# IN THE UNITED STATES DISTRICT COURT FOR THE SUPREME COURTS OF PENNSYLVANIA

Robert Blair, Thomas Deegan, Jeremy Lowe, Peter Ostrowski, Don Bailey, Stephen Duane Curry (in private capacity by special appearance only)

: CRIMINAL ACTION FOR FULL PUNITIVE DAMAGES:

v.

COMMON GRAND JURY DEMANDED:

CONCERNING SEPTEMBER ELEVENTH BLACK-OP ATTACK ON AMERICA : 99-9920

RICHARD CHENEY, JOHN BRENNAN, JOHN ASHCROFT, ROBERT MUELLER,
GEORGE W. BUSH, GEORGE H.W. BUSH, KEVIN SPACEY, BARACK OBAMA, JOHN MCCAIN,
JAMES BAKER, EDGAR BRONFMAN SR., PAUL WOLFOWITZ, RICHARD PERLE, PETER MUNK,
CONDALEEZA RICE, GEORGE SOROS, JOHN KERRY, BANDAR BIN SULTAN, DAVID
ROCKEFELLER, BRENT SCOWCROFT, ZBIGNIEW BRZEZINSKI and HILLARY RODHAM CLINTON (Hillary Clinton in private)
(Cheney, Brennan et. all with prejudice)

### MEMORANDUM AND ORDER FOR FORMAL PROSECUTION FOR BLACK-OP ATTACK OF SEPTEMBER 11<sup>th</sup> 2001

Hon. Christine Donahue, September 10, 2018

The alarming allegations in relation to the purported black-op attacks of SEPTEMBER 11, 2001 are enough to warrant yet another superseding indictment concerning only those events. In the wider context of this issue, each of the accused parties including RICHARD CHENEY and BRENT SNOWCROFT will face the death penalty. Others who have already passed on, are likewise named for military authorities to recognize every part they played in this modern atrocity. Accordingly, offenses will be directly against RICHARD CHENEY, GEORGE W. BUSH and JOHN BRENNAN in their public and private capacities rather than only public for all venues.[latin for commerce.]

Your honor, with treason only a "use of force" need be proven. As duly noticed on record when it comes to violating  $\underline{18 \text{ U.S.C}}$  § 2381 :

(See United States v. Castleman, et al., Pp. 4-10 (b) (Supreme Court) "common-law concept of "force" encompasses even its indirect application, making it impossible to cause bodily injury without applying force in the common-law sense. Second, the knowing or intentional application of force is a "use" of force. Leocal v. Ashcroft, 543 U. S. 1, distinguished.

Pp. 10–13" https://supreme.justia.com/cases/federal/us/572/12-1371/

Your honors are to note again, when it comes to a crime of treason we need only prove there is sufficient probable cause to warrant the suspicion.

The overwhelming amount of photos, military testimony and video will easily surpass that threshold without further delay as we submit to court.

Certainly, they have done absolutely nothing to avail themselves of obvious accountability for the crime of treason and those life-changing repercussions. That is to say, we assert your honors that defendant CHENEY, BUSH, BRENNAN and now CLINTON each violated 18 U.S.C. § 2381 more than eight separate times on official record. In addition, they broke federal conspiracy law on ten instances.

Thereby in the first instance, we charge offenders CHENEY, RICE, GEORGE W. BUSH, GEORGE H.W. BUSH, CLINTON, JOHN BRENNAN, GEORGE TENET, KEVIN SPACEY, PETER MUNK and GEORGE SOROS(et. al) with violating 18 U.S.C § 2381 which is the crime of treason.

As such, they will each be given a swift military trial and sentenced under Article 50 for acts of treason during war time.

### INTRODUCTION

America has by now heard of the September 11<sup>th</sup> Black-Op attacks on the united states that took place in 2001. Yet what they didn't know is the level of culpability of the conspirators involved, and the exact names of the perpetrators of these attacks. These attacks were a heinous war crime carried out on American shores by rogue intel agencies tied to ISRAEL but also nations like SAUDI ARABIA. And to date, they are an absolute dark stain on American history. In order for the nation to move forward, it is now mandatory that this dark chapter be re-opened. All of those responsible as you note your honors; must be brought to justice.

After of which it is time disclose the profoundly hideous role SAUDI

ARABIA played in these attacks as well as the role of ISRAELI intelligence in assisting the SAUDI agents of influence to pull them off. In so doing, it will put a close to an undoubtedly dark period of America's past misdeeds.

We can of course prove that RICHARD CHENEY, PETER MUNK and PAUL WOLFOWITZ all knew about this crime of treason as did JOHN KERRY and BARACK OBAMA. They didn't just know about it your honors, they were active agents in their execution. In light of this, we are officially ordering only the harshest military penalties against all involved. As submitted on record, we agree this was an act of treason.

# "BUSH'S ILLEGAL, COVERT SUPPORT OF AZERBAJAN In Azerbaijan, one finds a large cast of participants all linked through supporting roles in the Iran-Contra Scandal and its cover-up. These individuals are:

- Adnan Khashoggi, whose Azerbaijan banks played a big part in the formation of terrorist camps and in the opening of laboratories for developing chemical and bacteriological weapons in Nagornyy Karabakh.
- Richard Secord, a former U.S. Air Force major general who been helping to recruit and train the Azerbaijani army as well as regional secret services;
- Richard Armitage, acting as a consultant to Halliburton and Unocal at the time, and President of the US-Azerbaijani Chamber of Commerce;
- Farhad Azima, arms merchant with Iranian background, member of US-Azerbaijani Chamber of Commerce, assisted Richard Secord in recruiting and training mujahedin mercenaries, owns the Azerbaijan Airlines, and has a twenty-year relationship with the Bush family enterprise;
- Khalid bin Mahfouz, owner, with the bin Laden family and members of the Saudi royal family of the Saudi companies Delta Oil and Nimir Oil. Both are partners with Unocal in Azerbaijan.
- Dick Cheney, as CEO of Halliburton, lobbyist for the Azerbaijan International Operating Company, on US-Azerbaijani Chamber of Commerce; David Kimche, Israeli Mossad agent who brought Israeli agents into Azerbaijan at the request of Secord, and worked with Secord and the regional secret service organizations. The interplay of Barrick and the bank and oil cartels crisscross in a manner that strongly suggests ongoing partnership rather than coincidence. There are three pieces of evidence that identify a linkage between the management/ownership of Barrick, the oil cartel, and the German bank cartel. This report finds the individuals involved in planning, executing, and covering the WTC attack to be the same as those involved in Barrick and covert oil operations in Central Asia. The Houston office building that housed both Enron and Halliburton corporate headquarters was owned by Trizec Hahn. As earlier discussed, Trizec Hahn was a merger of Peter Munk's (Barrick Gold) and the Canadian Bronfman family. The CEO's of both companies, Kenneth Lay and Dick Cheney, are close associates of the Bush family, whose relationship to the founder of Barrick—Adnan Khashoggi—are extensive and stretched over at least two decades.
  - 1. Barrick is also directly linked to UBS and the German bank cartel, through use of its subsidiary gold refinery: Argor-Heraeus S.A. Owership of this refinery was transferred from UBS to Commerzbank, also part of the German bank cartel in 1999.
  - 2. Barrick is linked closely to the banking cartel through, one of the most longstanding members of the Advisory Board Karl Otto Pohl, former President of the German central bank (Bundesbank) and chief officer of the International Bank of Settlements and IMF. Also on the Barrick Board was former Canadian Deutsche Bank executive Tye W. Burt the former Chairman of Deutsche Bank Canada and Deutsche Bank Alex Brown Securities Canada, and Managing Director and Head of Deutsche Bank's Global Metals and Mining Group. Burt was involved when the Canadian Deutsche Bank backed Khashoggi in the MJK Securities fraud. Burt left the bank shortly after the fraud was discovered. Note also, two of the initial big investors in Barrick Khashoggi and Bronfman used the same personal financial advisor: Mayo Shattuck of the Deutsche Bank Alex Brown. Mayo Shattuck was the chief assistant to Buzzy Krongard when he worked at Deutsche Bank Alex Brown. Both, through their executive roles at Deutsche Bank Alex Brown were in a position to be familiar with the Khashoggi/Marcos gold deposits at that Bank' <a href="https://revengeoftheherd.com/2017/09/13/treason-who-terrorized-americans-and-the-world-on-911/">https://revengeoftheherd.com/2017/09/13/treason-who-terrorized-americans-and-the-world-on-911/</a>

Count 1] We charge **PETER MUNK** with breaking the offense of 18 U.S.C § 2381, the official offense against treason. He broke it six times, and for each offense we order a penalty. The offense carries an instant death penalty by firing squad. We further ask for review. [The military has options: Death by official Firing squad, lethal injection or life in Guantanamo bay.]

"A general overview of the U.S. nuclear waste disposal problem and a review of the U.S. government's efforts to solve part of the problem with a nuclear waste repository in Nevada and resis- tance by Nevadans to that effort. von Hippel, Frank N. "Plutonium and Reprocessing of Spent Nuclear Fuel." Science, vol. 293, issue 5539, September 28, 2001, pp. 2,397–2,398. A discussion of the May 2001 report of the National Energy Policy Development Group, chaired by Vice President Dick Cheney, with the con-clusion that serious economic and environmental issues remain to be solved. Wald, Matthew L. "Dismantling Nuclear Reactors." Scientific American, vol. 288, no. 3, March 2003, pp. 60–69. The decommissioning of a nuclear power plant presents a large variety of technical problems, environmental pollution being one that is not normally considered in adequate detail. Waltar, Alan E. "Nuclear Technology's Numerous Uses." Science and Technology, vol. 20, no. 3, Spring 2004, pp. 48–54. The director of nuclear energy at the Pacific Northwest National Laboratory reviews a number of applications of nuclear energy in the fields of medicine, industry, agriculture, and research. Whipple, C. G. "Can Nuclear Waste Be Stored Safely at Yucca Mountain?"

Next we officially charge RICHARD [DICK] CHENEY for his part played in nine-eleven.

Count 1] We charge offender RICHARD CHENEY to have committed the offense of 18 U.S.C § 2381 eight times, in respect to the crime of capital treason. His involvement in the URANIUM ONE ordeal is now publicly revealed with PETER MUNK. He will surrender his passport.

Sentence is public death by firing squad or life in Guantanamo.[By Military order.]

#### https://documents.mx/documents/nuclear-power-562a70943e0c0.html

Next we officially charge GEORGE W. BUSH for his part in nine-eleven.

Count 1] We charge GEORGE W. BUSH to have committed the offense of 18 U.S.C§ 2381 nine times. This is both in respect to his financial trades with PETER MUNK, as well as his trades with BANDAR BIN SULTAN and his presence at the Twin Towers where he was told in utter shock how it would all go down. Treason has no expiration date. He will surrender his passport. For sentencing there are two options: twenty years in a harsh super-max prison, or execution by firing squad. We will leave sentencing up to military personnel, who

can flip a coin on whether it shall be prison or firing squad.[By Military decree.] http://911research.wtc7.net/cache/wtc/evidence/usgs hotspots files/hotspots-compare.jpg https://www.newsfollowup.com/911investigate.htm

Next we officially charge EDGAR BRONFMAN SR. for his part in nine-eleven.

Count 1] We charge EDGAR BRONFMAN SR. to have committed the offense of 18 U.S.C § 2381 eight separate times, with respect to his public trades through PETER MUNK, KEVIN SPACEY and the SOROS management fund at BARRICK GOLD NORTH AMERICA. We also charge that EDGAR BRONFMAN SR. orchestrated the attacks with the assistance of GEORGE BUSH SR. and other plaintiffs. As such, he will surrender his passport. He is to be executed by firing squad and publicly seized. [Military executes orders.]

https://revengeoftheherd.com/2017/09/13/treason-who-terrorized-americans-and-the-world-on-911/

<sup>&</sup>quot;The Houston office building that housed both Enron and Halliburton corporate headquarters was owned by <u>Trizec Hahn</u>. As earlier discussed, Trizec Hahn was a merger of Peter Munk's (Barrick Gold) and the Canadian Bronfman family. **The CEO's of both companies**, **Kenneth Lay and Dick Cheney**, are close associates of the Bush family, whose relationship to the founder of Barrick– Adnan Khashoggi – are extensive and stretched over at least two decades."

Next we officially charge GEORGE SOROS, for his part being the mastermind behind the attacks.

mastermind behind one of America's worst atrocities. Your honors

must note that he planned, staged and executed every part of

the cover-up as it pertains to URANIUM ONE and the nine eleven

incident. We charge he violated 18 U.S.C § 2381 fifteen times. It was SOROS

who setup new trading platforms for GEORGE BUSH SR., EDGAR BRONFMAN SR.

and the Saudis to work with PETER MUNK who was financing the core

axis of these attacks. SOROS publicly and proudly committed capital

treason on record, an offense that carries the highest afforded death

penalty sanctions. His passport is now seized. We order that GEORGE

SOROS be executed once by firing squad before a live television audience.

[He shall be executed once more with a body double. Military handles it, so its never forgotten.]

Next we officially charge GEORGE H.W. BUSH for his part in orchestrating nine-eleven.

Count 1] We charge GEORGE H.W. BUSH violated 18 U.S.C § 2381 eight times.

He officially played a role as orchestrator with EDGAR BRONFMAN SR.

and BANDAR BIN SULTAN, carrying out acts he knew were sedition.

He openly traded with PETER MUNK and BANDAR BIN SULTAN on many platforms, leading to the day of the attacks. He orchestrated the exact timing of the attacks, by getting everyone out of the WTC before any explosions began. He openly planned the setup and location of the attacks dragging his ignorant son along for the ride.

Most significantly, with the aid of BARRICK GOLD he covered up all the financial trades to enable nine-eleven. His passport is now seized. We order offender GEORGE H.W. BUSH be executed by firing squad under the laws of war. [Military will explore each option.]

Next we officially charge BANDAR BIN SULTAN for his part in orchestrating nine eleven.

Count 1] We charge BANDAR BIN SULTAN has broken 18 U.S.C § 2381 eight separate times with his act of treason regarding nine eleven. He played

a critical role with EDGAR BRONFMAN SR., KEVIN SPACEY and GEORGE H.W. BUSH in regards to covering for URANIUM ONE and the SEC trades leading to the attacks. He openly planned the setup and location of nine eleven with the aid of BARRICK GOLD which also enabled him to steal trillions. He bragged after about how the entire SEC was in his back pocket. He brazenly secured trades with PETER MUNK who was a heavy investor in the Sultan. We order for offender BANDAR BIN SULTAN to be seized and executed by firing squad under laws of war. This will be the final time the Saudi card plays us. [Military are tasked to explore options.]

Next we officially charge  ${\it JOHN}$   ${\it KERRY}$  with the part he played in nine eleven.

Count 1] We charge that JOHN KERRY has violated 18 U.S.C § 2381

ten times just like EDGAR BRONFMAN SR. KERRY helped facilitate

the illegal trades for BANDAR, BRONFMAN, BUSH and MUNK. These

trades allowed the nine eleven black-op attacks to carry out

effortlessly without a hitch. Like all of his fellow liberal

conspirators, KERRY was aware he was committing capital treason.

He was threatened to never say a word. Thereby we order a sentence

of up to thirty-five years in Guantanamo Bay or lethal injection. [Military is ordered under Article 50 to explore penalties.]



## $\underline{\texttt{https://www.flickr.com/search/?text=John\$20Kerry\$20September\$2011}}$

Next we officially charge PAUL WOLFOWITZ for his part played in the nine eleven attacks. Count 1] We officially charge PAUL WOLFOWITZ with breaking 18 U.S.C § 2381 nine times with respect to the nine eleven black-op. WOLFOWITZ was present at all the meetings with CHENEY, JOHN BRENNAN and SOROS. He knew the exact time and date for the attacks and wanted them. We thus order his passport seized. The penalty is forty years in

Next we officially charge RICHARD PERLE for his part played in the nine eleven attacks.

Count 1] We officially charge RICHARD PERLE with breaking 18 U.S.C § 2381

eight times on record. He met with BANDAR BIN SULTAN many times, yet

was unaware they would each be committing treason. Thus we now seize

his passport. The penalty is fifty years in Guantanamo Bay. [Military decides.]

https://revengeoftheherd.com/2017/09/13/treason-who-terrorized-americans-and-the-world-on-911/http://salem-news.com/articles/january052010/chilcot me.php

Next we charge JOHN BRENNAN for his role played in the nine eleven attacks.

Count 1] We officially charge **JOHN BRENNAN** for breaking 18 U.S.C § 2381 for his role in the most heinous attacks in fifty years, along with his liberal co-conspirators. **BRENNAN** had a more minor role as the leader of strategy sessions leading up to nine eleven. Thus we charge him as an accessory to capital murder. His passport is now seized. The penalty is thirty-five years in Guantanamo Bay. [Military can choose execution only if directed.]

Next we charge ROBERT MUELLER for his role played in the nine eleven attacks.

Count 1] We now have little choice but to charge ROBERT MUELLER for breaking 18 U.S.C § 2381 in his role of covering up nine eleven. He was threatened with death if he ever revealed anything. Thus, we now seize his passport. The penalty is six years in a super-max prison and fifteen years probation to ensure MUELLER never repeats an offense. [Military by decree will explore options.]

Next we charge CONDALEEZA RICE for her minor role played in the nine eleven attacks.

Count 1] We officially charge CONDALEEZA RICE with breaking 18 U.S.C § 2381

once in respect to her minor role concerning the nine eleven black-op

attacks on america. Her passport will now be seized. We assert she has

already paid a heavy price for involvement. The penalty will thus be up

to ten years in a super-max prison with a five year minimum sentence.

This is followed by fifteen years of mandatory probation since we are

certain the accused played a very small part and will not repeat offenses.

Next we charge KEVIN SPACEY for his supervisory role in orchestrating the nine eleven attacks.

Count 1] We see no issue with charging **KEVIN SPACEY** yet again, this time for breaking 18 U.S.C § 2381 as chief supervisor over much logistics of nine eleven.

SPACEY traded a massive amount of stock with PETER MUNK, and trading platforms owned by SOROS. Looking at his film The Usual Suspects, it is likewise very clear he felt it would make a perfect jab to make it appear that ISRAEL was the sole instigator of nine eleven. Of course we now know otherwise, as the HOUSE OF SAUD is exposed for its crimes worldwide. His passport is now seized. The penalty for such serious treason is up to thirty years in Guantanamo Bay, or official public execution by a full firing squad. [As in Godfather 3.]

(The Military will explore which option works best.) https://kevinmccarthy.house.gov/media-center/press-releases/mccarthy-nth-anniversary-of-september-11th-attacks https://chordify.net/chords/9-11-moments-kevin-spacey-sings-john-lennon-mind-games-fivealex2013 statement-on-the-te

Next we charge ZBIGNIEW BRZEZINSKI for his part in orchestrating nine eleven.

Count 1] Even though BRZEZINSKI is deceased, he violated 18 U.S.C § 2381. We now charge BRZEZINSKI openly plotted and hatched the nine eleven attacks directly beside DAVID ROCKEFELLER and GEORGE SOROS. For many years he worked in secret, plotting the trading platforms that would enable the worst atrocities in fifty years to take place. BRZEZINSKI knows what he did was the commission of capital treason. Thus we order the military to execute BRZEZINSKI by public firing squad using a suitable stand-in for this treasonous mastermind. [Military are free to shoot up a test-dummy.] Next we charge JOHN ASHCROFT for his part in orchestrating the nine eleven cover-up.

Count 1] Even though ASHCROFT is deceased, he violated 18 U.S.C § 2381. We now charge JOHN ASHCROFT with capital treason. He deliberately closed six FBI and federal investigations into nine eleven while alive. He likewise hid the alleged money trail for the nine-eleven co-conspirators. As such, we order the penalty of public hanging be enacted. A public stand-in for ASHCROFT will be created and hung by the neck until dead. [Military is to explore options.] Next we charge BARACK OBAMA with high treason for his role in enabling the nine eleven attacks. Count 1] We charge BARACK OBAMA openly broke 18 U.S.C § 2381 nine separate times. This was in respect to his and his fellow liberal conspirators who covered up any investigations from proceeding against the perpetrators, both before during and after the initial attacks. In his role as senator, OBAMA actually blacked out files and concealed relevant records about PETER MUNK which may have brought the perpetrators to justice. He also had a hand in the attacks

by enabling the criminal actions of **EDGAR BRONFMAN SR**. We therefore charge **OBAMA** as an accessory to capital murder, and place him into Guantanamo Bay. Penalty for such actions is ten years in Guantanamo. [Military explores options.]

http://www.abeldanger.org/2011/08/page/3/
http://softpanorama.info/Skeptics/Political skeptic/Two party system as poliarchy/crisis of legitimacy.shtml

Next we officially charge DAVID ROCKEFELLER with being a mastermind of nine eleven.

Count 1] We hereby charge DAVID ROCKEFELLER with violation of 18 U.S.C§ 2381 twelve times. ROCKEFELLER is deceased, yet committed capital treason under law. As such, he will be sentenced to death a second time for his role in assisting the illegal SEC trades and black-op jobs leading up to the nine-eleven attacks after he had decided the location. The penalty is public death by firing squad. The Military is ordered to find a suitable stand-in and fire upon them.

[Military may even shoot up a test dummy to send message.]

Next we charge BRENT SCOWCROFT for the minor part he played in the cover-up of the nine eleven attacks.

Count 1] We hereby charge BRENT SCOWCROFT for his violation of

18 U.S.C § 2381 twice in respect to financing the nine eleven attacks.

Once, directly through the official channels of the American

Turkish Council via TURKEY and once via BANDAR BIN SULTAN of

SAUDI ARABIA. He no doubt felt the funds couldn't be traced,
and that the audit trail naming ISRAEL as the culprit was
infallible. He thought wrong, as a money trail leading to
the Sultan was very obvious and proved there were two hostile
state actors involved. With the aid of JOHN MCCAIN and EDGAR

BRONFMAN SR., he then attempted to destroy evidence. That is
an additional conspiracy offense. The penalty is up to thirty
years in Guantanamo Bay prison as required. [Military will explore options.]

Next we charge JOHN MCCAIN for his part in orchestrating the nine eleven attacks.

Count 1] We hereby charge **JOHN MCCAIN** for breaking 18 U.S.C § 2381 twice in respect to his criminal actions with **BANDAR BIN SULTAN** and **ISRAEL** intelligence.

MCCAIN openly solicited funds from the disgraced prince, and took bribes

to assist with the staging of the worst terrorism in fifty years. He likewise helped the MADRASSAH and attempted to single out ISRAEL by hiding the SAUDI regime's duplicatious role. MCCAIN also commissioned many trades with BRONFMAN SR., H.W. BUSH and PETER MUNK the day before the worst terrorist attacks in this nation's short history. He will thus be sentenced for both roles, when it concerns the URANIUM ONE disaster. He is charged once for assisting the transport of the URANIUM isotopes. And secondly, he is charged for providing the cover for the URANIUM being collected and drawn onto the base of each target so both World Trade Centers would explode. He knew the wet teams who were going into the inside Of the buildings, and had a very good idea of their relationship to PRINCE BANDAR BIN SULTAN who donated to his campaign. The penalty of commissioning capital treason is death. We order a sentence against JOHN MCCAIN of either

up to twenty years in Guantanamo Bay or death by firing squad.

[Military consorts will explore which option is fastest or serves the most benefit.]

http://www.historycommons.org/timeline.jsp?day of 9/11=dickcheney&timeline=complete 911 timeline

Finally we next charge **JAMES BAKER** for his minor role in the nine eleven attacks.

Count 1] We charge **JAMES BAKER** with breaking 18 U.S.C § 2381 with respect to his cover-up of both the financing and the grounds operations where it concerns nine eleven. Counsel **JAMES BAKER III** was formerly head legal counsel for **H.W. BUSH** as well as **BRONFMAN** for many years. He was involved heavily in operational logistics. The penalty is a

a sentence of up to twenty years in Guantanamo Bay. [Military will explore options.]
www.israelshamir.net/Contributors/Collateral Damage 911.pdf http://theleftchapter.blogspot.com/2015/08/deficit-spending-and-very-odd-week-in.html

Finally we officially charge HILLARY RODHAM CLINTON for her role in orchestrating the nine eleven conspiracy under the orders of chief financier **GEORGE SOROS**.

Count 1] We charge HILLARY CLINTON with breaking 18 U.S.C § 2381 on more than ten occasions, when it concerns the nine eleven attacks. CLINTON sat in on multiple meetings between BRONFMAN and BUSH, where it concerns setting up the incident of mass-murder. She also had personal knowledge of what GEORGE SOROS was planning to do and took large kickbacks from BANDAR BIN SULTAN. As she is already named in other criminal referrals, the penalty here will be reduced to a ten year sentence. Military is

It cannot ever be understated the amount of severe national consequences; this criminal activity in respect to URANIUM ONE has had on national public interests. In this regard, we admonish the actions of GEORGE SOROS and his many conspirators living or deceased on the record. Capital treason is a very serious offense, especially when it pertains to the public transmission and use of URANIUM on American land as well as water reserves. It is likewise even worse, when said URANIUM is publicly used for the execution of one of the most severe black-op attacks against Americans in the nation's history. As such we again state for the record, the seriousness of these grave crimes will require massive deliberations. And one more conspirator in question is to be denounced in all court rooms of record until the very last trial is held. He is known by the initials S.C.D., who forever shall go down in infamy as one of if not the most rotten sod to ever live. His public works are only as brazen as those cigars he smokes under the byzantine sun. As agreed upon, his name or any privileged private details will remain undisclosed. These are the small prices that are always paid in the interest of ensuring proper justice in due course, against any of the sadist's minions who illegally mined URANIUM. To avoid further civil wars, we will keep any other first-hand knowledge regarding their operations a voluntary secret. Yet let it be known that on this day America arose and struck back. A nation will suffer by its fools, but will not ever survive treason from within. Indeed the people know the truth is out there.

# IN THE UNITED STATES DISTRICT COURT FOR THE SUPREME COURTS OF PENNSYLVANIA

Robert Blair, Thomas Deegan, Jeremy Lowe, Peter Ostrowski, Don Bailey, Stephen Duane Curry : CRIMINAL

v.: |

RICHARD CHENEY, JOHN BRENNAN, JOHN ASHCROFT, ROBERT MUELLER, GEORGE W. BUSH, GEORGE H.W. BUSH, KEVIN SPACEY, BARACK OBAMA, JOHN MCCAIN, JAMES BAKER, EDGAR BRONFMAN SR., PAUL WOLFOWITZ, RICHARD PERLE, PETER MUNK, CONDALEEZA RICE, GEORGE SOROS, JOHN KERRY, BANDAR BIN SULTAN, DAVID ROCKEFELLER, BRENT SCOWCROFT, ZBIGNIEW BRZEZINSKI and HILLARY RODHAM CLINTON (Cheney, Brennan et. all with prejudice)

Concerning conspiracy to enact treason with a public Black-Op Attack on the united states, to include the twin towers stationed in New York City on **September 11**, **2001**[9/11]. [to include: Conspiracy to enact an act of treason on nine-eleven.] [in accordance with **18 U.S.C§ 2381**, the crime of capital treason.]

\*\*Those who are deceased will have <u>subpoenas</u> served retroactively post mortem against all their properties.

AND NOW, on this day of December 22, 2017 during the fall season, it is hereby ordered that the defendants be charged with treason against the united states for the national black-op attacks on America occurring date of September 11, 2001. All penalties are measured by severity and resolve of listed offenses. In addition, it is so ordered that a subpoena be issued upon RICHARD CHENEY, JOHN BRENNAN, CONDALEEZA RICE, GEORGE H.W. BUSH, BARACK OBAMA, GEORGE W. BUSH, KEVIN SPACEY and HILLARY RODHAM CLINTON to produce all documents related to Uranium One and the September 11th black-op attacks which prove relevant. All materials will be collected by local militia pursuant to chapter or state on all named conspirators as well as any publicly known accomplices under force of arms. As stated under the rules of military law in Article 50, this order stands binding to conduct swift service.

It is so ordered that RICHARD CHENEY, GEORGE W. BUSH, BARACK OBAMA, KEVIN SPACEY, GEORGE H.W. BUSH, BANDAR BIN SULTAN, GEORGE SOROS, EDGAR BRONFMAN SR. and HILLARY CLINTON be hit with offenses for violating 18 U.S.C S 2381 on record a minimum of ten times. This as your honors will note, is original state law U.S.C code with RICO charges enforced. They are to be seized with due course then placed in cells until trial.

For all of these astonishing crimes of treason, national Private Attorney Generals will have a field day making each offense stick with penalties. In addition, they will be required to testify on record.

- It is further ordered that Defendant GEORGE W. BUSH's motion to subpoena records or quash; to be DENIED.
- It is further ordered that Defendant RICHARD CHENEY's motion to subpoena records or have subpoenas quashed; is likewise DENIED.
- 3) It is further ordered that Defendant GEORGE SOROS's motion to subpoena records for discovery; be DENIED.
- 4) It is further ordered that Defendant ROBERT MUELLER's motion to subpoena records or quash; be DENIED.
- 5) It is further ordered that Defendant EDGAR BRONFMAN SR's motion to subpoena records or quash; be DENIED.
- 6) It is further ordered that BARACK OBAMA's motion to subpoena records or quash; be DENIED.
- 7) It is further ordered that Defendant and accused party KEVIN SPACEY's motion to subpoena records or quash; be DENIED.
- 8) It is further ordered that Defendant BANDAR BIN SULTAN's motion to subpoena records or quash; be DENIED.
- It is further ordered that Defendant GEORGE H.W. BUSH's motion to subpoena records or to quash; be retroactively DENIED.
- 10) It is further ordered that Defendant PETER MUNK's motion to subpoena records or to quash; be retroactively DENIED.
- 11) It is further ordered that Defendant HILLARY CLINTON's motion to subpoena records or quash; be DENIED.
- 12) It is further ordered that Defendant JAMES BAKER's motion to subpoena records or to quash; be DENIED.
- 13) It is further ordered that Defendant JOHN MCCAIN's motion to subpoena records for discovery or to quash; be retroactively DENIED.
- 14) It is further ordered that Defendant JOHN KERRY's motion to subpoena records or to quash subpoena; be retroactively DENIED.
- 15) It is further ordered that Defendant BRENT SNOWCROFT's motion to subpoena records or quash; be DENIED.
- 16) It is further ordered that Defendant RICHARD PERLE's motion to subpoena records or to quash; be DENIED.
- 17) It is further ordered that Defendant PAUL WOLFOWITZ's motion to subpoena records to quash; be retroactively DENIED.
- 18) It Is further ordered that Defendant JOHN BRENNAN's motion to subpoena records for Discovery; be retroactively DENIED.
- 19) It is further ordered, that according to Marbury V. Madison: any required subpoenas on each defendant will be enforced by force of law and arms. All able bodies and governing council, National Sate Counsel, Private Attorney General designates or authorized militia will enforce the orders.

### IT IS FURTHER ORDERED that:

This Court's September, 2018 Amended Scheduling Order is amended as follows:

(a) All discovery shall be completed on or before September 30, 2018 and all dispositive motions filed not later than two (2) weeks prior to the close of discovery; and (b) All other deadlines will be deferred by ninety (90) days from the date of issuance in this Order. This order shall cover all scheduling and Grand Jury proceedings extending outward to 2019 as specified.

BY THE SUPREME COURT: FOR THE DISTRICT OF PENNSYLVANIA