

**UNITED STATES DISTRICT COURT
DISTRICT OF COLUMBIA**

Civil Action No.:

09-cv-1249 (RJL)

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In the matter of the enforcement of the Logan Act in lieu of :
the secession of the People of the state of New York from :
the Union with the united States of America as of right by :
:

Filed: July 7, 2009

Christopher-Earl: Strunk in esse and the **CHRISTOPHER** :
(aka "**CHRIS**") **STRUNK** jus tertii People, :
593 Vanderbilt Avenue – 281 Brooklyn New York 11238 :
845-901-6767 **Plaintiffs** :

**VERIFIED
COMPLAINT
with
PETITION**

v. :

The **NEW YORK PROVINCE OF THE SOCIETY OF JESUS** :
(NYSJ); **FR. GERALD CHOJNACKI, S.J.**, Provincial of NYSJ, :
John and Jane Does who are members of NYSJ and NYSJ XYZ :
entities; **UNITED STATES DEPARTMENT OF STATE (DOS)**, :
HILLARY RODHAM CLINTON (Secretary of DOS), DOS agents :
John and Jane Does who are members of SMOM, Opus Dei and or ;
Society of Jesus (S.J.), **UNITED STATES DEPARTMENT OF** :
HOMELAND SECURITY (DHS), **JANET NAPOLITANO** :
(Secretary of DHS), DHS agents John and Jane Does who are :
members of SMOM, Opus Dei and or S.J.; **FEDERAL BUREAU** :
OF INVESTIGATION (FBI), **ROBERT MUELLER** (FBI Director), :
FBI agents John and Jane Does who are members of SMOM, Opus :
Dei and or S.J.; :

**for a 28 USC §2284
EXTRAORDINARY
WRIT OF MANDAMUS
TO ENFORCE THE
LOGAN ACT
and related Law
under Title 18**

Defendants. :
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Plaintiff Christopher-Earl: Strunk in esse, and by act of the State Legislature CHRIS STRUNK jus tertii (Strunk, Plaintiffs) petition for: (i) a three judge panel use of 28 U.S.C. §2284 to hear the New York Statewide and nationwide complaint of collective spiritual and individual temporal injuries caused by captioned Defendants' conduct by the failure to enforce the Logan Act and related Law under Title 18 with injury by mis-application and mis-administration of law by Federal agents, (ii) a temporary restraining order with preliminary injunction equity relief in the enforcement of the Logan Act and related Law under Title 18 and OSCE Universal Human Rights Treaty, (iii) a declaratory judgment on the Constitution Article 7: 9th and 10th Amendment right of the People to secede from the Union without a republican form of government in the 1788 Ratification Document by the People of New York; Strunk alleges 5 causes of action against each entity and named agent or yet to be named individually and in official capacity based upon information and belief that:

JURISDICTION

1. The causes of action arise in conjunction to the nationwide controversy that this Court has jurisdiction over in 28 U.S.C. Sections 1331, 1332(a), 1343(a), 1344, 1357, 1361, "Venue" Section 1391(e), and for particular proceeding in the 28 U.S.C. §2284 "Three-judge court" .

2. The derivation of liberty and rights protected in the U.S. Constitution from state action to deprive fundamental and Civil Rights – in Civil action for deprivation of rights, involve a conspiracy to interfere with civil rights as defined in 42 U.S.C. Section 1986, Section 1985, Section 1983; as well as in the due process rights of the 5th , and protection against fiduciary breach of duty by public officer(s)' to protect Plaintiffs'' spiritual property and unalienable rights intrinsic in the required application of the 1st 4th 5th 8th 9th and 10th Amendments, and equal protection requirements in the U.S. Constitution and by necessary due process later referenced in the 14th Amendment that empowers Congress to protect persons from state actions in the New York State Constitution.

3. That 42 U.S.C. Section 1985 (3) in the matter of conspiracy states:

Depriving persons of rights or privileges If two or more persons in any State or Territory conspire or go in disguise on the highway or on the premises of another, for the purpose of depriving, either directly or indirectly, any person or class or persons of the equal protection of the laws, or of equal privileges and immunities under the laws; or for the purpose of preventing or hindering the constituted authorities of any State or Territory from giving or securing to all persons within such State or Territory the equal protection of the laws; or if two or more persons conspire to prevent by force, intimidation, or threat, any citizen who is lawfully entitle to vote, from giving his support or advocacy in a legal manner, toward or in favor of the election of any lawfully qualified person as an elector for President or Vice President, or as a Member of Congress of the United States; or to injure any citizen in person or property on account of such support or advocacy; in any case of conspiracy set forth in this section, if one or more persons engaged therein do, or cause to be done, any act in furtherance of the object of such conspiracy, hereby another is injured in his person or property, or deprived of having and exercising any right or privileges of a citizen of the United States, the party so injured or deprived may have an action for the recovery of damages occasioned by such injury or deprivation, against any one or more of the conspirators.

4. And in the guarantee clauses of the Federal Constitution in regards to enforcing applicable

sections of the New York ratification of the united States Constitution in concurrence with the incorporation of the 1776 Declaration of the Independence into the April 20, 1777 Constitution of the state of New York and with the subsequent adoption of the NYS Consolidated Law Chapter 6 "Civil Rights" in its entirety and specifically Article 5-A applies to the Logan Act and related law under Title 18 that affords Jurisdiction properly before this Court with federal statute for United States District Courts under 28 U.S.C. §1331 with a Federal question and under 28 U.S.C. §1346.

VENUE

5. Venue under 28 U.S.C. 1331 and 28 U.S.C. 1391 is properly laid in this Court of the District of Columbia as of right granted with 18 USC 953 where Defendants actions derive from and are to be heard by an Article III three Judge Panel of 28 U.S.C. 2284, to this particular District Court for the District of Columbia affords the proper venue under 28 U.S.C. §1391 (e) (2) for this action in that the Defendants: The **NEW YORK PROVINCE OF THE SOCIETY OF JESUS** (NYSJ); **FR. GERALD CHOJNACKI, S.J.**, Provincial of NYSJ; John and Jane Does who are members of NYSJ and NYSJ XYZ entities; the **UNITED STATES DEPARTMENT OF STATE** (DOS), **HILLARY RODHAM CLINTON** (Secretary of DOS), DOS agents John and Jane Does who are members of the Sovereign Military Order of Malta (SMOM)¹, Opus Dei and or Society of Jesus

¹ **The Sovereign Military Order of Malta** (SMOM) : The Sovereign Military and Hospitaler Order of St. John of Jerusalem of Rhodes and of Malta, known also as the Sovereign Military Order of Malta, or SMOM, is juridically, politically, and historically unique in the world today.

Representing initially the most powerful and reactionary segments of the European aristocracy, for nearly a thousand years beginning with the early crusades of the Twelfth Century, it has **organized, funded, and led military operations against states and ideas deemed threatening to its power**. It is probably safe to say that the several thousand Knights of SMOM, principally in Europe, North, Central, and South America, comprise the largest most consistently powerful and reactionary membership of any organization in the world today.

Although an exclusively [Roman] Catholic organization, in this century it has collaborated with, and **given high awards to non-Catholic extremists in its current crusade against progressive forces in the West, the national liberation movements, and the socialist countries**. To be a Knight, one must not only be from wealthy, aristocratic lineage, one must also have a

psychological worldview which is attracted to the "crusader mentality" of these "warrior monks." Participating in SMOM Ñ including its initiation ceremonies and feudal ritual dress Ñ members embrace a certain caste/class mentality; they are sociologically and psychologically predisposed to function as the "**shock troops**" of Catholic reaction. And this is precisely the historical role the Knights have played in the wars against Islam, against the Protestant "heresy," and against the Soviet "Evil Empire." [...]

SMOM's Sovereign Diplomacy: As its name suggests, SMOM is both a "sovereign" and, historically, a "military" organization. Its headquarters, occupying a square block in Rome at 68 Via Condotti, enjoys the extra-territorial legal status granted to an embassy of a sovereign state. The Italian police are not welcome on its territory; it issues its own stamps, and has formal diplomatic relations and exchanges ambassadors with a number of countries. On November 13, 1951 Italian President Alcide de Gasperi recognized the diplomatic sovereignty of SMOM, although he held off formal exchange of diplomatic envoys. On January 11, 1983 the New York Daily News announced that, "The Vatican and the order of the Knights of Malta, believed to be the smallest sovereign state in the world, have agreed to establish full diplomatic relations, a joint statement said today. "

[SMOM] President Reagan's Ambassador to the Vatican, **William Wilson**, is, coincidentally, a Knight of Malta. On September 5, 1984 French Foreign Minister Claude Cheysson signed a formal protocol with SMOM for various cooperative projects including "aid to victims of conflicts."4 (See below on Americares.)

<http://www.mosquionet.com/~prewett/caqsmom25.1.html>

Quote: The Knights of St. John were founded in the late 11th Century, and rose to prominence in the First Crusade of 1095. In 1120, Pope Urban II officially recognized them as a military religious order, and for centuries they remained **one of the most powerful military forces in Christendom**, first from their headquarters on the island of Rhodes, and then on Malta, from which they were finally driven by Napoleon in the late 18th Century. The Knights were recognized as a sovereign state by a Hapsburg Emperor in the 16th Century. They remain a sovereign state, run from their **headquarters at 68 Via Condotti in Rome**. They maintain their own fleet of aircraft, have diplomatic relations with 92 nations as well as the United Nations and the Holy See, and enjoy diplomatic immunity. The order is entirely Roman Catholic, and its higher ranks must document an aristocratic lineage and coat-of-arms of at least three centuries. **The Grand Master of the order is both a secular prince, and a cardinal of the Church.** Reflecting its history, its membership is still heavily comprised of individuals with a military or intelligence background. Pope Pius XII ordered an investigation of this nominally Catholic organization in the 1950s. The Papal Commission charged, among other things, that the Order should not have the sovereignty of a state, and ordered modifications of the SMOM "to bring them into conformity with decisions of the Holy See." However, Pius XII died before the Order could be fully reined in.

In addition to the Roman Catholic SMOM, there are four Protestant orders of the Knights, all founded within the last 150 years or so, and all run by ruling houses of Europe. **The Roman Catholic and Protestant orders effectively merged on Nov. 26, 1963**, four days after the assassination of John F. Kennedy. The Sovereign Head of the British Knights is Queen Elizabeth, while the Netherlands Knights were headed until his death by the former SS official, Prince Bernhard of the Netherlands, consort of Queen Juliana.

<http://www.illuminati-news.com/112606b.htm>

As a member of the Knights of Malta, and by virtue of your **blood oath of obedience to the Pope**, you are required to support to the death the desires of the head of the Order of the Knights of Malta-in this case, Pope Benedict XVI -over and above any other allegiance you may feel or pretend to feel toward any other loyalty such as a loyalty to the Constitution for the united States of America.

Those who are presently members of the Knights of Malta must on penalty of death support those policies advocated by the Vatican. It is not hard for them to do this. They BELIEVE in these policies and principles. The policies which are espoused and proclaimed by the office of the Pope are as follows:

1. End of sovereignty for the United States and other countries.
2. End of absolute property rights.
3. End of all gun rights.
4. The new international economic Order (world government).
5. The redistribution of wealth and jobs.
6. Calls for nations to trust the United Nations.
7. Total disarmament.
8. Promote the United Nations as the hope for peace.
9. Promote UNESCO, the deadly educational and cultural arm of the United Nations.
10. Promote interdependence.
11. Support sanctions honoring Father Pierre Teilhard de Chardin-the New Age Humanist Priest.
12. Support the belief that the economic principle of traditional Christian or Catholic social doctrine is the economic principle of communism.
13. Promote the Pope as the acting go-between for the United States and the Soviet Union.

It doesn't really matter what kind of religious or political affiliation a member professes, when they take an oath as a Knight they are obligated by that blood oath of obedience to follow the political lead of the Vatican and will do so to their dying breath as all good Knights of Malta do. Their first loyalty is to the Vatican, anything else is secondary.

Each and every member is under complete and total obedience to the Vatican's political ambitions. The "Knights of Malta" are the militia of the Pope. In the book "Behold a Pale Horse" you will find research into this. It is one of the NWO SECRET SOCIETIES that are determined to overrun and destroy America. The Pope is not innocent of this either.

Milton William Cooper's - Behold a Pale Horse (pp88-89) Quote:

The Knights of Malta is a world organization with its threads weaving through business, banking, politics, the CIA, other intelligence organizations, P2, religion, education, law, military, think tanks, foundations, the United States Information Agency, the United Nations, and numerous other organizations. They are not the oldest but are one of the oldest branches of the Order of the Quest in existence. The world head of the Knights of Malta is elected for a life term, with the approval of the Pope. The Knights of Malta have their own Constitution and are sworn to work toward the establishment of a New World Order with the Pope at its head. Knights of Malta members are also powerful members of the CFR and the Trilateral Commission. (p.86)

(S.J.), **the UNITED STATES DEPARTMENT OF HOMELAND SECURITY (DHS), JANET NAPOLITANO** (Secretary of DHS), DHS agents John and Jane Does who are members of SMOM, Opus Dei and or S.J.; **FEDERAL BUREAU OF INVESTIGATION (FBI), ROBERT MUELLER** (FBI Director), FBI agents John and Jane Does who are members of SMOM, Opus Dei and or S.J., as each cause of action is located within the District of Columbia and or operates through misapplication and administration of the Logan Act and related law under Title 18 in Washington District of Columbia, and the failure(s) of any Defendant and or ALL Defendants separately and or in concert within the state and with Federal Defendant(s) was and is also done within the District of Columbia, as a matter of the unregistered agents aiding and abetting the unjust enrichment of each foreign Sovereign state of the Vatican, SMOM under the control of the Society of Jesus thereby injuring Plaintiff in esse and Plaintiff jus tertii the People of New York.

6. Plaintiff **Christopher-Earl : Strunk** in esse ("Plaintiff" "Strunk"), is a sovereign natural living person, citizen of New York qualified to register and vote with place for service located at 593 Vanderbilt Avenue - 281 Brooklyn, New York 11238; telephone (845) 901-6767, SKYPE: cestrunk, and E-mail: uncasvotes2@yahoo.com.

7. Strunk is entitled to membership in the Sons and Daughters of the American Revolution and

The Knights of Malta ALL have diplomatic immunity. They can ship goods across borders without paying duty or undergoing customs check. Does that ring any bells?

In any case, that is power. The Knights of Malta is held up by a backbone consisting of nobility. Nearly half of the 10,000 members belong to Europe's oldest and most powerful families. This cements the alliance between the Vatican and the "Black Nobility." The Black Nobility is mostly the rich and powerful of Europe.

The head of the Black Nobility is the family that can claim direct descendancy from the last Roman emperor. Maybe now you can see that things are beginning to fall into their proper place. Membership in the Knights of Malta entails obedience to one's superior in THE ORDER and ultimately to the Pope. Therefore, a U.S. ambassador who is also a member of the Knights of Malta faces a conflict of interest. Why is this fact ignored? President Bush appointed Knight of Malta Thomas Melledy to the post of U.S. Ambassador to the Vatican.

inherits all the privileges and unalienable rights of John and Heinrich Strunck of Baden who affirmed an oath at Pennsylvania in 1756, and contributed to win the American Revolution in 1776.

8. Strunk is an Eagle Scout conferred by the Boy Scouts of America created by the Congress of the united States of America in 1960, then followed with two Palms and as a Brother of the Order of the Arrow provided leadership for Valhalla New York Troop 415 within the Washington Irving Council in 1961 until 1965, and as the Junior Assistant Scout Master was the only leader after both the Master and Assistant were discharged due to their involvement in molestation of innocents.

9. Strunk's dedication to God and Country began in the state of New York as a Citizen born in County of New York New York in 1947, who is an honorably discharged Vietnam Era Veteran in 1972, and as a citizen of New York State is now resident within the City of New York, County of Kings, is within the New York 11th Congressional District ("CD"), in 57th Assembly District ("AD") in the 57th Election District ("ED") and 18th State Senate District ("SD").

10. Strunk is a sovereign human being, not an animal, who acts spiritually in the image of god by individual faith and hope, as such does not seek any right from a collective or temporal power.

11. Strunk's jus tertii Honor granted in May 1985 with adoption of Senate 1073 and Assembly 1249 (see **Exhibit A**) resolution commitment to the consummate efflorescence of human dignity with which they did praise Strunk for "*unselfish dedication and competent discharge of duty... above and beyond the responsibilities of job and duty...perception of the value and worth of others, for his innate and ingenious concern for the preservation and enhancement of human dignity*".

12. Strunk's spiritual duty is to God and Country in a leadership role of unselfish dedication and competent discharge of duty...above and beyond the responsibilities of job and duty...perception of the value and worth of others, for his innate and ingenious concern for the preservation and enhancement of human dignity is representative of the People of New York jus tertii.

13. That Strunk is defined by Roman Catholicism and its Islamic satrap as a “heretic”, and who deny any free and independent individual liberty and or jus tertii standing to speak for so defined heretical living person of the heretical People of New York that historically according to the actual doctrine of the Roman Catholic Church and the Vatican and agents use of this term: A ‘label’, are all to suffer spiritual condemnation by the inquisition as applied by the Papacy to anyone who dared in the past, or who dares today, to question either (1) papal authority, or (2) any of the unscriptural doctrines based solely upon ‘tradition’ that have been promulgated by the hierarchy of the Roman Catholic Church, such as ‘transubstantiation’, ‘indulgences’, ‘papal infallibility’, ‘purgatory’, ‘worship of images’, ‘a celibate priesthood’, ‘auricular confession to a priest’, etc. in service of submission of all to the exclusive doctrine of the faith.

14. The Roman Catholic Church operates a Roman cult internationally intent on worldwide temporal power of the Pope whose agents and doctrine created the Islamic cult and Sharia Law as identical doctrine that operate by works, unlike Protestantism, and Orthodox apostolic Christianity / Messianic Judaism, that require any non-believer to submit, convert or die in an animal sacrifice by fire or holocaust to channel their faith hope as an instrument to the Roman cult.

15. That from 1922 onward The Black Pope used the worldwide Versailles Treaty to exterminate all heretics and non-believers whose collective sacrifice by fire invented the Spiritual Occult death apparatus in the form of a huge pentagram machine (see **Exhibit B**) over the pre-existing temples of satanic worship to channel all spiritual power stolen from the heretics by fire to concentrate such power to the Roman Cult and from the 1928 creation of the Vatican Bank under Mussolini by unjust spiritual and temporal enrichment used the pentagram machine fire sacrifice holocaust theft of unalienable rights by God’s guarantee of free and independent human rights.

16. Strunk testified in 2001 in support of the express use of the State Constitution in

reapportionment of political districts against Gerrymandering to no avail.

17. Strunk from 1999 filed a series of complaints challenging the Census, Gerrymandering and unconstitutional use of the National Voter Registration Act (NVRA) and Help America to Vote Act (HAVA) in violation of the State's plenary authority over suffrage and despite the adoption of the Copenhagen Treaty and Organization for Security and Co-operation in Europe (OSCE) Treaty in 1991, aka the Treaty for Universal Human Rights adopted by the U.S. Senate promoted by the New International Economic Order spokesman CIA Director and then President George HW Bush.

18. Strunk testified in 2003 in support of the State judiciary as published by Fordham University both in support of the Lincoln- Eisenhower Doctrine and expanded citizen provision of Justice.

19. Strunk testified in 2007 in support of State Security to impeach then Governor Spitzer and for suppression of the agents of Ecumenism in the form of the "New Age Movement" and the synarchist collectivism embraced by the Sovereign Military Knights of Malta under Vatican II as developed by Fr. Pierre Teilhard de Chardin, S.J., used by Fordham University to direct the efforts of the United Nations in New York.

20. Strunk in part has opponents that are described in multiple his cases in EDNY: Strunk et al. v. The Federal Reserve Bank of New York et al. 07-cv-1171, Strunk v CIA et al. 08-cv-1196, Strunk v. USPS et al. 08-cv-1744, Strunk v NYS DOS et al. 08-cv-4289, Strunk v DOS et al DCD 08-cv-2234, with a demand for a 28 U.S.C. §2284 Three Judge Panel in re Strunk v US DOC Bureau of Census et al. verified April 28, 2009 is pending filing in DCD and a Quo Warranto inquest against the usurper Barack H. Obama that awaits the recusal of the questioned Judge Richard J. Leon, who is subject to a Motion for a Writ of Mandamus in the Circuit Original Proceeding 08-5503-op.

21. Strunk makes a special appearance in this action without relinquishing any sovereignty.

22. In explanation, Strunk's Special-Appearance is as a Living-Soul Son-of-the Most-High-

God-Yahweh in existence *nunc pro tunc* the moment of Creation in Joint-Heir-with-His-Son Made Debt-Free with the Yahshua Payment (consideration) of His Blood, in which Strunk Stands in the Kingdom of the Most-High-God Yahweh, and that is under reserve, without dishonor, without prejudice, without recourse in good faith, *no dolus*; and that this court and or Defendants or their agents are unable to offer a higher consideration.

23. That the 1788 New York Ratification of the U.S. Constitution expressly reserves the right of the People of New York to secede from the Union were a republican form of government denied.

24. That the united States of America is into its sixth plan for debt reorganization since 1776 and operate a multi-level ponzi scheme otherwise prohibited under the Constitution, according to the interpretation of the U.S. Supreme Court in its interpretation *In re Amway Corp.* (93 F.T.C. 618; full name *In the Matter of Amway Corporation, Inc., et al.*) is a 1979 ruling, denies the People of New York a republican form of government as a pre condition for their secession were justice not provided.

25. That the ongoing usurpation of the office of the President by Barack Hussein Obama who is directly under the control of the Vatican, SMOM and the Society of Jesus is the crisis whose actions are void ab initio; and that without justice herein the People of New York as of right may secede from the Union were the denial of a republican form of government injury not rectified by enforcement of law, and

26. That in the context of this Complaint and Petition for relief Strunk imputes no dishonor upon the intent of the members of the Society of Jesus whose organic existence in fact each is true and one with each spiritual oath that by practice is in fact the collective practice of sacrifice defined by their effective implementation of their oath which operates in the spiritual realm at odds to Plaintiffs .liberty and independence in the temporal world; and notwithstanding what is normally

characterized when a supposed isolated individual Jesuit is caught in his practice of molestation and sacrifice by fire as if merely a matter of moral turpitude in the temporal sense is the fact of being caught which is addressed, not the spiritual truth and practice of the oath to the holocaust by all.

27. Strunk revisits the Jesuit's treachery to suborn parties in the case before the U.S. Supreme Court whose decision in *The Republic of Texas v. White* S. C., 7 Wall., 700-743 (1869) without the 1799 Logan Act enforced as to the Society of Jesus and SMOM as agents of a Foreign power, that Plaintiff by inheritance and by his *jus tertii* representation of the interests of the People of New York as a recognized exemplary state citizen sustain the application of our right to secede, and as such Plaintiffs provide facts below for five (5) causes of action as necessary:

AS AND FOR THE FIRST CAUSE OF ACTION

(as applies to The NEW YORK PROVINCE OF THE SOCIETY OF JESUS (NYSJ); FR. GERALD CHOJNACKI, S.J., Provincial of NYSJ; John and Jane Doe(s) members and XYZ entities that by State non-feasance by Secretary of State and Attorney General under law fail to enforce New York State Civil Rights Statute Chapter 6 Article 5-A)

28. Plaintiff repeats each and every allegation contained in the above introduction and paragraphs 1 through 27 with the same force and effect as though herein set forth at length.

29. The first cause of action complained of is as applies to The NEW YORK PROVINCE OF THE SOCIETY OF JESUS (NYSJ); FR. GERALD CHOJNACKI, S.J., Provincial of NYSJ; John and Jane Does who are members of NYSJ and NYSJ's XYZ entities (including the operation of the Catholic Charities entity) with its agents and non-feasance of State action by the New York Secretary of State and Attorney General under State law fail to register with the New York State Civil Rights Statute Chapter 6 Article 5-A.

30. **Defendant NEW YORK PROVINCE OF THE SOCIETY OF JESUS** (NYSJ) is a membership association that is also incorporated in the state of New York in 1946 located at 39 East

83rd Street, New York, New York 10028.

31. **Defendant FR. GERALD CHOJNACKI, S.J.**, (NYSJ Provincial) is the Provincial of New York Province of the Society of Jesus located at the above address with email: nykprov@nysj.org

32. The Society of Jesus has ten 10 provinces that constitute the USA and its possessions and are a subset part of 83 provinces globally; in short the Jesuit Order formed by Ignatius Loyola in 1546 as a continuous global command force were thrown out of 81 nations over time and that from 1773 thru 1814 sought exile in Prussia and Russia under Frederick the Great and Catherine the Great as well as in Lancashire England at Stony Hurst Jesuit College and the *Louisiana purchase* for their shelter from the 1773 Papal Bull there as it was arranged by U.S. Secretary of State Thomas Jefferson under the Washington Administration, as such the Society is:

- a) A military Order NOT religious order of the Holy See and are among the SMOM who are under the Society control at the dual headquarters occupying a square block within Rome Italy at 68 Via Condotti
- b) sworn to four oaths: obedience, chastity, poverty and a blood oath to serve the pope
- c) formed to reverse the Reformation under the Council of Trent
- d) focused on the exclusive control of Jerusalem to bar any other religion
- e) all about maintaining and increasing the wealth of the papacy
- f) the most cunning and dangerous global fighting force known
- g) In France controlled Napoleon and the French Terror
- h) Authored the Protocols for the Elders of Zion against the influence of mosaic Judaism, especially Prime Minister Benjamin Disraeli and Capt. Louis Dreyfus of the French Military

33. Of the more than 36000 Jesuits internationally a majority are in the United States, in which the Society of Jesus is organized into ten provinces or geographic regions, each headed by a provincial superior appointed by the Superior General in Rome. Province Offices are organized shown at the right:



34. The Vatican/s Holy See uses the many Concordats, 172 to date that have been signed with 'sovereign' nations, to give the Vatican institution special privileges with the European Union and related projects.

35. The SMOM member President Ronald Reagan entered into a concordat recognition of the Vatican as a sovereign foreign power who has received USA Ambassadors there since 1981.

36. “The power of the Society of Jesus in the Catholic Church is beyond doubt enormous. It is said, apparently with truth, that the Jesuit General, the “Black Pope” as he is called, can make and unmake bishops and even cardinals.

37. The Black Pope has various agents and representatives within the walls of the Vatican, and he can gain the ear of the Pope whenever he wishes. . . . Again and again the Society has been able to oppose successfully the plans and wishes of Popes. . . . the Society which is perennial at Rome is able to block the efforts of passing Popes [*like Pope John Paul I who sought to prematurely establish diplomatic relations with Israel prior to the end of the Company’s Cold War*]. . . .

38. The Order is to the Church what the Church is to the world. The Order is a kind of parasite sucking the vital power of the Church. . . . It holds the confidence and consciences of so many

bishops, cardinals, and prelates; . . . in fine, [it] works in so many ways on the functionaries of the Church, that it has become as it were an inner circle in the Church.

39. It has made the Pope more and more like its own autocratic General; and has reduced the bishops more and more to the status of Provincials in the Society who are officials nominated by and controlled by the General, without any inherent authority.

40. An interesting proof of Jesuit prestige and power in this country is the existence, in the shadow of the Capitol, at Washington, of the Jesuit School for Foreign Service (which trained the past CFR/CIA Director, Knight of Malta George J. Tenet having overseen the demolition of the World Trade Center in obedience to his master, Edward Cardinal Egan), opened in 1919 through the instrumentality of an Irish-American, Fr. Edmund Walsh, S.J.

41. At this school of diplomatic service, said to be the largest of its kind in America, young Americans, to be later recruited into the Order's Counsel on Foreign Relations (CFR), are trained to guide the future fortunes of the Republic. . . .

42. Jesuits by rule are detached from love of country . . . Each and every Jesuit is bound under oath to obey the behests of his General at Rome, and who most probably will never be an American.

43. It is quite within the power of the General to dictate the principles and theories to be taught by the Jesuits at Washington . . . one cannot forget the words of the Pope, Clement XIV, who accused them of '*rising up against the very kings who admitted them into their countries.*' " E. Boyd Barrett, 1927 Irish American Ex-Jesuit *The Jesuit Enigma*

44. Defendant Provincial has taken *the extreme oath* of obedience and allegiance to the Black Pope with emphasis on chastity, poverty and a blood oath to serve the pope.

45. An English Translation of the text of the Jesuit *Extreme Oath of Induction* is meticulously

recorded in the Journals of the 62nd Congress, 3rd Session, of the United States Congressional Record (House Calendar No. 397, Report No. 1523, 15 February, 1913, pp. 3215-3216).

46. That Defendant NYSJ entity as a corporation and or association is composed of more than 19 members who have taken the extreme oath of obedience and allegiance to the Black Pope with emphasis on chastity, poverty and a blood oath to serve the pope to the exclusion of others.

47. That membership in the Defendant NYSJ is limited to only those who have taken some aspect of the extreme oath of obedience and allegiance to the Black Pope with emphasis on chastity, poverty and a blood oath to serve the pope to the exclusion of all others.

48. That Defendants Provincial and NYSJ and or its membership are not protected under the *NYS Beneficial Orders Law* and as such must comply with the filing requirements of *the New York State Civil Rights Statute Chapter 6 Article 5-A*⁽²⁾

² **the New York State Civil Rights Statute Chapter 6 Article 5-A**

S 53. Copies of documents and statements to be filed. Every existing membership corporation, and every existing unincorporated association having a membership of twenty or more persons, which corporation or association requires an oath as a prerequisite or condition of membership, (other than *a labor union, a fraternity or sorority having chapters composed only of students in or alumni of colleges and universities in this and another state or states, or a chapter of such fraternity or sorority, or a benevolent order mentioned in the benevolent orders law*), within thirty days after this article takes effect, and every such corporation or association hereafter organized, within ten days after the adoption thereof, shall file with the secretary of state a sworn copy of its constitution, by-laws, rules, regulations and oath of membership, together with a roster of its membership and a list of its officers for the current year.

Every such corporation and association shall, in case its constitution, by-laws, rules, regulations or oath of membership or any part thereof, be revised, changed, or amended, within ten days after such revision or amendment file with the secretary of state a sworn copy of such revised, changed or amended constitution, by-law, rule, regulation or oath of membership.

Every such corporation or association shall within thirty days after a change has been made in its officers file with the secretary of state a sworn statement showing such change.

Every such corporation or association shall at intervals of six months file with the secretary of state a sworn statement showing the names and addresses of such additional members as have been received in such corporation or association during such interval.

49. That Defendants Provincial and NYSJ and or its members are in violation of the New York State Civil Rights Statute Chapter 6 Article 5-A Section 53 for Copies of documents and statements to be filed.

50. That historically back to the reign of Catholic Stuart Charles II of England used troops to subdue the Dutch of New Amsterdam bringing a Provincial Jesuit and NYSJ to control the administration of the colony of New York that in the Twentieth century are the Tammany Hall and the Al Smith administrative machine in control to this day; and

51. Especially since the Governorship of Al Smith until this day is under the control of the SMOM that operates under the association of the New York Province of the Society of Jesus

S 54. **Resolutions concerning political matters.** Every such corporation or association shall, within ten days after the adoption thereof, file in the office of the secretary of state every resolution, or the minutes of any action of such corporation or association, providing for concerted action of its members or of a part thereof to promote or defeat legislation, federal, state or municipal, or to support or to defeat any candidate for political office.

S 55. **Anonymous communications prohibited.** It shall be unlawful for any such corporation or association to send, deliver, mail or transmit to any person in this state who is not a member of such corporation or association any anonymous letter, document, leaflet or other written or printed matter, and all such letters, documents, leaflets or other written or printed matter, intended for a person not a member of such corporation or association, shall bear on the same the name of such corporation or association and the names of the officers thereof together with the addresses of the latter.

S 56. **Offenses; penalties.** Any corporation or association violating any provision of this article shall be guilty of a misdemeanor punishable by a fine of not less than one thousand dollars nor more than ten thousand dollars. Any officer of such corporation or association and every member of the board of directors, trustees or other similar body, who violates any provision of this article or permits or acquiesces in the violation of any provision of this article by any such corporation, shall be guilty of a misdemeanor. Any person who becomes a member of any such corporation or association, or remains a member thereof, or attends a meeting thereof, with knowledge that such corporation or association has failed to comply with any provision of this article, shall be guilty of a misdemeanor.

S 57. **Additional penalties.** In addition to the penalties provided by section fifty-six of this article, a violation of the provisions of this article may be restrained at the suit of the people by the attorney-general.

concerted action by its members or of a part thereof to promote or defeat legislation, federal, state or municipal, or to support or to defeat any candidate for political office.

52. That most recently Governor Pataki is a member of SMOM and or worked under the direction of the association of the New York Province of the Society of Jesus providing for concerted action of its members or of a part thereof to promote or defeat legislation, federal, state or municipal, or to support or to defeat any candidate for political office.

53. That the present Governor Paterson is a Catholic working under the direction of the association of the New York Province of the Society of Jesus providing for concerted action of its members or of a part thereof to promote or defeat legislation, federal, state or municipal, or to support or to defeat any candidate for political office.

54. That most recently NYC Mayor Giuliani is a member of SMOM and or worked under the direction of the association of the New York Province of the Society of Jesus providing for concerted action of its members or of a part thereof to promote or defeat legislation, federal, state or municipal, or to support or to defeat any candidate for political office.

55. That the present NYC Mayor Bloomberg is a member of the Yorkshire St, John Order of the SMOM and works under the direction of the association of the New York Province of the Society of Jesus providing for concerted action of its members or of a part thereof to promote or defeat legislation, federal, state or municipal, or to support or to defeat any candidate for political office.

56. That Defendants Provincial and NYSJ and or its members are in violation of the New York State Civil Rights Statute Chapter 6 Article 5-A Section 54 for Resolutions concerning political matters in which such corporation or association shall, within ten days after the adoption thereof, file in the office of the secretary of state every resolution, or the minutes of any action of such corporation or association, providing for concerted action of its members or of a part thereof to

promote or defeat legislation, federal, state or municipal, or to support or to defeat any candidate for political office.

57. The Provincial officer of such NYSJ corporation or association and every member of the board of directors, trustees or other similar body, violates the provision of this article or permits or acquiesces in the violation of any provision of this article by any such corporation,

58. The Defendants NYSJ Provincial officers of such NYSJ corporation or association and every member who becomes a member of any such corporation or association, or remains a member thereof, or attends a meeting thereof, have knowledge that such corporation or association has failed to comply with any provision of this article.

59. That Defendants' actions by fact of prima facie malfeasance under law to violate registration under state law is alleged done for the purpose of concealment to disenfranchise Plaintiff and the People of New York's vote strength, speech, association representation, religious rights with intent to undermine knowledge of accountability of public governance and to suppress the right to petition as a matter ripe for review herein, in that Defendants Provincial, NYSJ and sworn members are agents of a foreign power that must be registered under the Logan Act aren't.

AS AND FOR THE SECOND CAUSE OF ACTION

(as applies to The NEW YORK PROVINCE OF THE SOCIETY OF JESUS (NYSJ); FR. GERALD CHOJNACKI, S.J., Provincial of NYSJ; John and Jane Does who are members of NYSJ and NYSJ XYZ entities spiritual practice to eliminate individual faith and hope actions to molest the innocent and sacrifice heretics to the holocaust maliciously harm Plaintiffs who suffer spiritual and temporal injuries.

60. Plaintiff repeats each and every allegation contained in the above introduction and paragraphs 1 through 59 with the same force and effect as though herein set forth at length.

61. The first cause of action complained of is as applies to The NEW YORK PROVINCE OF

THE SOCIETY OF JESUS (NYSJ); FR. GERALD CHOJNACKI, S.J., Provincial of NYSJ; John and Jane Does who are members of NYSJ and NYSJ's XYZ entities (including the operation of the Catholic Charities entity) with its agents and non-feasance of State action by the New York Secretary of State and Attorney General under State law fail to register with the New York State Civil Rights Statute Chapter 6 Article 5-A.

62. The NYSJ Provincial and NYSJ Members honor in part or whole the spiritual oath practice of the spiritual molestation sacrifice of the innocent in theft of individual unalienable rights

63. The NYSJ Provincial and NYSJ Members honor in part or whole the spiritual oaths that further the inquisition of heretics as by holocaust pentagram model to empower the Roman cult.

64. The NYSJ Provincial and NYSJ Members honor in part or whole the spiritual oaths to prepare Strunk and Strunk jus tertii People of New York for the inquisition of heretics by holocaust by the pentagram model to channel power to the Roman cult.

65. That Fr. Bruce Ritter, S.J. had proven the activity of the NYSJ and the past Provincial and its members practiced in the honor of the spiritual oath to the spiritual molestation sacrifice of the innocent in theft of individual unalienable rights, and that such unjust enrichment was aided and abetted by the agents of the government for the state of New York, absent registration under the New York State Civil Rights Statute Chapter 6 Article 5-A and enforcement of related law.

66. Vatican agents honor to the spiritual oath to the Holocaust of heretic nonbelievers is done for the purpose of their spiritual honor to disenfranchise Plaintiff and the People of New York's collective and unalienable spiritual property individually inherited by each human at creation from God and as guaranteed free by Christ and his blood, in that Defendant Provincial, NYSJ and sworn members are agents of a foreign power are sworn to enslave the spiritual property of any heretic and non-catholic defined as merely an animal to be subject to the sacrifice of fire or holocaust.

AS AND FOR THE THIRD CAUSE OF ACTION

(as applies to The NEW YORK PROVINCE OF THE SOCIETY OF JESUS (NYSJ); FR. GERALD CHOJNACKI, S.J., Provincial of NYSJ; John and Jane Does who are members of NYSJ and NYSJ XYZ entities with its agents fail to register with the Logan Act and related law under Title 18 by concerted malfeasance of the Federal Defendants , Plaintiffs suffer from a denial of substantive due process.

67. Plaintiff repeats each and every allegation contained in the above introduction and paragraphs 1 through 66 with the same force and effect as though herein set forth at length.

68. That as applies to Defendants the NEW YORK PROVINCE OF THE SOCIETY OF JESUS (NYSJ); FR. GERALD CHOJNACKI, S.J., Provincial of NYSJ; John and Jane Does who are members of NYSJ and NYSJ's XYZ entities (including the operation of the Catholic Charities entity) with its agents fail to register with the Logan Act ⁽³⁾ and related law under Title 18 by concerted malfeasance of Federal Defendants : the UNITED STATES DEPARTMENT OF STATE (DOS), HILLARY RODHAM CLINTON (Secretary of DOS), DOS agents John and Jane Does who are members of the SMOM, Opus Dei and or Society of Jesus (S.J.), the UNITED STATES DEPARTMENT OF HOMELAND SECURITY (DHS), JANET NAPOLITANO (Secretary of DHS), DHS agents John and Jane Does who are members of SMOM, Opus Dei and or S.J.; FEDERAL BUREAU OF INVESTIGATION (FBI), ROBERT MUELLER (FBI Director),

³ § 953. Private correspondence with foreign governments

Any citizen of the United States, wherever he may be, who, without authority of the United States, directly or indirectly commences or carries on any correspondence or intercourse with any foreign government or any officer or agent thereof, with intent to influence the measures or conduct of any foreign government or of any officer or agent thereof, in relation to any disputes or controversies with the United States, or to defeat the measures of the United States, shall be fined under this title or imprisoned not more than three years, or both.

This section shall not abridge the right of a citizen to apply, himself or his agent, to any foreign government or the agents thereof for redress of any injury which he may have sustained from such government or any of its agents or subjects.

FBI agents John and Jane Does who are members of SMOM, Opus Dei and or S.J.)

69. That Federal Defendants : the UNITED STATES DEPARTMENT OF STATE (DOS), HILLARY RODHAM CLINTON (Secretary of DOS), DOS agents John and Jane Does who are members of the SMOM, Opus Dei and or Society of Jesus (S.J.), the UNITED STATES DEPARTMENT OF HOMELAND SECURITY (DHS), JANET NAPOLITANO (Secretary of DHS), DHS agents John and Jane Does who are members of SMOM, Opus Dei and or S.J.; FEDERAL BUREAU OF INVESTIGATION (FBI), ROBERT MUELLER (FBI Director), FBI agents John and Jane Does who are members of SMOM, Opus Dei and or S.J. are located for service within Washington District of Columbia.

70. That Federal Defendants DOS, DHS, FBI and other alphabet agencies employ members of the SMOM and Society of Jesus who individually have taken an oath of allegiance to the Black Pope and Vatican in conflict with the duties to upon hold and defend the U.S. Constitution and operate against the interest of Plaintiff and Chris Strunk's jus tertii People of New York who are thereby denied a republican form of government.

71. That the Federal Defendants of DOS, DHS, DOJ and its agents employ Jesuits directly for other than religious matters that interfere with the domestic and foreign interest of the United States and other foreign nations in contradiction to 18 USC Chapter 45 for Foreign relations relate to;

- a) § 951. Agents of foreign governments
- b) § 952. Diplomatic codes and correspondence
- c) § 953. Private correspondence with foreign governments (the Logan Act)
- d) § 954. False statements influencing foreign government
- e) § 955. Financial transactions with foreign governments
- f) § 956. Conspiracy to kill, kidnap, maim, or injure persons or damage \ property in a foreign country
- g) § 957. Possession of property in aid of foreign government
- h) § 958. Commission to serve against friendly nation
- i) § 959. Enlistment in foreign service
- j) § 960. Expedition against friendly nation

72. That all Jesuits whether or not in the employ of the united States of America DOS, DHS, FBI, DOJ and its agencies are nevertheless subject to the provisions of 18 USC Chapter 45 list in paragraph 71(a) thru 71 (j) above and are to register as required by the Federal Defendants as agents of a foreign power in effect aide and abet Defendants Provincial, NYSJ and sworn members are agents of a foreign power are sworn to enslave the spiritual property of any heretic and non-catholic defined as merely an animal to be subject to the sacrifice of fire or holocaust, injure Plaintiffs.

AS AND FOR THE FOURTH CAUSE OF ACTION

(as applies to The NEW YORK PROVINCE OF THE SOCIETY OF JESUS (NYSJ); FR. GERALD CHOJNACKI, S.J., Provincial of NYSJ; John and Jane Does who are members of NYSJ and NYSJ XYZ entities with its agents fail to register with the Logan Act and related law under Title 18 by concerted malfeasance of the Federal Defendants , Plaintiffs suffer from a denial of equal protection.

73. Plaintiff repeats each and every allegation contained in the above introduction and paragraphs 1 through 72 with the same force and effect as though herein set forth at length.

74. That as applies to the NEW YORK PROVINCE OF THE SOCIETY OF JESUS (NYSJ); FR. GERALD CHOJNACKI, S.J., Provincial of NYSJ; John and Jane Does who are members of NYSJ and NYSJ's XYZ entities (including the operation of the Catholic Charities entity) with its agents fail to register with the Logan Act and related law under Title 18 by concerted malfeasance of Federal Defendants : the UNITED STATES DEPARTMENT OF STATE (DOS),

75. That the Jesuits and SMOM are agents of the Holy See and the Vatican sovereign state.

76. That those defendants fail to follow the mandates of 18 USC Chapter 45.

77. That as a result of the failure to enforce provisions of 18 USC 45 as against the SMOM and Society of Jesus as sworn agents of a foreign power those Federal Defendants fail to follow the mandates of 18 USC Chapter 50A – GENOCIDE CRIMES AND CRIMINAL PROCEDURE PART I – CRIMES of GENOCIDE Sections 1091. (a) Basic Offense. - Whoever, whether in time

of peace or in time of war, in a circumstance described in subsection (d) and with the specific intent to destroy, in whole or in substantial part, a national, ethnic, racial, or religious group as such

Plaintiff jus tertii People of New York suffer injury by Defendants actions that -

- 1) kills members of that group;
- 2) causes serious bodily injury to members of that group;
- 3) causes the permanent impairment of the mental faculties of members of the group through drugs, torture (mental/physical), or similar techniques;
- 4) subjects the group to conditions of life that are intended to cause the physical destruction of the group in whole or in part;
- 5) imposes measures intended to prevent births within the group; or
- 6) transfers by force children of the group to another group; or attempts to do so, shall be punished as provided in subsection

78. That all Jesuits whether or not in the employ of the united States of America DOS, DHS, FBI, DOJ and its agencies are nevertheless subject to the provisions of 18 USC Chapter 45 list in paragraph 77 -(1) thru 77 – (6) above who are agents of a foreign power whose spiritual oath act to sacrifice by holocaust against all heretics are intent to cause irreparable harm to Plaintiffs exercise of unalienable rights.

AS AND FOR THE FIFTH CAUSE OF ACTION

as applies to all Defendants, NYSJ XYZ entities and their agents intentionally wage spiritual war against Plaintiffs who suffer from denial of a republican form of government for Foreign Power and its agents unjust spiritual and temporal enrichment.

79. Plaintiff repeats each and every allegation contained in the above introduction and paragraphs 1 through 78 with the same force and effect as though herein set forth at length.

80. That as applies to all Defendants with its agents who fail to register with the Logan Act and related law under Title 18 by concerted malfeasance of Federal Defendants in affect of conspiracy intentionally wage spiritual war against Plaintiffs who suffer from denial of a republican form of government.

81. By reason of on-going injury infringement of Plaintiffs' jus tertii People of New York's liberty, freedoms including the first fifth ninth and tenth amendment rights and right to a republican form of government with remedy as applies under Title 18 U.S.C. Chapter 50A (*Proxmire Act*), the *Vienna Convention for Consular Affairs*, the *Law of Treaties*, *Admiralty Law*, *Civil Rights Act* pursuant to Title 42 U.S.C. Section 1983, the *Bivens Case* and all the above would apply to use the *Racketeering Influence Corrupt Organizations Act* under Title 18 U.S.C. Section 1965(c).

Wherefore, Plaintiffs prayer and demand for equity relief by the Three Judge Panel as follows:

- A. A 28 USC 2284 Three Judge Panel be noticed.
- B. Appointment of a special master to deal with the lack of law enforcement that denies a republican form of government for the Plaintiffs' jus tertii People of New York.
- C. As a matter of the ongoing irreparable harm on the first and second cause of action a restraining order against The NYSJ Provincial, the NYSJ, its members, and entities under its control until such time a special master is able to assess damages for non compliance with New York State Civil Rights Statute Chapter 6 Article 5-A
- D. As a matter of the ongoing irreparable harm on the Third cause of action a restraining order against The NYSJ Provincial, the NYSJ, its members, and entities under its control until such time a special master is able to assess damages for non compliance with 18 USC Chapter 45 for Foreign relations.
- E. As a matter of the ongoing irreparable harm as to injuries of the First through Fifth causes of action a restraining order against The NYSJ Provincial, the NYSJ, its members, and entities under its control until such time a special master is able to assess damages for non compliance with 18 USC Chapter 50A – GENOCIDE CRIMES AND CRIMINAL PROCEDURE PART I – CRIMES of GENOCIDE Sections 1091. (a) Basic Offenses perpetrated in New York.

- F. A preliminary hearing for permanent injunction for a writ of mandamus of Federal Defendants.
- G. A declaratory judgment by revisiting *The Republic of Texas v. White* (1869) case done without enforcement of the 1799 Logan Act as applies to the Society of Jesus and SMOM and their agents as agents of a Foreign power and pursuant to **New York State Civil Rights Statute Chapter 6 Article 5-A** and 18 USC Chapter 45 for Foreign relations as applies to theft of spiritual property to uphold the 1788 Ratification Document by Plaintiffs of New York
- H. That based upon the Special Masters report for a jury trial for recovery of damages in the matter of ongoing abuse for the purposes of reimbursing the Plaintiffs' jus tertii People of New York and several state accordingly.
- I. The costs of this action along with attorney fees as to 42 USC 1988 if applicable, including those of the Special Master.
- J. Further and different relief as deemed necessary

Respectfully submitted by:

Dated: July 4th, 2009
Brooklyn, New York

/s/ ***Christopher –Earl : Strunk***

Christopher-Earl : Strunk in esse
593 Vanderbilt Avenue – 281
Brooklyn, New York
845-901-6767

Exhibit A

State of New York Legislative Resolution

Senate No. 1073

BY: Senator Connor



Assembly No. 1249

BY: Mr. Lentol

COMMENDING Christopher Strunk and the New York State Facilities Development Corporation

WHEREAS, Attendant to the praise expressed by Rabbi Ch. M. Stauber, Executive Director of Pesach Tikvah, Inc., honoring Christopher Strunk and the effort of the New York State Facilities Development Corporation, it is the sense of this Assembled Body to commend a construction engineer and staff of truly magnanimous conduct and bearing; and

WHEREAS, Christopher Strunk, a construction engineer for the New York State Facilities Development Corporation, and his competent staff did, so singularly labor to assure the successful development of the community residence at 274-276 Division Avenue, Brooklyn, New York; and

WHEREAS, This residence is a facility, with a home-like decor, housing fourteen female residents, each of whom is emotionally disadvantaged; the facility is part of Pesach Tikvah, Inc., under the direction of Rabbi Ch. M. Stauber, Executive Director; and

WHEREAS, This Assembled Body is justly proud of its commitment to the emotionally disadvantaged; it is, moreover, seriously committed to the consummate efflorescence of human dignity; and

WHEREAS, Pesach Tikvah, Inc. so truly mirrors an unremitting resolve, a total commitment to those suffering from emotional retardation; and

WHEREAS, Christopher Strunk did perform above and beyond the responsibilities of job and duty; Chris' personal concern for the successful implementation of the program of Pesach Tikvah, Inc. honors every citizen of this Empire State; and

WHEREAS, It is for his perception of the value and worth of others, for his innate and ingenuous concern for the preservation and enhancement of human dignity that this Assembled Body commends Christopher Strunk and the competent staff of the New York State Facilities Development Corporation; and

WHEREAS, The dedication ceremony for the facility is tentatively planned for Thursday, June thirteenth, nineteen hundred eighty-five; Christopher Strunk will be cited for special honor; and

WHEREAS, Through his unselfish dedication and competent discharge of duty, Christopher Strunk has brought enduring honor to the New York State Facilities Development Corporation; now, therefore, be it

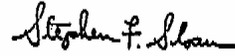
RESOLVED, That this Legislative Body pause in its deliberations and most joyously commend Christopher Strunk and the staff of the New York State Facilities Development Corporation, extending, in turn, our most sincere wish for the consummate success of Pesach Tikvah, Inc.; and be it further

- 2 -

RESOLVED, That copies of this Resolution, suitably engrossed, be transmitted to Rabbi Ch. M. Stauber, Executive Director of Pesach Tikvah, Inc., 274-276 Division Avenue, Brooklyn, New York 11211; to Christopher Strunk, Construction Engineer, and to Bruce H. Hoffman, Director, Division of Construction, New York State Facilities Development Corporation, 44 Holland Avenue, Albany, New York 12229.

ADOPTED IN SENATE ON
May 21, 1985

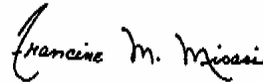
By order of the Senate,



Stephen F. Sloan, Secretary

ADOPTED IN ASSEMBLY ON
May 20, 1985

By order of the Assembly,



Francine M. Misasi, Clerk

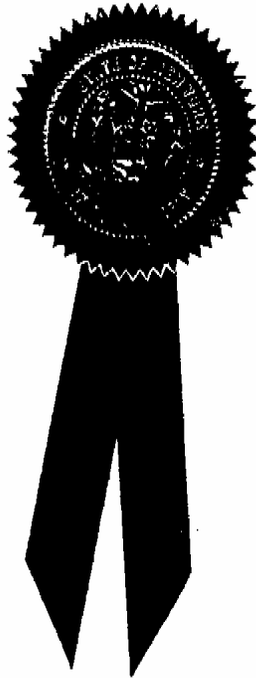


Exhibit B





One-Evil.org

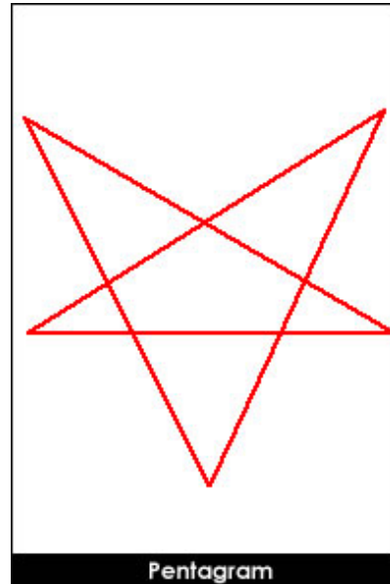
Evil Acts-Symbol (Icons)

Pentagram

Key Facts

Other names	<i>pentalpha, pentangle, key of solomon, star of solomon</i>
Year of origin	2,500-3,000 BCE
Location	Mesopotamia,

[Home](#)
[Symbols](#)



Background

The **pentagram** originates as one of the oldest religious symbols and was associated from its very birth with both a belief in its supernatural powers and rituals of human sacrifice.

In mathematics, a **pentagram** (sometimes known as a *pentalpha* or *pentangle*) is the shape of a five-pointed star drawn with five straight strokes. The word *pentagram* comes from the Greek word πεντάγραμμιον (*pentagrammion*), a form of πεντάγραμμος (*pentagrammos*) or πεντέγραμμος (*pentegrammos*), a word meaning roughly "five-lined" or "five lines".

The earliest known use of a pentagram in any culture was found in Mesopotamia cultures during the earliest civilizations from around 2,500 to 3,500 BCE. In the Sumerian language, the pentagram (always inverted with two points up and one point down) served as a pictograph of the word "UB" meaning "corner, angle, nook; a small room, cavity, hole; pitfall".

In turn, the word UB (original name for pentagram) literally signified the most important religious ceremony of the various Sumer cities at which they sacrificed people to their most important female goddess, the "Queen of Heaven" also known as [Inanna/Ishtar](#) and in later centuries known as [Athena/Cybele](#) and [Venus](#). The Sumerians would dig a great pit and depending on the type of ceremony, would either place a large fire at the base of the pit into which people would be thrown, or bound and tossed (as in the case of the death of a king). As a result, the pentagram has always been an official symbol of the "Queen of Heaven" from the beginning of time.

From around 2,000 BCE, the pentagram took on the additional meaning of representing the five major gods of key Akkadian/Sumerian mythology, with each god representing a point and the whole star representing Ishtar as "Queen of Heaven". The pentagram and god association also had an astrological connection as the star represented the five brightest celestial bodies in the night sky- the planets of Jupiter, Mercury, Mars, Saturn and Venus- the brightest.

Under the Amorites (Neo-Akkadians) of Ugarit, Mari and Ebla, the pentagram came to symbolize the act of supreme sacrifice or Moloch in worshipping [Astarte](#) still with pits, but also more sophisticated forms of sacrifice such as ovens.

However, under the Pythagorus religious cult during the 6th Century BCE in Greece, the Pentagram was completely reinvented from being the single most evil symbol of all religious talismans to being a symbol of good.

Under Pythagorus and his religious movement, the pentagram was given its "Wicca" positive attributes of a symbol representing the five classical elements: water, earth, idea, heat and air with the complete symbol representing the Greek goddess of health: Hygieia. While none of these attributes have any historical substance to the original intent, design or real meaning of the pentagram, the popularity of the "positive pentagram" have remained today.

The confused world concerning the pentagram

The world has become confused when trying to establish the origins and real meaning of the pentagram.

In one instance, there is a substantial amount of contradictory information about the significance of the shape of a pentagram. The original Sumerian, Akkadian, Jewish Black Magic and Middle Ages Black Magic practices strictly adhered to the earliest of designs with a pentagram (as shown above) being two points up, one point down, with the left and right triangles being smaller than the up or down triangles.

Today, most pentagrams sold as black magic symbols are too geometrically perfect compared to the ancient original design used throughout black magic history, while many versions promoted as "good" are more in common with the ancient original design.

The [largest authentic satanic pentagram](#) in the world

The largest authentic black magic pentagram every created in history is the one devised by the Vatican and Jesuits using their control of Catholic Dictators in Europe during World War II. Formed from the five worst human sacrifice camps of World War II, the 300 mile wide [Great Vatican Jesuit Pentagram of Evil](#) is the largest attempt to use this symbol in the sacrifice to the Queen of Heaven (aka [Cybele](#)).

The most important remaining pentagrams are in the buildings and floors of [Vatican](#)- dedicating the temple of St Peter to effectively the largest shrine to Cybele in history.