



**American National Union of
The United States of America**
State of Louisiana judicial district # 18
Address: 7B2SQ N4WMB
Great Jury Foreperson
Address: 78T8T N6J3R
Email: gforeperson@generalpostoffice.org



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

True Bill of Indictment

Claimant: Keith Edward Livingway

V.

Respondent: John Edward Gliha, AKA: John Jay Singleton



The Great Jury was accepted and acknowledged by the American National Union of The United States of America in Social Compact in accordance with Natural Law and the Law of Nations and is with jurisdiction and venue within the metes and bounds and seaward boundaries of The United States of America, and

The Great Jury for the American National Union of The United States of America hereby informs the Chief Notary of the Human Rights Tribunal International that the Great Jury convened to hear evidence presented by the Claimant, and

It has been determined from the evidence presented within this True Bill of Indictment that there is probable cause to charge aforementioned Respondent with;

- ❖ **Breach of Trust**- a violation of Public Law(s) 101-12, 17-2 and 30
- ❖ **Fraud**- a violation of Public Law(s) 101-3, and 30
- ❖ **Insurrection**- a violation of Public Law(s) 101-7, 11-1, 11-2, 12, 28 and 30
- ❖ **Theft**- a violation of Public Law(s) 101-7, 12, 17-1 and 17-2
- ❖ **Theft of Time and Energy**- a violation of Public Law(s) 101-12 and 20-2, and

A thorough search within the national registry has produced no evidence of a legal name change registered by Respondent to change Respondent's styled name from *John Edward Gliha* to *John Jay Singleton*, therefore **Fraud**- a violation of Public Law(s) 101-3, and 30 is alleged against Respondent for the use of an alias that may only be determined as premeditated to cover Respondent's nefarious actions as a member of the Genoa Institute, a Private Membership Association, evidenced below, and

Since claiming a nationality within the metes and bounds and seaward boundaries of The United States of America with an American National oath and becoming a member of the Genoa Institute under contract after purchasing the Private Membership Association package Respondent has disregarded the intellectual property of Genoa Institute and has been attempting to sell the business plan provided by Genoa Institute while in a nondisclosure contract wherein the terms and conditions are evidenced below on pages 4 through 8 of this True Bill of Indictment, therefore committing **Theft**- a violation of Public Law(s) 101-7, 12, 17-1 and 17-2 by taking Claimant's property in the form of business plans and attempting to resale the plans to inhabitants as evidenced in video format below and **Theft of Time and Energy**- a violation of Public Law(s) 101-12 and 20-2 for time that has interrupted business relations pertaining to the Genoa Institute to counter act the nefarious actions by Respondent. It is noted that there is no one person viewable within the evidenced video yet voice verification shall be provided, and

(Genoa Institute Website)

<https://genoainstitute.com/>

AND

(Video of John Edward Gliha, AKA: John Jay Singleton explaining family trusts)

<https://www.youtube.com/watch?v=NkRLTcGiDzU>

Respondent has been providing information for inhabitants to circumvent the Internal Revenue Service by use of crypto-currency without any disclaimer or notice to inhabitants that Respondent has a nationality within a separate political sphere not in association with the Internal Revenue Service, therefore **Breach of Trust**- a violation of Public Law(s) 101-12, 17-2 and 30 is now alleged. The American Nationals of The United States of America do not condone these actions and consider such actions unacceptable, and

(Evidence of Respondent's intent on inciting war against the IRS)

<https://www.aceofcoins.com/>

After Respondent was given notice of fraudulent actions Respondent then attacked Claimant in letter form and demanded the resignation of the Post Master General of the Confederacy of The

United States of America without the proper number of witness signatures to validate such a demand, therefore committing **Insurrection**- a violation of Public Law(s) 101-7, 11-1, 11-2, 12, 28 and 30 wherein an excerpt is available below and also evidenced on page 3 of the Complaint by Respondent against Keith Livingway provided on pages 9 through 11 of this True Bill of Indictment, and

2) the immediate resignation of Keith Livingway from any office or position he currently holds with The United States of America so that he retains no more authority than any other national who is not in public office. And that these be completed within the next thirty (30) days from the date of May 17th 2021.

The following excerpt references the Law of Nations Book II Subsection 73- The acts of individuals are not to be imputed to the nation, and shall be acceptable literature in the matters of Respondent's actions committed upon the Post Master General of the Confederacy of The United States of America, and

"However, as it is impossible for the best regulated state, or for the most vigilant and absolute sovereign, to model at his pleasure all the actions of his subjects, and to confine them on every occasion to the most exact obedience, it would be unjust to impute to the nation or the sovereign every fault committed by the citizens. We ought not then to say in general, that we have received an injury from a nation, because we have received it from one of its members"

May this True Bill of Indictment serve as a charging instrument against Respondent to determine a proper remedy for Claimant, and

The Great Jury further say naught.



, Trustee, Great Jury Foreperson

This 86th Day in the year of Yahweh 6023, translated the 13th day of June in the Two Thousand and Twenty-first year of the new covenant in Yahushua's name.

Terms and Conditions for the use of The Genoa Institute website!

Table of Contents

1: Introduction	1
2: Intellectual Property Rights	2
3: Restrictions	2
4: Your Content	3
5: No warranties.....	3
6: Limitation of liability	3
7: Indemnification	3
8: Severability.....	4
9: Variation of Terms	4
10: Assignment.....	4
11: Entire Agreement.....	4
12: Governing Law & Jurisdiction	4
13: Non-Disclosure Agreement.....	5

1: Introduction

These Website Standard Terms and Conditions written shall manage your use of our website, The Genoa Institute accessible at <https://genoa-holdings.org/institute>.

These Terms will be applied fully and affect to your use of this Website. By using this Website, you agreed to accept all terms and conditions written herein. You must not use this Website if you disagree with any of these Website Standard Terms and Conditions.

Minors or people below 18 years old are not allowed to use this Website.

2: Intellectual Property Rights

Other than the content you own, under these Terms, Genoa Holdings, PMA and/or its licensors own all the intellectual property rights and materials contained in this Website.

You are granted limited license only for purposes of viewing the material contained on this Website.

3: Restrictions

You are specifically restricted from all of the following:

- 1: publishing any Website material in any other media;
- 2: selling, sublicensing and/or otherwise commercializing any Website material;
- 3: publicly performing and/or showing any Website material;
- 4: using this Website in any way that is or may be damaging to this Website;
- 5: using this Website in any way that impacts user access to this Website;
- 6: using this Website contrary to applicable laws and regulations, or in any way which may cause harm to the Website, or to any person or business entity;
- 7: engaging in any data mining, data harvesting, data extracting or any other similar activity in relation to this Website;
- 8: using this Website to engage in any advertising or marketing.

Certain areas of this Website are restricted from being accessed by you and Genoa Holdings, PMA may further restrict access from you to any areas of this Website, at any time, in absolute discretion. Any user ID and password you may have for this Website are confidential and you must maintain confidentiality as well.

4: Your Content

In these Website Standard Terms and Conditions, "Your Content" shall mean any audio, video, text, images or other material you choose to display on this Website. By displaying Your Content, you grant Genoa Holdings, PMA a non-exclusive, worldwide irrevocable, sub licensable license to use, reproduce, adapt, publish, translate and distribute it in any and all media.

Your Content must be your own and must not be invading any third-party's rights. Genoa Holdings, PMA reserves the right to remove any of Your Content from this Website at any time without notice.

5: No warranties

This Website is provided "as is," with all faults, and Genoa Holdings, PMA expresses no representations or warranties, of any kind related to this Website or the materials contained on this Website. Also, nothing contained on this Website shall be interpreted as advising you.

6: Limitation of liability

In no event shall Genoa Holdings, PMA, nor any of its officers, directors and employees, be held liable for anything arising out of or in any way connected with your use of this Website whether such liability is under contract. Genoa Holdings, PMA, including its officers, directors and employees shall not be held liable for any indirect, consequential or special liability arising out of or in any way related to your use of this Website.

7: Indemnification

You hereby indemnify to the fullest extent Genoa Holdings, PMA from and against any and/or all liabilities, costs, demands, causes of action, damages and expenses arising in any way related to your breach of any of the provisions of these Terms.

8: Severability

If any provision of these Terms is found to be invalid under any applicable law, such provisions shall be deleted without affecting the remaining provisions herein.

9: Variation of Terms

Genoa Holdings, PMA is permitted to revise these Terms at any time as it sees fit, and by using this Website you are expected to review these Terms on a regular basis.

10: Assignment

The Genoa Holdings, PMA is allowed to assign, transfer, and subcontract its rights and/or obligations under these Terms without any notification. However, you are not allowed to assign, transfer, or subcontract any of your rights and/or obligations under these Terms.

11: Entire Agreement

These Terms constitute the entire agreement between Genoa Holdings, PMA and you in relation to your use of this Website, and supersede all prior agreements and understandings.

12: Governing Law & Jurisdiction

These Terms will be governed by and interpreted in accordance with the laws of the Government of The United States of America, and you submit to the non-exclusive jurisdiction of the courts of the Government of The United States of America for the resolution of any disputes.

13: Non-Disclosure Agreement

All information taught and or imparted to the students and teachers of The Genoa Institute is strictly protected under a non-disclosure agreement. Any information shared with others that are not students or teachers of The Genoa Institute that is not expressly authorized by the trustee of The Genoa Institute, the student or teacher agrees to pay damages to Genoa Holdings, PMA in the amount exclusively determined by the trustee of The Genoa Institute immediately when disclosure is discovered and or reported to the trustee of The Genoa Institute.

Updated on 05-22-2018

By the trustee of The Genoa Institute.

COMPLAINT AGAINST KEITH LIVINGWAY,
GENERALLY FOR THE TORTUOUS USE OF
GOVERNMENT RESOURCES FOR PRIVATE GAIN

Why is Livingway permitted to use government resources for his own private business and personal agenda, including his trespass into a public discussion forum in which he has no interest, for the sole purpose of accusing me of crimes and making other false and disparaging accusations? What gives Livingway the superior standing to tell my clients, members and partners that the I'm perpetrating fraud, am a felon, that I am plagiarizing his work and that my clients should "get their money back"?

What is the relationship between Keith Livingway, Genoa Holdings and The United States of America? Why is this conduct being permitted and why is the government participating in these violations and even facilitating them?

Using his position with The United States of America,

- I. Keith Livingway is using his official position with The United States of America to further his own private interests and those of his business "Genoa Holdings";
- II. Keith Livingway has falsely and wrongfully forced my association with criminals and tax protesters and thereby defamed by my good name and reputation;
- III. Keith Livingway has trespassed upon a sacred marital agreement that I have with my wife where no man is permitted to interfere;
- IV. Keith Livingway has tortuously interfered with the professional relationship that I have with my clients, members and partners;
- V. Keith Livingway has trespassed upon the private association that I share with my members, clients and partners with his false and fabricated claims.

Finally,

VI. Unless it can show cause that this conclusion is erroneous, The United States of America has participated in each of the foregoing acts and trespasses, either overtly or tacitly, and shares the same culpability and liability with Keith Livingway.

Why do I now have to re-live the abuse and trauma that my family and I suffered for being a whistle-blower? My wife, children and I were attacked because I began publishing a newsletter in my neighborhood for the sole purpose of convening a special election to remove HOA board members who were stealing funds and imposing illegal conditions for entry into our homes. My wife, who was seven months pregnant at the time, was arrested and my children were nearly taken by the state, and my home was stolen by this group of psychopaths. I succeeded at ending the abuse and removing the HOA board members from their positions, but at great cost.

I do not answer to Keith Livingway, but out of respect for the naturalization process, I have already facilitated a complete investigation by the court of The United States of America and I was admitted to become an American National following a one hour interview with four judges of the court. Why have the records used in this investigation been given to Livingway and why is he now permitted to use them to abuse me all over again? Is The United States of America an actual nation or is it just the private club of Keith Livingway, where he has created his own little fiefdom to abuse people?

Why now do I have to re-live this abuse and trauma because Keith Livingway believes himself to be my moral superior? What role are the others associated with The United States of America playing in Livingway's trespasses?

Why does Keith Livingway never show his face? He has presumably produced hundreds of videos, yet not once has he revealed his true identity. Why? What is he hiding?

Since March of 2020, I have been working for free (at my own cost even) to help people who have been victimized by the fake pandemic. I have been working with business owners across the country (in the United States), and people who have been arrested for shopping without a mask, and employees, teachers and students who have been fired or threatened with the termination of their employment or enrollment for refusing to participate in the fake pandemic. I have helped families become reunited when they were prevented from visiting loved ones in hospitals and other care facilities. I routinely help those who have been fired because of the fake pandemic to create new sources of income for their families. I use my knowledge of the law and being a successful entrepreneur to help others achieve their goals. I have undertaken this work at my own expense and formed a new organization to help people in these situations.

Where is Keith Livingway in all of this? When has helped just one person, using his knowledge of the law, with their problems resulting from the fake pandemic? Instead, he sits behind his keyboard, seeing himself in some kind of superior moral position over others, points his finger and uses the resources of his government position and the government itself to fulfill his own personal ambitions and interests and those of his business "Genoa Holdings".

I recently helped Livingway sell a sculpture in order to help him raise money to pay a personal debt. This is what he explained to me anyway. In fact, my wife and I covered about two-hundred dollars in additional expenses just to help him with the sale (we never told him this). I also joined his membership for the same purpose. After watching almost two of his videos I determined that they were very basic for beginners and never watched any more. I subsequently referred a list of people to his website so that they could learn more about some basic concepts. I never joined his affiliate program because I wanted him to keep that money.

What kind of despicable person is Livingway, that he would ask for and gladly accept my help, then engage in these types of trespasses and torts and believe them to be righteous or even proper?

What kind of nation is The United States of America when it would participate and facilitate in this kind of abuse?

I am demanding form the The United States of America;

1) full disclosure of its relationship with Keith Livingway and Genoa Holdings along with any other interests the two may share.

I am demanding from Keith Livingway;

1) a written public apology, subject to my approval, that includes the following:

a recent color photograph of Keith Livingway; and,

a comprehensive statement that retracts each and every disparaging statement or accusation he has made about me or to any of my associates or the public in general; and,

2) the immediate resignation of Keith Livingway from any office or position he currently holds with The United States of America so that he retains no more authority than any other national who is not in public office.

And that these be completed within the next thirty (30) days from the date of May 17th 2021.

Dated this 17th day of May, 2021.

John Jay Singleton