

**IN THE HIGH COURT OF SOUTH AFRICA
EASTERN CIRCUIT LOCAL DIVISION OF THE WESTERN
CAPE HIGH COURT; HELD AT GEORGE, SOUTH AFRICA**

In the matter between:	Case _____
Lara Johnson	Applicant
and	
Lindiwe Sisulu, Min of Intl Relations & Cooperation	01 st Respondent
Hasso Plattner, RSA Rep. of Giving Pledge	02 nd Respondent
Helene Budliger Artieda, Ambassador Swiss Embassy	03 rd Respondent
Masimba Tafirenyika, Head: UN Info Center	04 th Respondent
Lin Songtian, Ambassador China Embassy	05 th Respondent
Marcus Cornaro, Head of EU Delegation	06 th Respondent
Didier Vanderhasselt, Ambassador Belgium Embassy	07 th Respondent
Jessye Lapenn, Ch D'Affairs US Embassy	08 th Respondent
Mikhail Ivanovich Petrakov, Amb. Russia Fed. Embassy	09 th Respondent

Applicant EoP TRC Affidavit

Introduction:

[1] I the undersigned, do hereby make oath and say, I am the Ecology of Peace culture applicant in this matter, a South African citizen, resident at 16 Taaibos Ave, Heatherpark, George, South Africa.

[2] The objective and/or subjective truth facts set out herein fall within my personal knowledge, unless otherwise indicated by the context, and are to the best of my belief true and correct.

Parties:

[3] I am the applicant. I am a qualified paralegal but have never worked as a paralegal. As of date I have not been able to find a lawyer in South Africa willing to represent me in a civil or criminal case; in accordance to my then Radical Honesty, and more recently Ecology of Peace Radical Honoursty cultural values.

[4] The first respondent is Lindiwe Nonceba Sisulu, in her capacity as Minister of International Relations and Cooperation, with political responsibility for South Africa's foreign relations and the Department of International Relations and

Cooperation. DIRCO is the foreign ministry of the South African government, who are responsible for South Africa's relationships with foreign countries and international organizations, and runs South Africa's diplomatic missions.

[5] The second respondent is Hasso Plattner, in his capacity as member¹ of The Giving Pledge². Mr. Plattner is a German billionaire, who is the founder and owner of Fancourt Golf Estate and funder of The Hasso Plattner Institute of Design Thinking³, at the University of Capetown, commonly known as the d-school⁴, which aims to foster innovation and encourage fresh ways of thinking to problem solving. The Giving Pledge was started by Bill Gates and Warren Buffet to encourage billionaires to contribute a majority of their wealth to philanthropic causes. As of April 2019, the pledge has 190 signatories, either individuals or couples, from 22 countries. Transcript of EoP correspondence to The Giving Pledge⁵ [eop-v-tgpoligarchs⁶]: Hasso Plattner⁷ [eop-v-hsp⁸] correspondence.

[6] The third respondent is Helene Budliger Artieda, in her capacity as Ambassador at the Swiss Embassy, representing (a) Ueli Maurer: President of Switzerland, (b) the Swiss Federal Council, (c) High Contracting Parties of the Geneva Convention relative to Treatment of Prisoner of War, via Swiss Federal Council ITO Art 4A⁹, 5¹⁰ & 128¹¹; in South Africa, in accordance with Vienna Convention on Diplomatic Relations, Article 3.

[7] The fourth respondent is Masimba Tafirenyika, in his capacity as Director at the United Nations Information Center, who reports directly to António Guterres: UN Secretary General, at United Nations Headquarters in New York. The UN Secretary General is the depositary of the Rome Statute of the International Criminal Court. The text of any proposed amendment is to be submitted to the

¹ <https://givingpledge.org/Pledger.aspx?id=267> archive.is/7pUtW

² <https://givingpledge.org/Home.aspx> archive.is/K22Ui

³ Mail and Guardian: D-thinking makes people a priority <https://mg.co.za/article/2017-04-21-00-d-thinking-makes-people-a-priority> archive.is/6WAA0

⁴ <http://www.dschoool.uct.ac.za/> archive.fo/OBTgv

⁵ <http://eop-leg-sub.tygae.org.za/category/eop-leg-sub/eop-v-tgpoligarchs/> archive.fo/urXjf

⁶ <http://eop-leg-sub.tygae.org.za/intnl/mngs/eop-v-tgpoligarchs/> archive.fo/zd3uJ

⁷ <http://eop-leg-sub.tygae.org.za/category/eop-leg-sub/eop-v-hsp/> archive.is/NGPQO

⁸ <http://eop-leg-sub.tygae.org.za/eu/de/eop-v-hsp/> archive.is/GZEUF

⁹ Art 4. A. Prisoners of war, in the sense of the present Convention, are persons belonging to one or more of the Geneva Convention stipulated categories, who have fallen into the power of the enemy.

¹⁰ Art 5. The present Convention shall apply to the persons referred to in Article 4 from the time they fall into the power of the enemy and until their final release and repatriation. Should any doubt arise as to whether persons, having committed a belligerent act and having fallen into the hands of the enemy, belong to any of the categories enumerated in Article 4, such persons shall enjoy the protection of the present Convention until such time as their status has been determined by a competent tribunal.

¹¹ Art 128. The High Contracting Parties shall communicate to one another through the Swiss Federal Council and, during hostilities, through the Protecting Powers, the official translations of the present Convention, as well as the laws and regulations which they may adopt to ensure the application thereof.

Secretary-General of the UN who shall promptly circulate it to all States Parties¹². The United Nations Information Center in Pretoria is one of the 63 UN information centres around the world. Its mission is to promote greater awareness and understanding of the work of the United Nations in South Africa, the region and globally through outreach, capacity building and campaigns, through working the media, civil society, educational institutions and governments.

[8] The fifth respondent is Lin Songtian, in his capacity as Ambassador at the Chinese Embassy, representing Xi Jinping: President of People's Republic of China, in South Africa, in accordance with Vienna Convention on Diplomatic Relations, Article 3.

[9] The sixth respondent is Marcus Cornaro, in his capacity as Head of Mission at the Delegation of the European Union to South Africa; representing (a) Jean-Claude Juncker: President European Commission; (b) Donald Tusk: President: European Council; (c) Federica Mogherini, High Representative of the EU for Foreign Affairs and Security Policy; (d) Barnier Michel: Chief Negotiator - Task Force for the Preparation and Conduct of the Negotiations with the United Kingdom under Article 50 TEU; (e) Antonio Tajani: President of European Parliament in South Africa, in accordance with Vienna Convention on Diplomatic Relations, Article 3.

[10] The seventh respondent is Didier Vanderhasselt, in his capacity as Ambassador at the Belgium Embassy in Pretoria, representing (a) Charles Michel: Prime Minister of Kingdom of Belgium; (b) Air Chief Marshal Sir Stuart Peach, Chairman: NATO: Military Committee; in South Africa, in accordance with Vienna Convention on Diplomatic Relations, Article 3. In terms of military diplomatic relations: Belgium is the host nation for the civil-military headquarters of NATO: North Atlantic Treaty Organization in Haren, Brussels and the SHAPE Allied Command Operations military command in Mons, Belgium. The North Atlantic Treaty Organization (NATO /French: Organisation du traité de l'Atlantique nord;

¹² Rome Statute of the International Criminal Court Art 5.1(d), 9.2 & 121:

Article 5.1(d) The jurisdiction of the Court shall be limited to the most serious crimes of concern to the international community as a whole. The Court has jurisdiction in accordance with this Statute with respect to the following crimes: (d) The crime of aggression. The Court shall exercise jurisdiction over the crime of aggression once a provision is adopted in accordance with articles 121 and 123 defining the crime and setting out the conditions under which the Court shall exercise jurisdiction with respect to this crime. Such a provision shall be consistent with the relevant provisions of the Charter of the United Nations.

Art 9.2: Amendments to the Elements of Crimes may be proposed by: (a) Any State Party; (b) The judges acting by an absolute majority; (c) The Prosecutor. Such amendments shall be adopted by a two-thirds majority of the members of the Assembly of States Parties.

Art 121: Amendments: 1. After the expiry of seven years from the entry into force of this Statute, any State Party may propose amendments thereto. The text of any proposed amendment shall be submitted to the Secretary-General of the United Nations, who shall promptly circulate it to all States Parties.

OTAN), also called the North Atlantic Alliance, is an intergovernmental military alliance between 29 North American and European countries.

[11] The eighth respondent is Jessye Lapenn, in her capacity as Charge D’Affairs at the US Embassy in Pretoria, representing (a) Donald Trump: President of America; (b) Mike Pompeo: Secretary of State; (c) William Barr: Attorney General; (d) Patrick Shanahan: Secretary of Defence; (e) Joseph Dunford: Joint Chiefs of Staff; (f) John G Hannink: US Navy Judge Advocate General; (g) Paul Nakasone: Dir: National Security Agency; (h) Mitch McConnell: Senate Majority Leader; (i) Chuck Schumer: Senate Minority Leader; (j) Nancy Pelosi: House Majority Leader; (k) Kevin McCarthy: House Minority Leader; (l) Seth Moulton: Representative: D-MA 6th District; (m) Barbara Lee: Representative D-CA 13th District; (n) George W Bush: Former US President¹³; (o) Gray Davis: Former Governor of California¹⁴; (p) Timothy Tymkovich: Federal Justice 10th Circuit Court; (q) John Roberts: Chief Justice: US Supreme Court in South Africa, in accordance with Vienna Convention on Diplomatic Relations, Article 3.

[12] The twenty-fourth respondent is Mikhail Ivanovich Petrakov, in his capacity as Ambassador at the Russian Federation Embassy in Pretoria, representing (a) Vladimir Putin: President of Russian Federation; (b) Sergey Shoygu: Minister of Defence; (c) Sergey Lavrov: Foreign Minister; (d) Yury Chaika: Prosecutor General; (e) Vyacheslav Lebedev: Chief Justice; (f) Alexander Bortnikov: Director: FSB Federal Security Service in South Africa, in accordance with Vienna Convention on Diplomatic Relations, Article 3.

Jurisdiction:

[13] It is submitted that the resolution of this dispute falls within the jurisdiction of this High Court, Eastern Circuit Local Division of the Western Cape High Court, held at George; as the cause of action arose mainly in its territorial domain: that is, the applicant was at all times, resident within the jurisdiction of George, when the primary legal dispute events herein referred to occurred.

FACTUAL BACKGROUND:

Applicant cultural membership.

¹³ George W Bush Presidential Center: 2943 SMU Boulevard, Dallas, Texas 75205. T. (214) 200-4300. Email: Info@BushCenter.org

¹⁴ Office of Governor Gray Davis: Loeb & Loeb LLP, 10100 Santa Monica Boulevard, Suite 2200, Los Angeles, California 90067. Tel: +1.310.282.2206. Fax: (310) 282-2200. Email: gdavis@loeb.com

[14] From 2002 to 2013 I was a member of the Radical Honesty culture. Judges who acknowledged my sole South African member of the Radical Honesty culture membership:

[14.1] 03 May 2010: CCT 23-10: The Citizen v Robert McBride: Order by the Chief Justice “The Chief Justice has issued the following directions: Ms Lara Johnstone, Member of the Radical Honesty Culture and Religion, is admitted as an amicus curiae.” [Annex A] The EoP TRC to End Abel and Kane Cold War Pro Se Amicus argued that South Africa’s Truth and Reconciliation Commission was negligent and/or a fraud, denying both sides – Apartheid and Anti-Apartheid – an honest enquiry into the root — clauses of international law enabling procreation and consumption above ecological carrying capacity limits — causes of all planetary racial, religious and class resource conflict.

[14.2] 09 Dec 2011: EQ 20968/2010: Judge J Lamont: Equality Court Johannesburg: Afri-Forum and Another v Malema and Others¹⁵: Although neither the applicants nor respondents consented to the EoP Amicus submission; Judge Lamont accepted the EoP application to be filed into the court record; as noted in his ruling: “[48] Lara Johnstone, the sole member of an entity known as the Radical Honesty Culture and Religion delivered a number of documents by electronic transmission. I tabled the documents at the hearing and they form part of the record.”

[15] Responsible Freedom Oath:

[15.1] IAEA Dir Gen Yukiya Amano: On 23 Sep 2017, I submitted my Ecology of Peace Responsible Freedom Oath to IAEA Dir Gen Yukiya Amano, EoP Applicants, EoP Axis: RU-CN-USA & NATO Presidents/Prime Ministers; CC: North & South Korea Pres & Supreme Leader, via their Embassies in Pretoria: Signed Responsible Freedom Oath; EoP Obs re: MILINT Earth Day related Events¹⁶ [PDF¹⁷]

[16] In October 2013 I notified Radical Honesty founder: Brad Blanton and Radical Honesty culture trainers, that I was withdrawing as a member of the Radical Honesty culture, and would in future be the sole member of the Ecology of Peace Radical Honoursty culture.

Summary of Dispute with Radical Honesty culture:

[17] Brad Blanton objected to my paralegal Pro Se applications on behalf of my support for impartial scientific based ‘mental disorder’ legal definitions in the trial of Anders Breivik. [26 Jul: Radical Honesty Coaching Blog Discussion: Re: Norway

¹⁵ <http://www.saflii.org/za/cases/ZAEQC/2011/2.html> archive.is/zJ7mB

¹⁶ <http://eop-leg-sub.tygae.org.za/2017/09/23-sep-iaea-dirgen-amano/> archive.fo/n2bV6

¹⁷ http://eop-axis-oath.tygae.org.za/pdf/za/17-09-19_WC-Grg_Johnstone-Lara.pdf

v. Breivik/Berwick: Application to Chief Justice Tore Schei ITO Article 85: Treason¹⁸].

[17.1] From July 2011 to 2014: I filed EoP TRC complaints against Anders Breivik's appointed psychiatrists, and applications to among others Oslo District, Norway Supreme Court, and the European Court of Human Rights, requesting Norwegian authorities to provide Anders Breivik a free and fair terrorist treason trial equivalent to the free and fair terrorist treason trial provided to Nelson Mandela by the Apartheid government¹⁹. Anders Breivik's thank you letter²⁰.

[18] In 2012: Brad Blanton refused to support my Pro Se application to the United States Supreme Court²¹; for confirmation of First Amendment protections for Radical Honesty Culture Religious – aka the truth, the whole truth and nothing but the truth sincerely motivated root cause problem solving speech; including if or where such sincere truthseeking problem solving speech contained language that people from snowflake parasite cultures may consider 'indecent language, profanity and intemperate language' — speech.

[19] On 17 October 2013, I notified Brad Blanton and Radical Honesty Trainers that I was withdrawing from the Radical Honesty culture, the reasons for my withdrawal, whether they had any objections and wanted to resolve the issues in dispute. If not, I would no longer be a member of the Radical Honesty culture. I also notified the courts that Brad Blanton had submitted affidavits to, of my withdrawal and apology for the submission of Brad Blanton's affidavits [Re: Filing of Fraud Charges against Brad Blanton, Radical Honesty Enterprises & Trainers²²].

EoP Culture Denied Legal Representation:

[20] As noted in LJ v CRL Rights Commission; the CRL Rights Commission and Legal Practice Council – High Court H 45/19²³ – I have been unable to find legal representation in South Africa willing to represent me in accordance to my cultural values, and/or to provide me with Standby Assistance of Counsel, to enable me to represent myself in accordance to my cultural values.

[21] Objected to Culture of Honesty:

[21.1] They demanded that I engage in behaviour that I objectively and/or subjectively considered to be legal strategic and/or tactical advice that I

¹⁸ <http://eop-leg-sub.tygae.org.za/2011/07/26-jul-brad-blanton/> archive.is/qB8HH

¹⁹ <http://eop-leg-sub.tygae.org.za/eu/no/no-v-ab/> archive.is/ip9xz

²⁰ http://no-v-ab.tygae.org.za/pdf/12-07-02_Ila-Baerum_Anders-Breivik.pdf

²¹ <http://eop-leg-sub.tygae.org.za/americas/usa/scotus/apd-v-rcfp/> archive.is/EquDH

²² http://lj-v-bb.tygae.org.za/pdf/15-10-07_Police_RHFraud_ZA-GJ.pdf

²³ <http://eop-leg-sub.tygae.org.za/africa/za/hc/lj-v-crlrc/> archive.fo/drL9i

should engage in conscious deception of the court – in legal terms fraud or perjury – that violated my honesty cultural values – and I refused.

[22] Objected to Culture of Honest Race Relations:

[22.1] They object to my cultural values of buck stops here honest race relations: honesty with black people about procreation above ecological carrying capacity limits causes of resource conflict; honesty with white people about consumption above ecological carrying capacity causes of resource conflict.

[23] Objected to Cultural Advocacy Exposing Masonic War is Peace Law as root cause of all resource conflict [eop-v-wip-law²⁴]:

[23.1] They refused my legal strategic and/or tactical orders to inform the court of information and/or evidence in support of my cultural values to advocate on behalf of the strategic goal of exposing Masonic War is Peace law as root cause of all resource conflict, and implementing Ecology of Peace Scientific and Cultural law as international law.

[23.2] The respondents consciously or unconsciously practice Masonic War is Peace law; and don't want to take responsibility for their choice of legal services practice; by honestly advertising themselves as 'Masonic War is Peace lawyers': lawyers who consciously or unconsciously ignore or avoid educating their clients of the — clauses of international law allowing and/or enabling procreation and consumption above ecological carrying capacity limits — root causes of all — racial, religious, economic, ideological, political, psychological, academic, media, military, etc — resource conflict; enabling them to socio-politically, economically, etc parasitically profit from the racial, religious and class resource war conflict misery, resulting from ecological overshoot – overpopulation & consumption colliding with finite resources – and failed state collapse.

[24] On 09 March 2019 I submitted a request to Western Cape Legislature and the South African Parliament via WC MPP Cameron Dugmore and SA Parliament MP Bongani Michael Mkongi: "I, Lara Johnson hereby request WCPP Cameron Dugmore and/or SA MP Bongani Michael Mkongi to consent to drafting a temporary bill to submit to Western Cape Provincial Parliament and/or South African Parliament to temporarily authorize Ecology of Peace culture South African citizens – i.e. individuals who have signed their Ecology of Peace culture oaths – to be allowed to represent themselves in any legal proceedings, with the assistance of a Standby / Assistance Counsel; if or when any respondent in such legal proceeding; is legally represented by a Masonic War is Peace legal representative." The request

²⁴ <http://eop-leg-sub.tygae.org.za/coc/eop-v-wip/eop-v-wip-law/>

[09 Mar: EoP Req to WCPL / SA Parl via WC MPP Dugmore / MP Mkongi²⁵] included an example of Primitivist based Statutory Exemption to Industrial Civilization Statutes in the case of Eustace Conway [eop-ncb774²⁶]. As of date there has been no response.

[25] The lack of legal representation has and continues to deny applicant (a) equal recognition of her cultural membership; (b) her constitutional cultural rights; and (c) equal access to courts; to defend her cultural membership, cultural values, rights to practice her cultural rights, and cultural rights.

EoP culture denied Voting Representation:

[26] On 11 March 2019, I filed an application to the Electoral Court [11 Mar: Electoral Court: LJ v IEC: Filing of Pro Se Application²⁷]

[27] If applicants interpretation of Electoral Court Secretary Samkelo MgxeKwa and/or Judge Mbha's response [12 Mar: EoP Re: Sam MgxeKwa: Re: Electoral Court: LJ v IEC: Filing of Pro Se Application²⁸] is accurate:

[27.1] Justice Mbha is a Masonic War is Peace only judge. Ecology of Peace culture applications are not welcome in his court; or

[27.2] Samkelo MgxeKwa is a Masonic War is Peace only Secretary of the Electoral Court. Ecology of Peace culture applications are not welcome for his Electoral Court filing and lodging processing.

[28] On 14 March 2019 I requested Supreme Court of Appeal: Director: Cheryldene Martin [14 Mar: EoP Re: Sam MgxeKwa: Re: Electoral Court: LJ v IEC: Filing of Pro Se Application²⁹]; to ask the Judges of the Supreme Court, whether any of them are willing to consider themselves as EoP and WiP Judges: or whether they are all WiP Only Judges. If there are any EoP and WiP Supreme Court of Appeal judges, can such EoP and WiP SCA judge be referred to hear the EoP Pro Se Electoral Court application, either as a temporary Electoral Court judge and/or in his capacity as a Supreme Court of Appeal judge. Alternatively, if there are no EoP and WiP Judges on the Supreme Court of Appeal: Was she willing to appoint a temporary EoP and WiP Judge: i.e. an individual appointed as a Judge by the Judicial Service Commission, who has been willing to hear cases from an individual who is a member of an Ecology of Peace culture . I did not receive a response.

[29] On 16 March 2019 I notified SA Nobel Laureates, Desmond Tutu, FW de Klerk, and Nelson Mandela Foundation [16 Mar: EoP TRC Notice to SA Nobel

²⁵ <http://eop-leg-sub.tygae.org.za/2019/03/09-mar-cdugmore/>

archive.is/icugZ

²⁶ <http://eop-leg-sub.tygae.org.za/americas/usa/nc/eop-ncb774/>

archive.fo/GW1w4

²⁷ <http://eop-leg-sub.tygae.org.za/2019/03/11-mar-ecsec/>

archive.fo/gOX3m

²⁸ <http://eop-leg-sub.tygae.org.za/2019/03/12-mar-ec-smgxeKwa/>

archive.fo/vUXhq

²⁹ <http://eop-leg-sub.tygae.org.za/2019/03/14-mar-sca-cmartin/>

archive.fo/A8gkT

Laureates, Dirco, Good, Brand SA³⁰] of my interpretation of the response to my Electoral Court application and that:

[29.1] In 1999 I filed a Submission to the Truth and Reconciliation Commission, promising to donate my inheritance to the TRC; in support of sincere – racial, religious, class and gender – land and/or economic inequality reform reconciliation in South Africa. The TRC responded in a brief form letter thanking me for my submission. If it is confirmed that there is no interest in sincere – Ecology of Peace – peacenik reconciliation between South Africans, I shall withdraw my submission to the TRC and use my inheritance funds for my Dignitas assisted suicide departure plans.

[30] On 24 March 2019 I notified MPP Dugmore, MP Mkongi and FW de Klerk et al [24 Mar: EoP Req to WCPL / SA Parl via WC MPP Dugmore / MP Mkongi³¹]; that if my interpretation of Samkelo Mgxekwa is accurate – excluding a very few judges and magistrates – it is a reasonable hypothesis conclusion that: Ecology of Peace consciousness is as welcome in Mandelaportia South African elite circles, as Steve Biko's Black Consciousness was in Apartheid South Africa elite circles. If so, my friend Jon Michael Dye, who helped Steve Biko leave South Africa, advice might be: Lara, Mandelaportia South African elite don't want a sincere peacenik in South Africa, they would prefer you fuck off out of South Africa. If so: I ain't got no problem leaving South Africa. If there are any Gunny Dye's around willing to help me to leave South Africa for my preferred departure from the planet assisted suicide in Russia preference; such help would be appreciated.

EoP Dignitas Membership: EoP OKC Bomb TRC or WiP Future:

[31] On 26 Feb 2018, I applied to Dignitas for membership. Dignitas is a Swiss non-profit members' society providing assisted / accompanied suicide to members of the organisation, supported by Swiss doctors. They have assisted over 2,100 people to die at home within Switzerland and at a Dignitas' house/flat near Zürich. Additionally, they have been leading and supporting numerous court cases and legislation projects for assisted suicide right-to-die in dignity laws around the world.

[32] Applicants Declaration of Membership & Assisted Suicide Help Request³²:

[32.1] In the event that my efforts – in cooperation with EoP Applicants [eop-applicants.tygae.org.za] to implement Ecology of Peace Scientific and Cultural law [eop-scicultlaw.tygae.org.za], as international law – fail; my preference is a non-violent death by assisted suicide in Siberia near Lake

³⁰ <http://eop-leg-sub.tygae.org.za/2019/03/16-mar-fwdk/> archive.fo/chDRO

³¹ <http://eop-leg-sub.tygae.org.za/2019/03/24-mar-cdugmore/> archive.fo/OqUpu

³² <http://eop-leg-sub.tygae.org.za/2018/02/26-feb-dignitas/> archive.is/FfKRJ

Baikal, or if not possible, at Dignitas in Switzerland, with Dignitas making arrangements for my urn's ashes to be sent to Siberia to be scattered in the forests near Lake Baikal.

[32.2] If or when I receive Dignitas' so-called "provisional green light"; such legal and medical 'green light'; could be very useful in my request to Russian officials, for permission for an assisted suicide death in the Siberian forests near Lake Baikal.

[33] On 04 Dec 2018, I received and responded³³ to Dignitas acknowledged membership: Dignitas Invoice 27757: Membership: 515.66.866.

Oklahoma City Bombing Truth and Reconciliation:

[34] In May 2001, I wrote a letter to President Bush requesting President Bush to suspend Timothy McVeigh's execution pending OKC bombing Truth and Reconciliation, to facilitate honest forgiveness and truth-seeking problem solving related to the US domestic and foreign policy causes of the OKC bombing. If the OKC TRC proceedings did not grant Timothy McVeigh amnesty, they would choose to sentence Timothy McVeigh and myself to death.

[35] 07 Oct – Dec 2001: Timothy McVeigh's Oklahoma City bombing commanding officer: Timothy McVeigh's execution was faked: Sometime on the morning of 07 October or between 6 and 17 December 2001 – the initial meeting occurred during media reports about the bombing of Tora Bora in Afghanistan – I accidentally met US Special Forces Native American – Seminole tribe – soldier Michael Martin – not his real name, which I do not know – at the Westridge park Flying J Truckers Parking lot – Flying J #611, at 6700 Latham St, on the corner of Papago Freeway and N 67th Avenue – in Phoenix Arizona. We traveled together for the day and spent the night at the Geronimo Motel in Flagstaff, discussing among others the OKC bombing, then returned to Phoenix the next day. Michael Martin informed me that Timothy McVeigh's execution had been faked, and he knew this, because he had personally run into Timothy – who had been partially disguised – at a homeless shelter, in the week of 4th of July 2001, a few weeks after Timothy's alleged execution. Initially we decided we would travel to various militia compounds where Michael thought McVeigh could be found, or who would know where we could find McVeigh. However, my funds were low, and I had to be back in California for a court date, and so we agreed that Michael would go back to Washington DC to speak with his Pentagon superiors to ascertain their level of interest if any for the disclosure of Oklahoma City bombing events via Truth and Reconciliation proceedings, and I would return to the Bay Area. A few weeks later Michael Martin returned to the Bay Area from DC, where I picked him up at the

³³ <http://eop-leg-sub.tygae.org.za/2018/12/04-dignitas/>

San Francisco bus station, where I got a parking ticket waiting for his bus to arrive. He stated his Pentagon superiors did not object to his enquiry whether the OKC bombing events could be disclosed via Truth and Reconciliation proceedings, but they did say that it would open a can of worms that went directly back to the John F Kennedy Assassination, and they did not know whether American citizens really want to know the truth about what is done for them in their name.

[36] Upon returning to California I went to CA Governor Gray Davis office where I proceeded to inform Steve West, Former US Special Forces and then Secret Service Officer in the office of Governor Gray Davis of Michael Martin's information regarding the faked execution of Timothy McVeigh. Mr. West doubted my assertions but I refused to leave the office unless he promised to request Governor Gray Davis to ask President Bush to confirm or deny the information. A few weeks later, I returned and Steve West confirmed that his previous conclusions about the execution of Timothy James McVeigh had been incorrect. Governor Gray Davis had requested President George Bush to confirm or deny Michael Martin's information about McVeigh's faked execution, and President Bush had confirmed it; when he met President Bush at their recent meeting in San Bernadino County. Consequently he confirmed for me that Timothy McVeigh had not been executed on 11 June 2001; his execution was faked. Mr. West then thanked me for informing Governor's Davis office of this information for him to verify with President George W Bush.

[37] All my EoP TRC to End Abel and Kane Cold War negotiations legal applications and correspondence since 2002 has been – a result of my OKC Bomb TRC offer – and an effort to cooperate with US Pentagon officials to ascertain the level of American and international support for such Ecology of Peace Truth and Reconciliation to End to the Cold War.³⁴

[38] On 30 Oct 2018, I submitted informal EoP TRC application to Judge Timothy Tymkovich, a Federal Judge on the 10th Circuit court, CC: US Supreme Court Judges; re: ongoing OKC bomb Truth and Reconciliation efforts: EoP Re: 10th Circuit Court: John Roberts v Brett Kavanaugh & US v Tim McVeigh³⁵. The submission concludes that: "If or when it is determined by FSB Gen Bortnikov and NSA: Gen Nakasone that there are insufficient EoP cooperating 2% elite: EoP Applicants consent to Gen Nakasone to release Tim McVeigh [us-v-tjm.tygae.org.za] to travel to South Africa and to Russia with EoP MILED Clerk for their joint assisted suicide in Siberia."

Sincere Peacenik / Honourable Warrior Legal Definition:

³⁴ <http://eop-leg-sub.tygae.org.za/2018/10/30-oct-timothy-tymkovich/>

archive.fo/8PRNK

³⁵ <http://eop-leg-sub.tygae.org.za/2018/10/30-oct-timothy-tymkovich/>

archive.fo/8PRNK

[39] On 20 February 2019, I filed an application in George Magistrates Court: 517/19: LJ v FW de Klerk et al [lj-v-fwdk³⁶] requesting a declaratory order confirming Ecology of Peace definition of a sincere peacenik:

[39.1] A sincere peacenik is someone committed to (a) ego literate (i) scientific truthseeking enquiry; and (ii) advocacy on behalf of; (b) eliminating the root causes of all local, national and international racial, religious, class and gender resource conflict.

[40] Ecology of Peace culture sincere peacenik: truthseeking enquiry and advocacy consists of:

[40.1] EoP RH FR: EoP Radical Honoursty Factual Reality [eop-rh-fr.tygae³⁷] is the recommended objective reality socio-legal cultural frame of orientation process for implementing EoP SciCult law [eop-scicultlaw.tygae.org.za] as international law.

[40.2] EoP Scientific and Cultural law [eop-scicultlaw³⁸] – based on EoP Footprint [eop-footprint³⁹] – is the Ecology of Peace culture's answer to the EoP John Brown⁴⁰ – how to get along without deceiving, overbreeding and overconsuming – Question: What is a Sustainable Procreation and Consumption footprint?

[40.3] Ego Literacy [ego-eco-literacy⁴¹]: Ecology of Peace culture's honourable truthseeking enquiry and advocacy communication policy.

[41] None of the respondents accepted my invitation to negotiation and/or mediation of the suggested sincere peacenik legal definition. None have signed the suggested sincere peacenik Ecology of Peace policy statement [eop-policy-stmnt⁴²].

[41.1] Draft: Ecology of Peace Policy Statement:
I hereby confirm that I shall voluntarily sign my responsible freedom [responsible-freedom⁴³] oath; if or when EoP Scientific and Cultural law [eop-scicultlaw⁴⁴] is implemented as international law. I understand that if or when EoP Scientific and Cultural law is implemented as international law; and I refuse to sign my responsible freedom oath; I will be charged with deception crime of aggression [crimes-of-

³⁶ <http://eop-leg-sub.tygae.org.za/africa/za/mc/lj-v-fwdk/> archive.fo/E0bjj

³⁷ <http://eop-miled-clerk.tygae.org.za/eop-rh-fr/> archive.is/BSOAb

³⁸ <http://eop-nwo-scf.tygae.org.za/scientific-cultural-law/> archive.is/QneCw

³⁹ <http://eop-nwo-sco.tygae.org.za/eop-nwo-scp/eop-footprint/> archive.is/Guli3

⁴⁰ [https://en.wikipedia.org/wiki/John_Brown_\(abolitionist\)](https://en.wikipedia.org/wiki/John_Brown_(abolitionist)) archive.fo/xBUOH

⁴¹ <http://eop-miled-clerk.tygae.org.za/eop-rh-cult-info/ego-eco-literacy/> archive.vn/q4sMD

⁴² <http://eop-nwo-sco.tygae.org.za/eop-nwo-sco/eop-policy-stmnt/> archive.fo/Wb5wJ

⁴³ <http://eop-nwo-sco.tygae.org.za/eop-nwo-scp/responsible-freedom/> archive.is/rXzYe

⁴⁴ <http://eop-nwo-scf.tygae.org.za/scientific-cultural-law/> archive.is/QneCw

aggression⁴⁵] and if convicted: If negligent I will be required to attend Ego/Eco literacy [ego-eco-literacy⁴⁶] responsible freedom education classes; and if intentional I will be able to choose my preferred method of state assisted suicide; by a date as decided by the sentencing judge, and if I fail to honourably depart by my preferred method of state assisted suicide by such date; I shall be humanely and orderly assassinated.

[42] On 11 April 2019, I notified respondents [11 Apr: LJ Upd: LJ v FW de Klerk: Re: Sheriff Service⁴⁷] that I would not be authorizing service by the Sheriff, because among others I did not think coerced Ecology of Peace Policy statements would be helpful as a mandate in support of EoP UN Resolution. If any respondents wanted to provide their voluntary EoP Policy Statement they could do so; or if EoP Axis respondents requested they be served by the Sheriff, I would do so.

EoP TRC correspondence to Peace Organizations:

[43] If the following facts are confirmed as objective facts:

[43.1] Fact: If all the beings who call themselves humans and publicly represent themselves as a sincere peacenik and/or honourable warrior agreed on (a) a single Keep it Simple Stupid language scientifically based clear definition of a sincere peacenik / honourable warrior that a layperson could understand; and (b) signed a pledge or policy statement confirming their commitment to abide by those sincere peacenik / honourable warrior values; (c) there would be enough people to provide a mandate for sincere peacenik / honourable warrior leaders to implement sincere peacenik / honourable warrior international law.

[43.2] Fact: If many or most of the beings who call themselves humans and publicly represent themselves as some form of sincere peacenik and/or honourable warrior are fake peaceniks and/or dishonourable warriors: i.e. refuse to (a) agree on a single Keep it Simple Stupid language scientifically based clear definition of a sincere peacenik / honourable warrior that a layperson could understand; and (b) sign a pledge or policy statement confirming their commitment to abide by those sincere peacenik / honourable warrior values; it is unknown whether there would be enough people to provide a mandate for sincere peacenik / honourable warrior leaders to implement sincere peacenik / honourable warrior international law.

⁴⁵ <http://eop-nwo-sco.tygae.org.za/eop-nwo-scp/crimes-of-aggression/> archive.is/esaH6

⁴⁶ <http://eop-miled-clerk.tygae.org.za/eop-rh-cult-info/ego-eco-literacy/> archive.fo/q4sMD

⁴⁷ <http://eop-leg-sub.tygae.org.za/2019/04/11-apr-fwdk/> archive.fo/tX63F

[44] As of date I have not found any individuals or organizations who publicly legally represent themselves as interested in peaceful nonviolent problem solving of race, religious, class, age or gender resource conflict disputes; who are interested in (a) a single Keep it Simple Stupid language scientifically based clear definition of a sincere peacenik / honourable warrior that a layperson could understand; and (b) signing a pledge or policy statement confirming their commitment to abide by those sincere peacenik / honourable warrior values. Among others I have contacted:

- [44.1] Norwegian Nobel Committee & Laureates [eop-v-nobel⁴⁸]
- [44.2] Klaus Schwab & World Economic Forum [eop-v-bgwef⁴⁹]
- [44.3] Alt Right [eop-v-altright⁵⁰]; Donald Trump [eop-v-djt⁵¹]
- [44.4] US Peace Candidates [eop-v-uspr⁵²]
- [44.5] IWW Labour Organizations [eop-v-iww⁵³]
- [44.6] Veterans for Peace [eop-v-v4p⁵⁴]
- [44.7] Commanders for Israel Security [eop-v-cis⁵⁵]
- [44.8] Indigenous Groups [eop-v-indig⁵⁶]
- [44.9] Wikileaks [eop-v-wl⁵⁷]; Bradley/Chelsea Manning [us-v-bcm⁵⁸]
- [44.10] Alliance for World Scientists [eop-v-aws⁵⁹]
- [44.11] End Ecocide Lawyers [eop-v-ecocide-law⁶⁰]
- [44.12] Extinction Rebellion [eop-v-xr⁶¹]
- [44.13] Fridays for Future School Strike [eop-v-gteet⁶²]
- [44.14] Gilet Jaunes / Yellow vests [eop-v-gjyv⁶³]
- [44.15] Black Lives Matter [eop-v-blm⁶⁴]
- [44.16] Duty to Warn Psychologists & Psychiatrists [eop-v-d2wpsych⁶⁵]
- [44.17] Me Too Movement [eop-v-mtm⁶⁶]

⁴⁸ <http://eop-nwo-sco.tygae.org.za/eop-nwo-sco/eop-v-nobel/> archive.fo/eMF46
⁴⁹ <http://eop-leg-sub.tygae.org.za/eu/at/eop-v-bgwef/> archive.fo/p6pQh
⁵⁰ <http://eop-leg-sub.tygae.org.za/intnl/mngs/eop-v-altright/> archive.is/W3qTj
⁵¹ <http://eop-leg-sub.tygae.org.za/americas/usa/dc/eop-v-djt/> archive.fo/e5o9s
⁵² <http://eop-leg-sub.tygae.org.za/americas/usa/dc/eop-v-uspr/> archive.fo/PDO9x
⁵³ <http://eop-leg-sub.tygae.org.za/intnl/mngs/eop-v-iww/> archive.fo/uqBfv
⁵⁴ <http://eop-leg-sub.tygae.org.za/americas/usa/dc/eop-v-v4p/> archive.is/T8XJL
⁵⁵ <http://eop-leg-sub.tygae.org.za/me/il/eop-v-cis/> archive.is/sBThw
⁵⁶ <http://eop-leg-sub.tygae.org.za/intnl/mngs/eop-v-indig/> archive.fo/hzO1S
⁵⁷ <http://eop-leg-sub.tygae.org.za/eu/uk/eop-v-wl/> archive.fo/4uxLN
⁵⁸ <http://eop-leg-sub.tygae.org.za/americas/usa/scotus/us-v-bcm/> archive.fo/a3eUj
⁵⁹ <http://eop-leg-sub.tygae.org.za/americas/usa/or/eop-v-aws/> archive.fo/iKXQc
⁶⁰ <http://eop-leg-sub.tygae.org.za/intnl/mngs/eop-v-ecocide-law/> archive.fo/K7bqB
⁶¹ <http://eop-leg-sub.tygae.org.za/eu/uk/eop-v-xr/> archive.fo/g0tT7
⁶² <http://eop-leg-sub.tygae.org.za/eu/se/eop-v-gteet/> archive.fo/z932o
⁶³ <http://eop-leg-sub.tygae.org.za/eu/fr/eop-v-gjyv/> archive.fo/5aWLW
⁶⁴ <http://eop-leg-sub.tygae.org.za/americas/usa/md/eop-v-blm/> archive.fo/arMLB
⁶⁵ <http://eop-leg-sub.tygae.org.za/americas/usa/md/eop-v-d2wpsych/> archive.fo/R65q6

[44.18] Women Across the DMZ [eop-v-wadmz⁶⁷]

[44.19] Radical Honesty [lj-v-rhet⁶⁸]

[44.20] Larry Flynt [eop-v-lcf⁶⁹].

Authorize EoP TRC to End Abel and Kane Cold War Negotiations:

[45] Respondents are requested, in their respective capacities on their own behalf and/ on behalf of particular individuals and/or organizational entities whom they legally represent; to Consent / Edit or Object to the Ecology of Peace recommended: [A] UN Security Council and General Assembly Resolution to Implement Ecology of Peace Scientific and Cultural law as international law; [B] Suggested Amendment to Crime of Aggression Definition of Rome Statute of International Criminal Court.

[46] If any Respondents Consent to Authorization of EoP TRC to End Abel and Kane Cold War Negotiations:

[46.1] If any Respondent/s authorize EoP UN Resolution, Respondent Tafirenyika, can submit it to UN General Assembly, UN Security Council and International Criminal Court, for their response. If EoP UN Resolution is authorized as international law; EoP TRC Negotiations are considered resolved, McVeigh and all other prisoners worldwide are pardoned; in accordance to EoP TRC prison pardon [prisoner-pardon] policy; and the case is closed. If EoP UN Resolution is not authorized as Intl law; EoP TRC Negotiations are considered terminated; authorizing – in the absence of any objections – Applicant and McVeigh Siberia Assisted Suicide.

Authorize Applicant & McVeigh Siberia Suicide Info Requested:

[47] If no Respondents Consent to Authorization of EoP TRC to End Abel and Kane Cold War Negotiations:

[47.1] EoP TRC Negotiations are considered terminated; authorizing – in the absence of any objections – logistics negotiations for Applicant and McVeigh Siberia Assisted Suicide.

Enclosures:

[47.2] 03 May 2010: CCT 23-10: Citizen v McBride: Concourt Order.

[47.3] EoP UN Resolution and enclosures.

⁶⁶ <http://eop-leg-sub.tygae.org.za/intnl/mngs/eop-v-mtm/>

archive.fo/bbIHW

⁶⁷ <http://eop-leg-sub.tygae.org.za/asia/kr/eop-v-wadmz/>

archive.fo/tdGX5

⁶⁸ <http://eop-leg-sub.tygae.org.za/americas/usa/va/lj-v-bbrh/>

archive.fo/ByY3D

⁶⁹ <http://eop-leg-sub.tygae.org.za/americas/usa/ky/eop-v-lcf/>

archive.fo/2nshj

[A] UN Security Council and General Assembly Binding Important Question Resolution to Implement Ecology of Peace Scientific and Cultural Law as International law;

[B] Amendment to Crime of Aggression Definition of Rome Statute of Intl Criminal Court

[C] Definitions / Summaries: Crime of Aggression; Cultural Law Self Rule; Ego Literacy; EoP Denuclearization; EoP Radical Honoursty Factual Reality; EoP Scientific and Cultural Law; EoP Footprint; Land Reform; One Child Law; Prisoner Pardon; Property Ration; Responsible Freedom Oath; Shut Down Swamp Economy.

[47.4] US v Tim McVeigh Siberia Assisted Suicide.

Signed and Sworn at George on _____, Deponent acknowledging that she knows and understands the Affidavit contents, has no objection to taking the prescribed oath and that the oath is binding on her conscience.

Applicant: Lara Johnson, Pro Se
EoP Axis Oath⁷⁰: 23 Sep 2017⁷¹: LJ⁷²

Comm of Oaths Sign & Stamp

⁷⁰ <http://eop-nwo-sco.tygae.org.za/eop-axis-milnec-evac/eop-axis-oath/>

archive.is/Yv2t3

⁷¹ <http://eop-miled-clerk.tygae.org.za/2017/09/23-sep-iaea-dgamano/>

<http://archive.fo/NrdRC>

⁷² http://eop-axis-oath.tygae.org.za/pdf/za/17-09-19_WC-Grg_Johnstone-Lara.pdf