment, or in whose own best interests cannot be allowed to remain in that environment, shall be entitled to special protection and assistance provided by the State.

The creature state of Arizona and state actors failed to take appropriate measures to ensure the safety of Chaunell Roberson and Jameelah Smith from all forms of physical or mental violence, injury or abuse, neglect or negligent treatment, maltreatment or exploitation, including sexual abuse in state custody, state actors ignored and minimized all evidence of the ongoing physical and sexual abuse of Chaunell Roberson and Jameelah Smith in the foster placements evidenced by documented reports and/or testimony from Eli H. Newberger, M.D., Eric G. Mart, Ph.D., and Loren Pankratz, Ph.D.

2. States Parties shall in accordance with their national laws ensure alternative care for such a child.

The creature state of Arizona and state actors failed to ensure the safety of

Chaunell Roberson and Jameelah Smith while placed in foster care and refused to ensure alternative care with family members.

3. Such care could include, inter alia, foster placement, kafalah of Islamic law, adoption or if necessary placement in suitable institutions for the care of children. When considering solutions, due regard shall be paid to the desirability of continuity in a child's upbringing and to the child's ethnic, religious, cultural and linguistic background.

The creature state of Arizona and state actors did knowingly and unlawfully deny the tangible rights of Chaunell Roberson and Jameelah Smith the continuity of the upbringing chosen by the parents to include ethnic, religious, cultural, educational and linguistic background, which caused trauma for Chaunell Roberson and Jameelah Smith.

Article 21

States Parties that recognize and/or permit the system of adoption shall ensure that the best interests of the child shall be the paramount consideration and they shall: **The creature state of Arizona and state actors made no effort for the adoption of Chaunell Roberson due to severe medical issues and apparent medical malpractice liabilities by several physicians and several hospitals. In defiance of the best interest of Jameelah Smith and the ongoing sexual abuse reported to the creature state of Arizona and state actors, the creature state of Arizona and state actors permitted the foster placement to adopt Jameelah Smith.**

- (a) Ensure that the adoption of a child is authorized only by competent authorities who determine, in accordance with applicable law and procedures and on the basis of all pertinent and reliable information, that the adoption is permissible in view of the child's status concerning parents, relatives and legal guardians and that, if required, the persons concerned have given their informed consent to the adoption on the basis of such counselling as may be necessary;
- (b) Recognize that inter-country adoption may be considered as an alternative means of child's care, if the child cannot be placed in a foster or an adoptive family or cannot in any suitable manner be cared for in the child's country of origin;
- (c) Ensure that the child concerned by inter-country adoption enjoys safeguards and standards equivalent to those existing in the case of national adoption;
- (d) Take all appropriate measures to ensure that, in inter-country adoption, the placement does not result in improper financial gain for those involved in it;
- (e) Promote, where appropriate, the objectives of the present article by concluding bilateral or multilateral arrangements or agreements, and endeavour, within this framework, to ensure that the placement of the child in another country is carried

out by competent authorities or organs.

The creature state of Arizona and state actors did not ensure the best interest of Chaunell Roberson and Jameelah Smith when seized by the creature state of Arizona and state actors from mother, Leanna Smith and family unit whose paramount concern was and is “the best interest of” Chaunell Roberson and Jameelah Smith. The creature state of Arizona and state actors attempted to force Chaunell Roberson and Jameelah Smith, mother, Leanna Smith and the Smith family to abandon the Christian faith and force them into an association of Catholicism.

Article 22

1. States Parties shall take appropriate measures to ensure that a child who is seeking refugee status or who is considered a refugee in accordance with applicable international or domestic law and procedures shall, whether unaccompanied or accompanied by his or her parents or by any other person, receive appropriate protection and humanitarian assistance in the enjoyment of applicable rights set forth in the present Convention and in other international human rights or humanitarian instruments to which the said States are Parties.

The creature state of the State of Arizona, it's Masonic political constituency court, has applied trafficking of the Person's to all American people by allowing the Department of Treasury to move the American Person's from the States. This move to offshore territories and possessions, by the treasury redefined the Bureau of Revenue into Alcohol, Tobacco, and Firearms offices, and applied the Papal foreign trust to circumvent the Person's into federal jurisdiction. This creates an Internal Revenue Service, to collect funds from those trafficked through the use of the Individual Master File, to a device created for that purpose. Under another political constituency of Christianity, which Leanna Smith is a party thereof, and is not under the US corporation citizenship, is therefore trafficked into foreign entities, such as, but not limited to, the Charter of the Judges of Roma, Italy, a foreign entity of the tri-state.

2. For this purpose, States Parties shall provide, as they consider appropriate, co-operation in any efforts by the United Nations and other competent intergovernmental organizations or nongovernmental organizations co-operating with the United Nations to protect and assist such a child and to trace the parents or other members of the family of any refugee child in order to obtain information necessary for reunification with his or her family. In cases where no parents or other members of the family can be found, the child shall be accorded the same protection as any other child permanently or temporarily deprived of his or her family environment

for any reason, as set forth in the present Convention.

The creature state of the State of Arizona, its Masonic political constituency court, has applied trafficking of the Person's to all American people by allowing the Department of Treasury to move the American Person's from the States. This move to offshore territories and possessions, by the treasury redefined the Bureau of Revenue into Alcohol, Tobacco, and Firearms offices, and applied the Papal foreign trust to circumvent the Person's into federal jurisdiction. This creates an Internal Revenue Service, to collect funds from those trafficked through the use of the Individual Master File, to a device created for that purpose. Under another political constituency of Christianity, which Leanna Smith is a party thereof, and is not under the US corporation citizenship, is therefore trafficked into foreign entities, such as, but not limited to, the Charter of the Judges of Roma, Italy, a foreign entity of the tri-state.

Article 23

1. States Parties recognize that a mentally or physically disabled child should enjoy a full and decent life, in conditions which ensure dignity, promote self-reliance and facilitate the child's active participation in the community.

The whereabouts of Chaunell Roberson since emancipation, January 24, 2011 are unknown, and since the creature state of Arizona and state actors changed the name and Social Security number of Jameelah Smith to hide Jameelah Smith's whereabouts, and possible death from mother, Leanna Smith and extended family, the emotional and physical condition and whereabouts of Jameelah Smith is unknown.

2. States Parties recognize the right of the disabled child to special care and shall encourage and ensure the extension, subject to available resources, to the eligible child and those responsible for his or her care, of assistance for which application is made and which is appropriate to the child's condition and to the circumstances of the parents or others caring for the child.

The whereabouts of Chaunell Roberson since emancipation, January 24, 2011 are unknown, and since the creature state of Arizona and state actors changed the name and Social Security number of Jameelah Smith to hide Jameelah Smith's whereabouts, and possible death from mother, Leanna Smith and extended family, the emotional and physical condition and whereabouts of Jameelah Smith are unknown.

3. Recognizing the special needs of a disabled child, assistance extended in accordance with paragraph 2 of the present article shall be provided free of charge, whenever possible, taking into account the financial resources of the parents or

others caring for the child, and shall be designed to ensure that the disabled child has effective access to and receives education, training, health care services, rehabilitation services, preparation for employment and recreation opportunities in a manner conducive to the child's achieving the fullest possible social integration and individual development, including his or her cultural and spiritual development. **The whereabouts of Chaunell Roberson since emancipation, January 24, 2011 are unknown, and since the creature state of Arizona and state actors changed the name and Social Security number of Jameelah Smith to hide Jameelah Smith's whereabouts, and possible death from mother, Leanna Smith and extended family, the emotional and physical condition and whereabouts of Jameelah Smith are unknown.**

4. States Parties shall promote, in the spirit of international cooperation, the exchange of appropriate information in the field of preventive health care and of medical, psychological and functional treatment of disabled children, including dissemination of and access to information concerning methods of rehabilitation, education and vocational services, with the aim of enabling States Parties to improve their capabilities and skills and to widen their experience in these areas. In this regard, particular account shall be taken of the needs of developing countries. **The whereabouts of Chaunell Roberson since emancipation, January 24, 2011 are unknown, and since the creature state of Arizona and state actors changed the name and Social Security number of Jameelah Smith to hide Jameelah Smith's whereabouts, and possible death from mother, Leanna Smith and extended family, the emotional and physical condition and whereabouts of Jameelah Smith are unknown.**

Article 24

1. States Parties recognize the right of the child to the enjoyment of the highest attainable standard of health and to facilities for the treatment of illness and rehabilitation of health. States Parties shall strive to ensure that no child is deprived of his or her right of access to such health care services.

The creature state of the State of Arizona, it's Masonic political constituency court, has applied human trafficking of the Person's to all American people by allowing the Department of Treasury to move the American Person's from the States. This move to offshore territories and possessions, by the treasury redefined the Bureau of Revenue into Alcohol, Tobacco, and Firearms offices, and applied the Papal foreign trust to circumvent the Person's into federal jurisdiction. This creates an Internal Revenue Service, to collect funds from those trafficked through the use of the Individual Master File, to a device created for that purpose. Under another

political constituency of Christianity, which Leanna Smith is a party thereof, and is not under the US corporation citizenship, is therefore trafficked into foreign entities, such as, but not limited to, the Charter of the Judges of Roma, Italy, a foreign entity of the tri-state.

The creature state of Arizona and state actors failed to provide the highest attainable standard of health and facilitate the treatment of illness and rehabilitation of health of Chaunell Roberson, which is evidenced by the failure of more than 30 physicians and four hospitals to confirm Chaunell Roberson's illnesses, determine a successful treatment plan, and to diagnose the medical conditions that were the cause of two comas, both at Glasgow. Chaunell Roberson is the only person known to have survived intracranial pressures above 90 for more than five minutes, alive. In addition, the creature state of Arizona and state actors failed to provide the highest attainable standard of health and facilities for the treatment of Jameelah Smith's illness and rehabilitation of health as evidenced by the last known picture of Jameelah Smith gravely ill condition diagnosed as Drug Reaction with Eosinophilia and Systemic Symptoms (DRESS) disease caused by exposure to certain medications by Kristi Hoffman Mueller GoFundMe page dated February 2, 2015.

Article 25

States Parties recognize the right of a child who has been placed by the competent authorities for the purposes of care, protection or treatment of his or her physical or mental health, to a periodic review of the treatment provided to the child and all other circumstances relevant to his or her placement.

The creature state of Arizona, claims jurisdiction, but instead exhibits incompetency to uphold human rights under the Universal Declaration of Human Rights (UDHR) and the Convention on the Rights of the Child by the over reliance upon court appointed third party interveners, and contractors who are allowing the coverup of a series of medical malpractice and denied remedies, causing pain compliance of Chaunell Roberson and Jameelah Smith. This willful gross negligence by the creature state of Arizona is for monetization of tangible property as evidenced in the pattern and practice by the creature state of Arizona documented in two prior Declarations of Indictment found in Case No. 20170119-HRTI-JOHK-2016-1229X2017002

Article 26

1. States Parties shall recognize for every child the right to benefit from social security, including social insurance, and shall take the necessary measures to

achieve the full realization of this right in accordance with their national law. The creature state of Arizona under the Masonic political constituency court have the federal responsibilities and agreement as evidenced by a privately held company (<https://www.manta.com/c/mhkdv5/arizona-department-of-child-safety>) known as the Department of Child Safety (DCS), thereby using a “DCS federal employer identification number 866004791,” in collusion with third party interveners, and contractors applying elements of the Social Security Administration, the United States Department of Health and Human Services with conspiracy(s) for the monetization of social security benefits (Title IV-E) and the commission of Medicaid fraud by and through the human trafficking of Chaunell Roberson and Jameelah Smith, in a conspiracy to arbitrarily apply and control the federal proceeds under SSI, under Medicaid, and SSDI, which transfers to the creature state of Arizona, the court appointed third party interveners, and contractors and services abating that which should be under the care, custody, and control of the parents, property, the children. (See Below)

The completion of these CHILDS windows enables the Eligibility Unit to determine the child's IV-E eligibility. The results of the Title IV-E eligibility determination may be found in the Eligibility Directory window. The results may be interpreted as follows:

- A indicates “approved”
- D indicates “denied”
- R indicates “re-determination” is due
- N indicates “no current Title IV-E eligibility determination”

If a DCS Specialist is contacted by the DCSEligibility Unit, she/he should promptly provide any requested information.

Social Security (SSI and OASDI)

To determine if a child is eligible for funding, the DCS Specialist must submit information to the Social Security Administration (SSA) using medical and non-medical information provided by the DCS Specialist, medical providers, teachers, caregivers and other.

For children who are in out of home care in a licensed placement, DCS will be named the payee for social security benefits. For children who are in out of home care with unlicensed caregivers, the caregiver will be named the payee. For children who are living at home, the custodial parent will be named the payee.

To apply for new Supplemental Security Income (SSI) benefits for a child in licensed out of home placement:

The DCS Specialist should contact the Social Security Administration at 1-800-SSA-1213, and provide any information as requested. In addition to identifying information, the DCS Specialist should be prepared to provide:

- The child's social security number;
- The nature of the child's disability;
- The DCS federal employer identification number 866004791; and
- The funding category for the child (state funding)

If requested, the DCS Specialist should participate in an additional in-depth telephone interview. The DCS Specialist should also complete and submit forms as required by the Social Security Administration.

The creature state of Arizona, it's Masonic political constituency court, has applied human trafficking of the Person's to all American people by allowing the Department of Treasury to move the American Person's from the States. This move to offshore territories and possessions, by the treasury redefined the Bureau of Revenue into Alcohol, Tobacco, and Firearms offices, and applied the Papal foreign trust to circumvent the Person's into federal jurisdiction. This creates an Internal Revenue Service, to collect funds from those trafficked through the use of the Individual Master File, to a device created for that purpose. Under another political constituency of Christianity, which Leanna Smith is a party thereof, and is not under the US corporation citizenship, is therefore trafficked into foreign entities, such as, but not limited to, the Charter of the Judges of Roma, Italy, a foreign entity of the tri-state.

2. The benefits should, where appropriate, be granted, taking into account the resources and the circumstances of the child and persons having responsibility for the maintenance of the child, as well as any other consideration relevant to an application for benefits made by or on behalf of the child.

The creature state of Arizona exploits the trafficked children and the parents trust as the global person(s) is the original issuer of the funds created through Instrumentality rule, by a fiat system, using the energy and labor of children, not of majority, and parents to securitize the persons into value, and traffic the federal funding of the persons of the children and the parents, which creates misappropriation of funds, used by intellectual property of the children, not of majority and parents and denied first in time, first in right, and trafficked the funds in a Cestui Que Vie trust offshore and did not abide by the Lieber Code and usufruct laws.

Article 27

1. States Parties recognize the right of every child to a standard of living adequate for the child's physical, mental, spiritual, moral and social development.

The creature state of Arizona and state actors failed to provide a standard of living free from sexual abuse, free from physical abuse, without moral degradation, and spiritual extinction for Chaunell Roberson and Jameelah Smith evidenced by the report of Eli H. Newberger, M.D., Eric G. Mart, Ph.D., and Loren Pankratz, Ph.D.

2. The parent(s) or others responsible for the child have the primary responsibility to secure, within their abilities and financial capacities, the conditions of living necessary for the child's development.

The creature state of Arizona and state actors withheld or failed to secure the necessary financial capacity of ability to serve Chaunell Roberson and Jameelah Smith; rendering Chaunell Roberson and Jameelah Smith vulnerable and unsafe to predators in those environments while held in captivity by the creature state of Arizona and state actors.

3. States Parties, in accordance with national conditions and within their means, shall take appropriate measures to assist parents and others responsible for the child to implement this right and shall in case of need provide material assistance and support programmes, particularly with regard to nutrition, clothing and housing.

The creature state of the State of Arizona as an association is without a national status, whereby this act is vacating the existence of the parents, therefore was

replaced by foster parents, which denied the appropriate measures to assist the parents.

4. States Parties shall take all appropriate measures to secure the recovery of maintenance for the child from the parents or other persons having financial responsibility for the child, both within the State Party and from abroad. In particular, where the person having financial responsibility for the child lives in a State different from that of the child, States Parties shall promote the accession to international agreements or the conclusion of such agreements, as well as the making of other appropriate arrangements.

The creature state of Arizona and state actors forced Chaunell Roberson, Jameelah Smith mother, Leanna Smith and other members of the Smith Family into an association without their consent.

Article 28

1. States Parties recognize the right of the child to education, and with a view to achieving this right progressively and on the basis of equal opportunity, they shall, in particular:

The creature state of Arizona and state actors failed to act as appropriate educational advocates or parental representatives for Chaunell Roberson according to state, national and international laws to provide a “Free Appropriate Public Education” (FAPE) and the necessary requests for records, request for a copy of 45 day screening instrument, and request for a Psycho-Educational evaluation to determine the eligibility for Special Education or for reasonable accommodations and modifications found under Section 504 Plans to mother, Leanna Smith.

(a) Make primary education compulsory and available free to all;

The creature state of Arizona and state actors failed to recognize and ensure the primary education for Chaunell Roberson identified as a child with multiple educational and medical disabilities and/or diagnosis with multiple disabilities. Chaunell Roberson had a “Psycho-Educational Evaluation that identified a Full Scale IQ of 92, Learning Disabilities in Basic Reading, Reading Comprehension, Math Calculation, and Written Expression Other Health Impairment (OHI) asthma/allergies, pseudo tumor cerebra, history of stroke, history of comas, and congenital hydrocephalus w/ventricular peritoneal shunt implanted in brain. The evaluation and the Individual Education Plan (IEP) was current as well. Luke Elementary School did not provide a single special education service the entire school year; violating state, federal, and international laws for education.”

(b) Encourage the development of different forms of secondary education, including general and vocational education, make them available and accessible to every

child, and take appropriate measures such as the introduction of free education and offering financial assistance in case of need;

The whereabouts of Chaunell Roberson since emancipation, January 24, 2011 this remains unknown.

(c) Make higher education accessible to all on the basis of capacity by every appropriate means;

The whereabouts of Chaunell Roberson since emancipation, January 24, 2011 this remains unknown.

(d) Make educational and vocational information and guidance available and accessible to all children;

The whereabouts of Chaunell Roberson since emancipation, January 24, 2011 this remains unknown.

(e) Take measures to encourage regular attendance at schools and the reduction of drop-out rates.

The creature state of Arizona and state actors failed to emphasize attendance and the reduction of the drop-out possibility, withheld evidence of illegal absenteeism and terrible punctuality that denied the “Free Appropriate Public Education” (FAPE) afforded by state and federal laws. Even the United States Department of Education, Office of Civil Rights determined that “Compensatory Education,” should be provided to Chaunell Roberson as settlement for the offenses. (See Chart Below)

During the 2008-2009 school year Chaunell Roberson was enrolled for 160 days. Her attendance during this time period is as follows:

1. School Days Enrolled 160 School Days
 2. General Illness Absences 18 School Days
 3. Other 12.5 School Days
 4. Chronic Illness 7 School Days
 5. Unknown 2 School Days
- Total Absences 39.5 School Days 24.5% Absenteeism
Total Days out of class 32.0 Nurse Visits 72.4% Absences from class

2. States Parties shall take all appropriate measures to ensure that school discipline is administered in a manner consistent with the child's human dignity and in conformity with the present Convention.

The creature state of Arizona and state actors made no effort to coordinate support and/or discipline for Chaunell Roberson. It was clearly more important to continue the charade of Chaunell Roberson doing better in state custody to support the conspiratorial falsehood to affirm the MSBP, against mother, Leanna Smith than address Chaunell Roberson’s poor educational status. (See Chart Below)

Chaunell Roberson was denied a Free Appropriate Public Education by Arizona Child Protective Services personnel as found in her Individual Education Plan created and signed on August 6, 2008; subsequently withheld from her next school district, Luke Elementary School and their acting school nurse.

Services Undelivered:

- a. Emergency Health Care Plan: Chaunell Roberson will have access to the restroom in the health office and will be accompanied by a staff member to and from restroom
 - b. Basic Reading 375 minutes per month by special education staff
 - c. Reading Comprehension 375 minutes per month by special education staff
 - d. Math Calculation 750 minutes per month by special education staff
 - e. Written Comprehension 750 minutes per month by special education staff
 - f. Accommodations/Modifications: Preferential Seating, Familiar Test Administration, Repeating of Directions, and Clarification of Directions
- Exhibit BB** Tempe School District Psycho-Educational Evaluation

Article 29

1. States Parties agree that the education of the child shall be directed to:

(a) The development of the child's personality, talents and mental and physical abilities to their fullest potential;

The creature state of Arizona and state actors failed to support and uphold the educational facilities accountable for Chaunell Roberson and Jameelah Smith to reach full capacity and potential abilities. There is no evidence to the contrary.

2. No part of the present article or article 28 shall be construed so as to interfere with the liberty of individuals and bodies to establish and direct educational institutions, subject always to the observance of the principle set forth in paragraph 1 of the present article and to the requirements that the education given in such institutions shall conform to such minimum standards as may be laid down by the State.

The creature state of Arizona and state actors ignored the minimum standards for education as set down by the Arizona State Legislature, the Arizona Department of Education, and the United States Department of Education. Both Chaunell Roberson and Jameelah Smith were deprived of the Free Appropriate Public Education., which will follow Chaunell Roberson's and Jameelah Smith's lives and hinder both girls from realizing their full potential as human beings. There is no evidence to the contrary.

Article 30

No Offense Identified

Article 31

1. States Parties recognize the right of the child to rest and leisure, to engage in play and recreational activities appropriate to the age of the child and to participate freely in cultural life and the arts.

The whereabouts of Chaunell Roberson since emancipation, January 24, 2011 are unknown, and since the creature state of Arizona and state actors changed the name and Social Security number of Jameelah Smith to hide Jameelah Smith's whereabouts, and possible death from mother, Leanna Smith and extended family, the emotional and physical condition, and whereabouts of Jameelah Smith remain unknown.

2. States Parties shall respect and promote the right of the child to participate fully in cultural and artistic life and shall encourage the provision of appropriate and equal opportunities for cultural, artistic, recreational and leisure activity.

The whereabouts of Chaunell Roberson since emancipation, January 24, 2011 are unknown, and since the creature state of Arizona and state actors changed the name and Social Security number of Jameelah Smith to hide Jameelah Smith's whereabouts, and possible death from mother, Leanna Smith and extended family, the emotional and physical condition, and whereabouts of Jameelah Smith remain unknown.

Article 32

1. States Parties recognize the right of the child to be protected from economic exploitation and from performing any work that is likely to be hazardous or to interfere with the child's education, or to be harmful to the child's health or physical, mental, spiritual, moral or social development.

The creature state of Arizona and state actors did knowingly traffic Chaunell Roberson and Jameelah Smith, who is/was not of majority in an economic slavery and embezzlement scheme that implied immorally, inhumane conditions and subjected Chaunell Roberson and Jameelah Smith to exploitation, and the unknown whereabouts of Chaunell Roberson and Jameelah Smith raises grave concern for Chaunell Roberson's and Jameelah Smith's health, well-being, and mental state.

Article 33

States Parties shall take all appropriate measures, including legislative, administrative, social and educational measures, to protect children from the illicit use of narcotic drugs and psychotropic substances as defined in the relevant international treaties, and to prevent the use of children in the illicit production and trafficking of such substances.

The creature state of Arizona and state actors failed to provide appropriate

oversight of the use of Psychotropic Medications as well as Narcotics provided by physicians and hospitals to Chaunell Roberson. The foster mother withheld medication to Chaunell Roberson, and replaced the medication with “placebos” in the form sugar pills evidenced by the fact the foster mother shared this information with the school nurse, DCS Case Manager Tammy Hamilton-MacAlpine and DCS Case Manager Supervisor Bonnie Brown.

Article 34

States Parties undertake to protect the child from all forms of sexual exploitation and sexual abuse. For these purposes, States Parties shall in particular take all appropriate national, bilateral and multilateral measures to prevent:

(a) The inducement or coercion of a child to engage in any unlawful sexual activity; The creature state of Arizona and state actors disregarded CPS (DCS) therapist case notes from Marina Greco, submitted reports from Katrina Buwalda, PhD., Eli H. Newberger, M.D., Eric G. Mart, Ph.D., Loren Pankratz, Ph.D, and Robbie Adler-Tapia, Ph.D. documenting the ongoing sexual abuse of Chaunell Roberson and Jameelah Smith being subjected to in the foster placements, and Chaunell Roberson secret letters given to mother, Leanna Smith, which documented that Chaunell Roberson witnessed the foster mother fornicate with another man, not the foster mother’s husband. The creature state of Arizona and state actors were informed through the CPS (DCS) therapist Marina Greco notes:

- Chaunell Roberson stayed the night with the foster mother’s brother of unknown character at his home.
- Chaunell Roberson stayed with two (2) illegal aliens while foster mother worked at the Perryville Prison. Neither illegal spoke English or helped
- Chaunell Roberson cared for four minor foster children aged 1.5 y/o to 7 y/o,
- Jameelah Smith was victimized in the foster placement by an unidentified perpetrator, but known to the creature state of Arizona licensed foster placement. The door to Jameelah Smith’s room was removed to prevent further incidents, which is evidenced by the CPS (DCS) therapist case notes., which does not include any further documentation about an investigation for the victim, Jameelah Smith or the “unknown” perpetrator.

(b) The exploitative use of children in prostitution or other unlawful sexual practices;

The whereabouts of Chaunell Roberson since emancipation, January 24, 2011 are unknown, and since the creature state of Arizona and state actors changed the

name and Social Security number of Jameelah Smith to hide Jameelah Smith's whereabouts, and possible death from mother, Leanna Smith and extended family, the emotional and physical condition, and whereabouts of Jameelah Smith remain unknown.

(c) The exploitative use of children in pornographic performances and materials. The whereabouts of Chaunell Roberson since emancipation, January 24, 2011 are unknown, and since the creature state of Arizona and state actors changed the name and Social Security number of Jameelah Smith to hide Jameelah Smith's whereabouts, and possible death from mother, Leanna Smith and extended family, the emotional and physical condition, and whereabouts of Jameelah Smith remain unknown.

Article 35

States Parties shall take all appropriate national, bilateral and multilateral measures to prevent the abduction of, the sale of or traffic in children for any purpose or in any form.

The creature state of the State of Arizona, it's Masonic political constituency court, has applied human trafficking of the Person's to all American people by allowing the Department of Treasury to move the American Person's from the States. This move to offshore territories and possessions, by the treasury redefined the Bureau of Revenue into Alcohol, Tobacco, and Firearms offices, and applied the Papal foreign trust to circumvent the Person's into federal jurisdiction. This creates an Internal Revenue Service, to collect funds from those trafficked through the use of the Individual Master File, to a device created for that purpose. Under another political constituency of Christianity, which Leanna Smith is a party thereof, and is not under the US corporation citizenship, is therefore trafficked into foreign entities, such as, but not limited to, the Charter of the Judges of Roma, Italy, a foreign entity of the tri-state.

The creature state of Arizona exploits the trafficked children and the parents trust as the global person(s) is the original issuer of the funds created through Instrumentality rule, by a fiat system, using the energy and labor of children, not of majority, and parents to securitize the persons into value, and traffic the federal funding of the persons of the children and the parents, which creates misappropriation of funds, used by intellectual property of the children, not of majority and parents and denied first in time, first in right, and trafficked the funds in a Cestui Que Vie trust offshore and did not abide by the Lieber Code and usufruct laws.

The whereabouts of Chaunell Roberson since emancipation, January 24, 2011 are unknown, and since the creature state of Arizona and state actors changed the

name and Social Security number of Jameelah Smith to hide Jameelah Smith's whereabouts, and possible death from mother, Leanna Smith and extended family, the emotional and physical condition, and whereabouts of Jameelah Smith are unknown.

Article 36

States Parties shall protect the child against all other forms of exploitation prejudicial to any aspects of the child's welfare.

The whereabouts of Chaunell Roberson since emancipation, January 24, 2011 are unknown, and the whereabouts of Jameelah Smith has been unknown since February 2, 2015.

Article 37

States Parties shall ensure that:

(a) No child shall be subjected to torture or other cruel, inhuman or degrading treatment or punishment. Neither capital punishment nor life imprisonment without possibility of release shall be imposed for offences committed by persons below eighteen years of age;

It is uncontested that Chaunell Roberson and Jameelah Smith were neglected as Chaunell Roberson and Jameelah were subjected to physical, sexual, emotional, and medical abuse, and exploited while in state custody. The creature state of Arizona and state actors knew, or had reason to suspect one or more of these abuses were committed in the foster placements as multiple experts documented reports and opinioned in court that Chaunell Roberson and Jameelah Smith was subjected to these unconscionable acts. It is unexplainable that the creature state of Arizona and state actors made no investigation or follow up, and even more obscene, law enforcement failed to take action.

(b) No child shall be deprived of his or her liberty unlawfully or arbitrarily. The arrest, detention or imprisonment of a child shall be in conformity with the law and shall be used only as a measure of last resort and for the shortest appropriate period of time;

The creature state of Arizona and state actors did not obtain a warrant to seize and detain Chaunell Roberson or Jameelah Smith, which is arbitrary as neither Chaunell Roberson or Jameelah Smith were in imminent danger while in the care of the mother, Leanna Smith.

(c) Every child deprived of liberty shall be treated with humanity and respect for the inherent dignity of the human person, and in a manner which takes into account the needs of persons of his or her age. In particular, every child deprived of liberty shall be separated from adults unless it is considered in the child's best interest not to do so and shall have the right to maintain contact with his or her

family through correspondence and visits, save in exceptional circumstances;
The creature state of Arizona and state actors deprived Chaunell Roberson liberty when taken from mother, Leanna Smith, and extended family. The creature state of Arizona and state actors deprived Jameelah Smith, being under the age of majority, appx. 4 yrs. old liberty when taken from mother, Leanna Smith, and extended family, and disregarded and violated the due process of mother, Leanna Smith when mother challenged the deprivation of Chaunell Roberson's and Jameelah Smith's liberty by the creature state of Arizona and state actors.

(d) Every child deprived of his or her liberty shall have the right to prompt access to legal and other appropriate assistance, as well as the right to challenge the legality of the deprivation of his or her liberty before a court or other competent, independent and impartial authority, and to a prompt decision on any such action.
The creature state of Arizona and state actors repeatedly denied Chaunell Roberson access to the court appointed attorney, Lincoln Green. Lincoln Green made no effort to secure the safety of Chaunell Roberson while in state custody, even after multiple reports were documented and submitted to the court with regards to the abuse Chaunell Roberson was being subjected to in foster placement. The creature state of Arizona and state actors deprived Jameelah Smith, being under the age of majority, appx. 4 yrs. old of liberty when taken from mother, Leanna Smith, and extended family. The creature state of Arizona and state actors disregarded and violated the due process of mother, Leanna Smith challenged the deprivation of Chaunell Roberson's and Jameelah Smith's liberty by the creature state of Arizona and state actors.

Article 38

No Offense Identified

Article 39

States Parties shall take all appropriate measures to promote physical and psychological recovery and social reintegration of a child victim of: any form of neglect, exploitation, or abuse; torture or any other form of cruel, inhuman or degrading treatment or punishment; or armed conflicts. Such recovery and reintegration shall take place in an environment which fosters the health, self-respect and dignity of the child.

The creature state of Arizona and state actors made no effort to correct the Treatment Service Plan for Chaunell Roberson to address the suspected sexual abuse, physical abuse, and subsequent trauma related behaviors. The Treatment Service Plan did not change that Marina Greco CPS (DCS) therapist was Chaunell Roberson's assigned therapist for more than a year. The majority of treatment

focused upon everyone involved to help Chaunell Roberson to “*entertain an alternative reality for the current reality*”. The methodology of using Eye Movement Desensitization Reprocessing (EMDR) therapy, and directing Chaunell Roberson to read the book “Sickened,” in order to suggest an alternative reality consisting of MSBP, and the constant forced review of the partial medical history contrived by Brenda Bursch Ph.D accusing mother, Leanna Smith of over medicalizing and attempting to kill Chaunell Roberson and not the doctors, No one ever revealed to Chaunell Roberson that the book “Sickened” was a fictional story.

The Treatment Service Plan was written to focus on the Mother daughter
Note: In 27 months or 2 years and 3 months Marina Greco never completed:
Parent-Child Relational Problem (V61.20)
An AXIS III = Medical or Neurological Conditions that may influence a Psychiatric Problem
An AXIS IV = Psychosocial Stressors = Psychosocial and Environmental Problems
An AXIS V = GAF: Children Global Assessment of Functioning – Determining patient’s
level of Functioning at each session to determine progress or regression

NOTE: CR was in counseling with Marina Greco from 11/08/2008 until 01/03/2011 (27 months or 2 years and three months) During that time Marina Greco never had any other diagnosis than Parent-Child Relational Problem (V61.20)

- No PTSD?
- No Depression?
- No Dissociative disorder?

And yet this therapist implemented EMDR Therapy by direction from Brenda Bursch Ph.D. without it being on the treatment plan.

Article 40

No Offense Identified

Article 41

No Offense Identified

PART II

Article 42

States Parties undertake to make the principles and provisions of the Convention widely known, by appropriate and active means, to adults and children alike. The creature state of Arizona, state actors, court appointed third party interveners, and contractors acting as government, and forcing persons into an association in order to traffic persons, did not disclose the Convention of the Rights of the Child or any of the articles pertaining to the aforementioned document to the mother,

Leanna Smith, Chaunell Roberson and/or Jameelah Smith, which converts this act to an Alien Tort offense of misprision of felony.

Article 43

Items 1 – 12: There is no known committee created to ensure the implementation and enforcement of the Convention of the Rights of the Child in the creature state of Arizona.

Article 44

Items 1 - 6: There is no known committee created to ensure the implementation and enforcement of the Convention of the Rights of the Child in the creature state of Arizona.

Article 45

Items a – d: There is no known committee created to ensure the implementation and enforcement of the Convention of the Rights of the Child in the creature state of Arizona.

PART III

Article 46

No Offense Identified

Article 47

No Offense Identified

Article 48

No Offense Identified

Article 49

No Offense Identified

Article 50

No Offense Identified

Article 51

No Offense Identified

Article 52

No Offense Identified

Article 53

No Offense Identified

Article 54

No Offense Identified

Many of the rights and freedoms of Affiant and Affiant's minor Children specified in the Convention on the Rights of the Child, have been violated, encroached, infringed, torn apart. Actions construed as inhumane, degrading.



This Great Jury has identified Violations in accordance with the Universal Declaration of Human Rights and The Convention on the Rights of the Child.

*Acknowledged and Affirmed on this day of December 31, 2017
The Foreman of The Great Jury of The United States of America*

Stevan R. Isham 12-31-17