



**STOP  
DEPOPULATION**

**GALALAE versus WORLD HEALTH ORGANIZATION**



**REJECTION OF PENALTY ORDER  
P/14128/2016 – SIA**

**KEVIN GALALAE**

*Versus*

**WORLD HEALTH ORGANIZATION**

Sent 2 August 2016

2 August 2016

Ministère Publique  
Route de Chancy 6B  
Case Postale 3565  
121 Genève 3

To whom it may concern,

**Re: Rejection of penalty order P/14128/2016 – SIA of 29 July 2016**

Conform Article 354 of the Swiss Civil Procedure Code that entered into force in January 2011 the accused has the right to file a rejection order within ten days of sentencing.

I, Kevin Galalae, the accused, herewith avail myself of this legal right and provide a statement of grounds as required by due process.

The penalty order made by Procureur Alexandra SIGRIST is flawed and must be reconsidered for the following reasons:

1. It was made in my absence and therefore without being given the opportunity to defend myself against the accusation. Neither the court nor the plaintiff can assert that I was unavailable since I was at the time being held in police custody and therefore there was no reason why I should not be called to participate in my own defense, especially since I told the arresting officers that the purpose of my action at the WHO was to engage the judiciary and to give a court of law the opportunity to look at the evidence I brought with me against the WHO; evidence that clearly shows that the WHO commits genocide and misuses medicine and public health as convenient covers to do so.
2. It was made in my lawyer's absence, Maître Philippe EHRENSTRÖM, who failed to show up for the proceeding and who on the previous day showed that he did not have my best interests at heart but was working under false pretexts to advance the interests of the plaintiff and the Swiss state. He did for instance fail to provide the court with the material I sent him by email on the morning of July 29, and that I explicitly asked him to provide the court with; material in the form of the following 42 items:

1. Statement: We are now officially at war  
<https://youtu.be/2QuDjvGIs-o>

2. A Message to World Leaders: Stop the Depopulation Genocide  
<https://youtu.be/dMQrxAsUUdk>

3. 15 Essential Global Depopulation Points  
<https://youtu.be/z-KJoY3KubE>
4. Killing Us Softly: Causes and Consequences of the Global Depopulation Policy (book, 110 pages)  
<http://real-agenda.com/wp-content/uploads/2013/10/KILLING-US-SOFTLY2.pdf>
5. The Subversion of Medicine and Public Health by International Security Prerogatives (article, 33 pages)  
<http://www.omicsonline.org/open-access/the-subversion-of-medicine-and-public-health-by-international-securityprerogatives-2161-1165-1000208.php?aid=65519>
6. Methods of Depopulation (video, 25 minutes)  
<https://www.youtube.com/watch?v=-Hj3LGvWWLU>
7. Phases of Depopulation (video, 6 minutes)  
<https://www.youtube.com/watch?v=l9nsFFZon1E>
8. Addressing Pope Francis (video, 90 seconds)  
<https://www.youtube.com/watch?v=pIIRzWF27Sc>
9. Chemical and Biological Depopulation (book, 178 pages)  
[http://real-agenda.com/wp-content/uploads/2013/11/CHEMICAL\\_AND\\_BIOLOGICAL\\_DEPOPULATION.pdf](http://real-agenda.com/wp-content/uploads/2013/11/CHEMICAL_AND_BIOLOGICAL_DEPOPULATION.pdf)
10. Peace Without Poison (book of evidence, 1040 pages)  
<http://objects.liquidweb.services/depopulation/Peace%20Without%20Poison.pdf>
11. Survival or Extinction (book of solutions, 216 pages)  
<http://objects.liquidweb.services/depopulation/SURVIVAL%20OR%20EXTINCTION.pdf>
12. Depopulation and Decarbonization (article, 6 pages)  
<http://objects.liquidweb.services/depopulation/DEPOPULATION-DECARBONIZATION.pdf>
13. I was offered millions to stop exposing depopulation (radio interview, 55 minutes)  
<https://www.youtube.com/watch?v=mF7lUhBeKYI>
14. The Future of Global Governance (roadmap book, 90 pages)  
<https://www.scribd.com/doc/277116203/The-Future-of-Global-Governance>
15. The Subversion of Medicine and Public Health by International Security Prerogatives” (video of speech, 60 minutes) <https://youtu.be/-QCjpuTSdZU>
16. The Epidemiology of Genocide: Medicine as the Handmaiden of Population Control” (video of speech, 73 minutes) <https://www.youtube.com/watch?v=qLWvU9B9Y>
17. Planetary Wellbeing Authority (radio interview, 79 minutes)  
<https://www.youtube.com/watch?v=cRp9ThciITU>
18. Vatican Hunger Strike Timeline (text, images, interviews, and videos)

<http://www.ice-pix.se/globaldepopulation/?fbrefresh=kevinprayer>

19. Why A Mass Killing Event Is Inevitable Absent Political Consensus This September (article, 4 pages)  
<https://www.scribd.com/doc/278931325/Why-a-Mass-Killing-Event-is-Inevitable-Absent-Political-Consensus-in-September>

20. Why You Are Important (article, 3 pages)  
<https://www.scribd.com/doc/280276938/Why-You-Are-Important>

21. Planetary Wellbeing Amidst Clashing Prerogatives (article, 7 pages)  
<https://www.scribd.com/doc/277127641/Planetary-Wellbeing-Amidst-Clashing-Prerogatives>

22. The Preservation of Life: Letter to Pope Francis (letter, 2 pages)  
<https://www.scribd.com/doc/281620703/The-Preservation-of-Life-Letter-to-Pope-Francis>

23. Letter to Bill Gates (letter, 3 pages)  
<https://www.scribd.com/doc/289178979/Letter-to-Bill-Gates>

24. Letter to GAVI (letter, 3 pages)  
<https://www.scribd.com/doc/286111977/Letter-to-GAVI-Alliance>

25. Why Your Government Wants Your Premature Death And Seeks It With Mandatory Flu Vaccines (article, 8 pages)  
<https://www.scribd.com/doc/288834785/Why-Your-Government-Wants-Your-Premature-Death>

26. How to Destroy the Depopulation Lobby without Destroying the World (article, 9 pages)  
<https://www.scribd.com/doc/290189766/How-to-Destroy-the-Depopulation-Lobby>

27. TURNING NATURE AGAINST MAN: The Role of Pandemics, Vaccines and Genetics in the UN's Plan to Halt Population Growth (article, 34 pages)  
<http://www.omicsonline.org/open-access/turning-nature-against-man-the-role-of-pandemics-vaccines-and-genetics-in-the-uns-plan-to-halt-population-growth-2161-1165-1000232.pdf>

28. Vaccines and Zika Virus are Part of the Depopulation Agenda (110 minutes)  
Interview with American Freedom Radio (7 March 2016)  
Interviewer: Vinny Eastwood, New Zealand Media  
<https://www.youtube.com/watch?v=Rai5ITpEYVU>

29. Methods of Depopulation in the Age of Sustainability (136 minutes)  
Interview with Global Freedom Movement (13 March 2016)  
Interviewers: Brendan D. Murphy and Aimee Devlin, Australian Media  
<https://www.youtube.com/watch?v=e2ySE8oC45E#t=2227>

30. BEHIND THE MASK: Malaria Eradication and Involuntary Sterilization (published 18 March 2016) (article, 27 pages)  
<http://www.omicsonline.com/open-access/behind-the-mask-malaria-eradication-and-involuntary-sterilization-2470-6965-1000145.pdf>

31. Methods of Depopulation  
Interview with Deanna Spignola of Republic Broadcasting Network (2 April 2016)  
<http://spingolaspeaks.net/2016/04/02/kevin-mugur-galalae/>
32. The OM Principles  
<http://real-agenda.com/wp-content/uploads/2014/08/OM-PRINCIPLES-IN-8-LANGUAGES.pdf>
33. Hunger Strike Prayers to Stop Depopulation by Vaccines and Chemtrails  
<https://www.youtube.com/playlist?list=PL6wjJ4siMY3hjXJMRDxiCJdIGIL0C3-to>
34. First Week of Hunger  
<https://www.scribd.com/doc/309879491/First-Week-of-Hunger>
35. Second Week of Hunger  
<https://www.scribd.com/doc/310745068/Second-Week-of-Hunger>
36. Third Week of Hunger  
<https://www.scribd.com/doc/311578237/Third-Week-of-Hunger>
37. Fourth Week of Hunger  
<https://www.scribd.com/doc/312313758/Fourth-Week-of-Hunger>
38. Fifth Week of Hunger  
<https://www.scribd.com/doc/313399217/Fifth-Week-of-Hunger>
39. Sixth Week of Hunger  
<https://www.scribd.com/doc/313826014/Sixth-Week-of-Hunger>
40. Seventh Week of Hunger  
<https://www.scribd.com/doc/314504743/Week-Seven-Update>
41. Eighth Week of Hunger  
<https://www.scribd.com/doc/315185988/Eighth-Week-of-Hunger>
42. Ninth Week of Hunger  
<https://www.scribd.com/doc/315926523/Ninth-Week-of-Hunger>

These materials show that I have solid grounds to shut down the WHO and that I have more than sufficient evidence against the WHO; evidence that shows how, why, by which means and since when the WHO, the UN system and UN member states engage in covert population control measures that constitute genocide, as they violate at least three of the sections of Article 2 of the Genocide Convention.

In my email to Maître Philippe EHRENSTRÖM I drew his attention to items 5, 27 and 30, which are peer-reviewed scientific articles published in well-respected medical journals. Item 30 is of particular interest as it is published by the medical journal “Malaria Control and Elimination” (<http://www.omicsonline.com/open-access/malaria-chemotherapy-control-elimination.php>) that

has four editors, two of whom (Dr. Ambrose Otau Talisuna [http://www.omicsonline.com/editor-biography/Dr\\_Ambrose\\_Otau\\_Talisuna/](http://www.omicsonline.com/editor-biography/Dr_Ambrose_Otau_Talisuna/) and Dr. Bilal Bahrawar Khan [http://www.omicsonline.com/editor-biography/Bilal\\_Bahrawar\\_Khan/](http://www.omicsonline.com/editor-biography/Bilal_Bahrawar_Khan/) ) hold high advisory and administrative positions in the World Health Organization, but who nevertheless put their stamp of approval on my article and the evidence it provides that the organization they work for commits genocide.

3. It was made without providing me with disclosure, thus making it impossible for me to give proper answer and defense even if I had been given the opportunity to be in court and speak in my own defense.
4. It was made based on false accusations originating from a certain Sibut-Pinote Olivier whose identity and name were withheld by Br Cgr Frankhauser (G9712) who conducted the interview on July 28 and who refused to consult the footage from the surveillance cameras in the foyer of the World Health Organization building, as I had requested, and which would have proved that Mr. Olivier perjured himself and committed conspiracy to prosecute when falsely asserting to the police that I had been asked to leave the premises but refused to do so and that I made a scandal. The reality is that I was merely asked to take a seat and wait for someone from the office of Dr. Chan to arrive and that I did as I was told and waited patiently and quietly for the arrival of that person, who never came. Instead, the police arrived fifteen minutes later and arrested me after attempting to intimidate me into signing some paper whose text was solely in French and whose purpose I did not understand, but that seemed to be a no trespass order, which is why I refused to sign.
5. It was made based on a police interview conducted by Br Cgr Frankhauser (G9712) who went out of his way to deny me the identity of the plaintiff and the basis of my arrest and who was assisted in the charade by Maître Philippe EHRENSTRÖM who conveniently disappeared half way during the interview and before I was to read and sign the interview text and who gave me false advice when insisting that I should not mention that I was compelled by law to shut down the WHO, specifically by the right to self-defense and the duty to rescue, and should wait instead for the next day in court, when he well knew that I would not be given the opportunity to defend myself against the accusations and that he would not appear to speak on my behalf.
6. It was made without considering the basis and motivation of my action and that I am compelled by Swiss and international law to stop the WHO from committing genocide, as I have explained in detail in my article “Restoring the Rule of Law: Legal Implications of Covert Population Control Measures” (see Exhibit 1 attached herewith), which I made available to Br Cgr Frankhauser (G9712) by directing him to the web to access it and



attach it to the interview but who did not do so and instead presented the interview text to the judge with this vital information missing.

Exhibit 1 is also available online at:

[https://www.academia.edu/27062910/Restoring\\_the\\_Rule\\_of\\_Law\\_Legal\\_Implications\\_of\\_Covert\\_Population\\_Control\\_Measures](https://www.academia.edu/27062910/Restoring_the_Rule_of_Law_Legal_Implications_of_Covert_Population_Control_Measures)

7. It was made without providing Procureur Alexandra SIGRIST with the correspondence that preceded my arrival in Switzerland and that provides context as to why I am forced by law to stop the WHO from committing genocide. I asked Br Cgr Frankhauser (G9712) to attach this correspondence to the interview text especially since a couple of his questions suggested that I had threatened Dr. Margaret Chan and the employees of the WHO when in fact that is not the case. (See Exhibits 2,3, 4, 5 and 6 attached herewith)

Exhibit 2, Letter to Dr. Margaret Chan (4 April 2016) is also available online here:

<https://www.scribd.com/document/319946746/Letter-to-Dr-Margaret-Chan-4-April-2016>

Exhibit 3, Letter to China (17 June 2016), is also available online here:

<https://www.scribd.com/doc/316034937/Letter-to-China>

Exhibit 4, Letter to High Commissioner Al Hussein (20 July 2016), is also available online here:

<https://www.scribd.com/document/319946495/Letter-to-High-Commissioner-Al-Hussain-20-July-2016>

Exhibit 5, Letter to WHO Staff (13 July 2016), is also available online here:

<https://www.scribd.com/document/318174340/Letter-to-WHO-Staff>

Exhibit 6, Letter to Swiss Government, Geneva Council and Geneva Chief of Police (30 March 2016), is also available online here:

<https://www.scribd.com/doc/306376151/Letter-to-Swiss-Government-Geneva-Council-and-Geneva-Police>

For all of the above reasons I ask that the penalty order made by Procureur Alexandra SIGRIST is reconsidered and that this time the letter and the spirit of the law prevail so that I can defend myself against false accusations and the genocide conducted by the WHO, the UN system and UN member states comes to an end by reengaging the rule of law and subjecting the program of population control that operates extrajudicially since its inception in 1945 to the rule of law.



I remind the court that it is for these reasons that I flew across the ocean and came to Geneva and that unless the Swiss judiciary stops protecting the genocide and an international system based on genocide a peaceful transition from covert, immoral and criminal to overt, moral and lawful methods of population control will not be possible and a violent clash between the people and the current genocidal governments is inevitable and indeed sanctioned and compelled by the laws of self-defense and the duty to rescue.

As it is, the Swiss people and government harbor a criminal organization and aid and abet a program of global genocide that is in great part delegated and implemented by the World Health Organization and its Director-General, Dr. Margaret Chan. The walls of secrecy, deception and misdirection that have made this global program of genocide possible have fallen.

Now is the time to reengage the rule of law and this task falls on the Swiss judiciary since the world's premiere genocidal organization, the WHO, is on Swiss soil and therefore subject to Swiss law.

Please direct all correspondence and notices to the following postal address:

Kevin Mugur Galalae  
Strada Serghei Vasilievici Rahmaninov 15  
71405 Bucuresti, Sector 2, Romania

To avoid failures in communication I ask that all letters sent by postal mail are also sent in digital format to the following email address: [k.galalae@outlook.com](mailto:k.galalae@outlook.com)

I look forward to your answer.

Sincerely,

Kevin Galalae  
<http://www.linkedin.com/in/kevingalalae>  
<https://www.facebook.com/kgalalae>  
<https://www.facebook.com/KevinMugurGalalae/>  
<https://www.youtube.com/channel/UCZf9rWLgwzGW34EITo0x7fA>  
<http://www.amazon.com/Kevin-Mugur-Galalae/e/B00QVEO1VI>  
<http://uvic.academia.edu/KevinGalalae>  
[http://wikispooks.com/wiki/Kevin\\_Galalae](http://wikispooks.com/wiki/Kevin_Galalae)  
<https://soundcloud.com/kevin-mugur-galalae>  
<https://www.tumblr.com/blog/kevingalalae>

<http://www.galalae.me/>  
[@Galalae](https://twitter.com/Galalae)

# EXHIBIT 1

# RESTORING THE RULE OF LAW:

## LEGAL IMPLICATIONS OF COVERT POPULATION CONTROL MEASURES



**Kevin Galalae**

*Founder and Director, Center of Global Consciousness*

**Corresponding author:** Kevin Galalae, Founder and Director, Center of Global Consciousness, Ayr, Ontario, Canada; E-mail: [k.galalae@outlook.com](mailto:k.galalae@outlook.com)

**Abstract:** *Instituting covert chemical and biological methods of population control at the end of WW2 as a peace preservation measure and international security prerogative that trumps national interests and usurps sovereignty has forced governments and the UN system to abandon the rule of law and suspend fundamental rights and freedoms while preserving the appearance of normality and legality through secrecy, censorship and collusion therefore rendering the administration of justice illicit, the social contract invalid, democratic checks and balances inept, and the authority of the state ill-gained. To limit births and increase deaths across populations without the people's knowledge and consent elected governments, aided by the UN system, have hidden their demographic and geopolitical objectives with the help of medicine and jurisprudence and have brought the health of nations and individuals to the point of collapse. The corruption of medicine and law that make this system possible, its legal and political ramifications, and an exit strategy and change of course are herein discussed. The Swiss criminal code, the Universal Declaration on Bioethics and Human Rights, the Genocide Convention and the Universal Declaration of Human Rights serve as legal frameworks in the legal vacuum of the current international system and point the way to the only remaining path to restoring the legitimacy of the state and the rule of law, the use of force by individuals compelled by the duty to rescue and the inalienable right to self-defense.*

## **Background:**

The end of the Second World War augured the formation of the United Nations and a new system of peace preservation and international cohabitation based on two global security prerogatives, covert depopulation and coerced globalization; the first to allow nations to live within their means by restricting population growth and the second to facilitate development and prosperity across the world by allowing all nations to access vital natural resources irrespective of where they are found and at a price dictated by supply and demand. It was hoped that by tackling the underlying causes of poverty and war the UN, empowered to impose population control measures across the globe and to force nations to share their resources with the rest of the world through the open market, would not fail to preserve the peace as the League of Nations had failed for such a failure would be catastrophic in the era of nuclear weapons.<sup>1</sup>

Coerced globalization or resource sharing is beyond the scope of this paper since it has been pursued openly not secretly and has had a minimal and for the most part positive impact on the rule of law and on fundamental rights and liberties despite its negative impact on the distribution of wealth and income. The same cannot be said about covert depopulation, which has been shrouded in mystery and has wreaked havoc on human and social health having a particularly destabilizing effect on medicine and law that cancels its indisputable economic benefits many times over and if continued spells the end of mankind.

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<sup>1</sup> Galalae KM (2014) [Survival or Extinction](#). Lambert Academic Publishing, Germany.

Since 1945, the international order rests on the willingness and ability of nation states, aided by the UN system, to subvert fertility and promote morbidity, as needed, through covert chemical and biological means that limit births and increase deaths so as to bring them into equilibrium and thus stabilize the population. It also rests on the ability and willingness of nations to keep families few and small by delaying family formation, childbearing and entry into the workforce through underhanded legal, psychosocial and economic means for the sake of stopping population growth.<sup>2</sup>

Heads of state and government the world over have made a cold and calculated decision to sacrifice their people's fundamental rights and basic health as well as rob them of the joy of parenthood for the sake of national prosperity and international peace. Enforced by mutual coercion mutually agreed upon this secret accommodation replaced periodic conventional war between nations with constant unconventional war within nations, directed not at life and property but at fertility and longevity, to prevent nuclear confrontation, preserve natural resources for future generations and protect the environment from human destruction, but has exacted an equally high price from the health of individuals and society by annihilating fundamental rights and liberties, shredding the social contract and utterly perverting the rule of law, turning medicine and public health as well as the administration of justice into handmaidens of genocide and co-conspirators in crimes against humanity and bringing human civilization and human populations to the brink of collapse.<sup>3</sup>

To give the international security prerogative of population control precedence over social, moral, legal, and cultural norms and to commit genocide in its name without the public's knowledge or consent legal covenants, bioethical conventions and declarations, and the criminal code of every nation on earth have been blinded and circumvented and the spirit and letter of the law abused and violated with impunity.

### **Discussion:**

The rule of law has been suspended. It exists only as a fiction in the minds of those who never try to exercise their rights and liberties. And it serves as a guardian of last resort for those who have placed themselves above the law and who misuse it without shame from positions of authority and in blatant contradiction to their stated duties. As a result, the world is in the unenviable, unprecedented and extremely dangerous situation of having the rule of law not only suspended but also corrupted from within the administration of justice and of having no

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<sup>2</sup> Galalae KM (2014) [Killing us Softly: The Global Depopulation Policy](#). Progressive Press, USA.

<sup>3</sup> Galalae KM (2014) [Peace without Poison](#). Amazon, USA.

untainted organs of state or intergovernmental organizations to turn to for redress. How did this come to be?

The suspension of the rule of law and the global legal vacuum this has created are unwanted though foreseeable consequences of the inability of democratic Christian societies to legislate limits on fertility as soon as the international community embarked upon population control as a substitute to war at the end of WW2 and of their unwillingness to change course when this became possible in 1991 once the Soviet Union collapsed and the threat of nuclear annihilation disappeared.

The political establishment in 1945 was prevented from legislating population control by three structural obstacles that could not be overcome at that time: lack of birth control technology and the reluctance to discuss sexual issues openly and publicly due to obscenity laws, the intractability of religious authorities and especially the Catholic Church with respect to abortion and contraceptives, and the impossibility of being elected to high office in a democracy on a platform of limits to family size.<sup>4</sup>

Paradoxically, religion and democracy, the West's greatest assets, are the main culprits for the criminality of this New World Order; the first for preventing the expansion of morality to allow people to assume control over and responsibility for their reproductive organs and rights, and the latter for rendering any and all politicians suggesting limits to family size and laws for population control unelectable.

Unable to overcome these structural obstacles policy makers pursued population control by the only remaining alternative, namely through secret chemical methods and began subverting fertility first through water fluoridation and fluoride supplements – and later also through salt and milk fluoridation and the direct application of fluoride veneers on teeth by dentists – and along the decades with the help of dozens of endocrine disruptors deliberately inserted in food, water, beverages, dental and cosmetic products to prevent the moment of conception.<sup>5</sup>

Subverting fertility, however, offends moral norms and since 1948 is also a violation of the Genocide Convention, which is why the international community had to find a cover for the mass involuntary sterilization program it had embarked upon and that gave rise to the euphemistic term the *demographic transition*, thus the transition from high birth and death rates that has characterized human populations in their natural state since times immemorial to low birth and death rates, which is an artificial and unnatural state that is entirely the result of human interference.

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<sup>4</sup> Galalae KM, [The Subversion of Medicine and Public Health by International Security Prerogatives](#). Epidemiology (Sunnyvale) 2015; 5(4).

<sup>5</sup> Galalae KM (2013) [Chemical and Biological Depopulation](#). Lambert Academic Publishing, Germany.



Behind the rather docile term demographic transition hide three population control objectives that are being pursued in secret – replacement level fertility, peak population, and optimal population levels – and that are explained in this short video:

<https://www.youtube.com/watch?v=I9nsFFZon1E>

Since population control offends moral norms and therefore falls under the purview of ethics, policy makers needed and sought the permission of spiritual leaders, and since public health is the only cover sufficiently large and credible to hide a global program of genocide they needed and sought the cooperation of the medical establishment, which was a logical choice since the reproductive system falls within the proper domain of medicine.

In the UK and the US, where the elites adopted social, legal and economic measures to limit fertility long before the formation of the UN, the Anglican Church passed a pro-contraception resolution at the Lambeth Conference in 1930 and America's Presbyterian and Methodist churches followed suit in 1931 in addition to calling for family size limitations. But the Roman Catholic Church did not go along. Christendom's highest moral authority gave its permission in tacit oral form in 1953, during the reign of Pope Pius XII, and in explicit written form in 1968, during the reign of Pope Paul VI, but with the caveat that the people's sterilization is legal only if caused in the process of healing disease, as expressed in paragraph fifteen in the encyclical letter *Humanae Vitae: On the Regulation of Birth*.<sup>6</sup>

Since global policy is shaped by consensus and consensus is always driven by the lowest common denominator, the Vatican's position has forced nation states and the UN system to use medicine as a cover for population control. Ever since, national leaders and international technocrats have used the moral permission given by Church leaders to subvert fertility under the pretext of curing one disease or another, be it tooth decay (hence depopulation by fluoridation), vitamin deficiencies (hence depopulation by GMOs), infectious diseases (hence depopulation by sterilizing immuno-depressing vaccines), food poisoning (hence depopulation by endocrine disrupting substances), and environmental ills (hence depopulation by aerosol spraying/chemtrails).

This *modus operandi* has had a devastating impact on the integrity of science, which has been debased to produce false research to provide medical justification for the application of chemicals, drugs, vaccines, and treatments that are of little or no benefit to human health but are indispensable for either damaging fertility or immunity to limit births and increase deaths, the two means of stable populations, when and as needed by governments.

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<sup>6</sup> Paul VI (25 July 1968) [Humanae Vitae](#). Holy See.

Over the decades, medical research has been subverted to such an extent as to cause the complete breakdown of medicine and public health, prompting the editor-in-chief of the Lancet, Dr. Richard Horton to state: *“The case against science is straightforward: much of the scientific literature, perhaps half, may simply be untrue.”* His assessment is mirrored by Dr. Marcia Angell, the editor-in-chief of an equally important and esteemed peer-reviewed medical journal, the New England Journal of Medicine, who stated: *“It is simply no longer possible to believe much of the clinical research that is published, or to rely on the judgment of trusted physicians or authoritative medical guidelines.”*<sup>7</sup>

The veracity of research, the integrity of researchers, the credibility of the medical profession, the reliability of drugs and treatments, and the authority of national medical institutions and international public health organizations have been damaged to such an extent as to render the entire healthcare system untrustworthy and dangerous to human health, which is why chronic man-made illnesses now affect the lives of 60% of the population of the developed world and are the leading cause of death in both the developed and the developing world.<sup>8</sup>

This would not be possible without the willingness of scientists in the employ of the pharmaceutical and biomedical industries to first engage in biological warfare and then falsify research and manufacture drugs and vaccines and formulate protocols with a hidden purpose so as to deceive the public and medical practitioners throughout the system who are administering these drugs and vaccines and following protocols that are designed to damage the immune and reproductive systems without knowing their full purpose and composition and thus in good faith that they are in full compliance with the Hippocratic Oath and with the best medical knowledge and practices.

This would not have been possible without the willingness of scientists in the employ of the chemical industry to falsify research to deem safe the application of toxins that have devastating developmental, reproductive, neurological and immune effects in both humans and animals.

This would not have been possible without the willingness of jurists to pervert the administration of justice and without the willingness of lawmakers to corrupt the legislative branch of government so as to provide legal cover, both passively and actively, for the commission of genocide.

Until 1951, when the [Genocide Convention](#) came into force, the Allied Powers were unfettered by legal covenants and free to impose population control measures on the losing Axis Powers and co-belligerents who had surrendered unconditionally. And that is exactly what they did

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<sup>7</sup> Arjun Walia (23 May 2015) [Editor In Chief Of World’s Best Known Medical Journal: Half Of All The Literature Is False, “Science has taken a turn towards Darkness”](#). Global Research.

<sup>8</sup> WHO (2014) [Noncommunicable Diseases Country Profiles 2014](#)

starting with Japan in the aftermath of WW2, which is why Japan is the only Asian nation that does not have a baby boom generation. Germany and Italy were equally hammered, making the former three Allied Powers the first nations in the world to reach a state of inverted population pyramids and therefore have more elderly above 65 years than children below 15 years of age.

To do the same in their own countries and on their own people, however, the 51 governments that founded the United Nations had to hide their intentions from the public that elected them and had to invent a plausible cover for the involuntary sterilization of the populace as well as the plausible deniability necessary to conceal the deception, maintain the legality of the state and remain unpunished should the truth surface. Medicine and public health provided both, a plausible cover and plausible deniability and that is why and how socialized healthcare began. To hide genocide behind medicine the state assumed the cost of healthcare. That was the price of international peace and the demand of secrecy and deception. The monetary cost of healthcare was offset by the economic rewards accrued from controlling population growth. The human cost, however, will never be recovered.

The Soviet Union, unlike its allies the United States and the United Kingdom, had no democratic pretenses and was not concerned with appearances or with human rights and civil liberties. It conducted an open population control program on the Baltic nations by exterminating a good proportion of their citizens in Siberian gulags and relocating just as many across the Soviet Union to annihilate cultural differences and national sentiments. The population stabilization of its own people, however, and of the people and nations in its sphere of influence behind the Iron Curtain, was accomplished primarily by legalizing abortion and making it freely available on demand by greatly expanding and nationalizing healthcare services and only secondarily by selectively employing covert chemical methods of sterilization via fluoridation and other endocrine disruptors.

While the “free” West used medicine as a front for covertly sterilizing the populace through adulterated vaccines and immune system destroying medicines in addition to poisoning the food, water, beverages and consumer and cosmetic products with endocrine disruptors such as fluoride, BPA and artificial sweeteners, the “oppressive” East used medicine to provide free and unrestricted abortions as well as free voluntary and involuntary surgical sterilizations.

Unbeknown to the world, the price of belonging to the international community and remaining a UN member state hinges on the willingness of national governments to subject their people to covert chemical and biological sterilization to prevent conception (the West’s model), to treat the unborn with callous disregard and provide on demand abortion (the Soviet model), to legislate limits to fertility and enforce them without exception (the Chinese model), or to impose replacement level fertility through involuntary surgical sterilization (the Indian model).

The UN advises national governments what high crimes to commit in order to achieve a low, median or high population projection<sup>9</sup> and national governments decide which to choose. But forced to choose they are. They are forced to choose by their commitment to the international system of peace and security that they as signatories must abide by if they are not to be ostracized from the community of nations and shut out of international trade and barred from accessing vital raw materials, know-how and technology, and they are forced to choose by the inexorable pressures that their growing populations and consumption levels put on resources, government services and the environment.

Geopolitical pressures and material limitations create an inescapable trap for any government and leader irrespective of political ideology and culture, which is why to date all but four nations have embarked upon the hard road and multigenerational task of stabilizing their populations through covert methods of depopulation that constitute genocide by any and all definitions.

The statistical, demographic, documentary and medical data the author provides in [\*Peace Without Poison\*](#) is irrefutable evidence that the entire world is subsumed by the Global Depopulation Policy, that dropping fertility rates predate family planning programs and have little or nothing to do with contraceptive prevalence and abortion rates, that affluence is a product of low fertility and not vice versa as it is being asserted to hide the use of covert chemical and biological methods of population control, and that nearly every government on earth knowingly violates the law and the people's fundamental rights to comply with an international system of peace preservation and resource sharing that is paradoxically based on genocide (See Table 1: Chronology).

**Table 1: CHRONOLOGY**

Date when each nation and territory began controlling population growth:

**1945-1949**

Andorra, Argentina, Bulgaria, Croatia, Czech Republic, Estonia, Finland, France, Germany, Greece, Italy, Japan, Latvia, Lithuania, Malta, Monaco, Netherlands, Norway, Serbia, Sweden, Switzerland, Ukraine, United Kingdom, Uruguay, Aruba, Puerto Rico

**1950-1954**

Barbados, Hungary, India, Macedonia, Montenegro, Poland, Romania (stopped in 1965 and resumed in 1991), Slovakia, Slovenia, Taiwan, Vanuatu, U.S. Virgin Islands

**1955-1959**

Belarus, Bosnia and Herzegovina, Fiji, Grenada, Korea (North), Korea (South), Moldova, Russia, Saint Vincent and the Grenadines, Singapore, Sri Lanka, United States of America, British Virgin Islands, Curacao, French Polynesia, Macao, Reunion

**1960-1964**

Albania, Antigua and Barbuda, Armenia, Australia, Austria, Azerbaijan, Canada, Chile, Colombia, Cuba, Republic of Cyprus, Denmark, Dominica, Dominican Republic, Ecuador, Egypt, Haiti, Hong Kong, Iceland, Kazakhstan, Kyrgyzstan, Lebanon, Liechtenstein, Luxembourg, Malaysia, Mauritius, Morocco, New Zealand, Palau, Panama, Paraguay, Peru, Philippines, Portugal,

<sup>9</sup> UN (2004) [World Population to 2300. Department of Economic and Social Affairs. Population Division](#)

Saint Kitts and Nevis, Saint Lucia, Samoa, San Marino, South Africa, Suriname, Timor-Leste, Tonga, Trinidad and Tobago, Turkey, Turkmenistan, Uzbekistan, Anguilla, Bermuda, Cayman Islands, Guadeloupe, Guam, Martinique, Turks and Caicos Islands

**1965-1969**

Bahamas, Belgium, Brazil, Brunei, China, Costa Rica, El Salvador, Georgia, Iraq, Jamaica, Kenya, Kiribati, Palestine, Seychelles, Thailand, Tunisia, Tuvalu, Venezuela, French Guyana, Gibraltar

**1970-1974**

Bahrain, Bangladesh, Bolivia, Ghana, Guyana, Indonesia, Ireland, Israel, Kuwait, Madagascar, Mexico, Micronesia, Mongolia, Myanmar, Qatar, Tajikistan, United Arab Emirates, New Caledonia, Western Sahara

**1975-1979**

Algeria, Botswana, Cape Verde, Republic of Congo, Djibouti, Honduras, Ivory Coast, Lesotho, Namibia, Nepal, Nicaragua, Pakistan, Papua New Guinea, Solomon Islands, Spain, Sudan, Swaziland, Syria, Vietnam, Zambia, Zimbabwe, Mayotte, Montserrat

**1980-1984**

Belize, Cameroon, Comoros, Guatemala, Iran, Jordan, Libya, Mauritania, Nauru, Nigeria, Sao Tome and Principe, Saudi Arabia, Senegal, Sierra Leone, Tanzania, Togo

**1985-1989**

Benin, Bhutan, Cambodia, Kosovo, Niue, Oman

**1990-1994**

Burkina Faso, Burundi, Central African Republic, Eritrea, Gabon, Guinea, Laos, Liberia, Malawi, Maldives, Marshall Islands, Mozambique, Rwanda, Yemen

**1995-1999**

Angola, Cook Islands, Ethiopia, Guinea-Bissau, South Sudan

**2000-2004**

Afghanistan, Chad, Democratic Republic of Congo, Equatorial Guinea, Gambia, Uganda

**No population control program:** Mali, Niger, Somalia, Somaliland

Since each nation has started at a different time, has proceeded at its own pace and not always steadily, and has either welcomed, produced or rejected immigrants, each nation is at a different stage along the demographic transition (See Table 2: Status).

**Table 2:**  
**Status of the Demographic Transition/Depopulation Genocide by country**

The data shows that there is hardly a corner on earth that is not subject to population control.

**Stage 1:** Mali, Niger, Somalia, Somaliland (**4 nations**)

**Stage 2:** Afghanistan, Angola, Benin, Burkina Faso, Burundi, Cameroon, Central African Republic, Chad, Comoros, Democratic Republic of Congo, Republic of Congo, Equatorial Guinea, Eritrea, Ethiopia, Gabon, Gambia, Ghana, Guinea, Guinea-Bissau, Haiti, Iraq, Ivory Coast, Liberia, Madagascar, Malawi, Marshall Islands, Mauritania, Mozambique, Nigeria, Palestine (Gaza Strip), Papua New Guinea, Rwanda, Sao Tome and Principe, Senegal, Sierra Leone, Solomon Islands, South Sudan, Sudan, Tanzania, Timor-Leste, Togo, Uganda, Yemen, Zambia, Zimbabwe,

**Western Sahara (46 nations and 1 territory)**

**Stage 3:** Algeria, Bangladesh, Belize, Bhutan, Bolivia, Botswana, Cambodia, Cape Verde, Colombia, Cook Islands, Djibouti, Dominican Republic, Ecuador, Egypt, El Salvador, Fiji, French Guyana, Guam, Guatemala, Guyana, Honduras, India, Indonesia, Israel, Jordan, Kazakhstan, Kiribati, Kosovo, Kuwait, Kyrgyzstan, Laos, Lesotho, Libya, Malaysia, Mayotte, Mexico, Micronesia, Mongolia, Morocco, Myanmar, Namibia, Nauru, Nepal, Nicaragua, Niue, Oman, Pakistan, Palestine (West Bank), Panama, Paraguay, Peru, Philippines, Reunion, Samoa, South Africa, Swaziland, Syria, Tajikistan, Tonga, Turkmenistan, Tuvalu, Uzbekistan, Vanuatu, Venezuela **(60 nations and 4 territories)**

**Stage 4:** Albania, Anguilla, Antigua and Barbuda, Argentina, Aruba, Australia, Azerbaijan, Bahamas, Bahrain, Barbados, Belgium, Bermuda, Brazil, British Virgin Islands, Brunei, Canada, Cayman Islands, Chile, China, Costa Rica, Cuba, Curacao, Republic of Cyprus, Denmark, Dominica, France, French Polynesia, Georgia, Gibraltar, Grenada, Guadeloupe, Iceland, Iran, Ireland, Jamaica, Korea (North), Korea (South), Lebanon, Liechtenstein, Macedonia, Maldives, Malta, Martinique, Mauritius, Montserrat, Netherlands, New Caledonia, New Zealand, Norway, Palau, Poland, Puerto Rico, Qatar, Saint Kitts and Nevis, Saint Lucia, Saint Vincent and the Grenadines, Saudi Arabia, Seychelles, Slovenia, Spain, Sri Lanka, Suriname, Sweden, Switzerland, Taiwan, Thailand, Trinidad and Tobago, Tunisia, Turkey, Turks and Caicos Islands, United Arab Emirates, United Kingdom, United States of America, U.S. Virgin Islands, Uruguay, Vietnam **(62 nations and 14 territories)**

**Stage 5:** Andorra, Armenia, Belarus, Bosnia and Herzegovina, Bulgaria, Croatia, Czech Republic, Estonia, Finland, Germany, Greece, Hong Kong, Hungary, Italy, Japan, Latvia, Lithuania, Luxembourg, Macao, Moldova, Monaco, Montenegro, Portugal, Romania, Russia, Serbia, Singapore, Slovakia, Ukraine **(29 nations)**

Having ascertained that the Global Depopulation Policy is a global instrument and that the UN system and nearly every national government is implicated in the program of population control for decades it is time to establish to what extent this system is unlawful since its immorality is rather obvious and does not require expert knowledge to quantify and qualify. Poisoning children in their mothers' wombs and the entire global populace through the basic elements of life or the instruments of medicine is morally reprehensible and unacceptable by any standard and in any culture.

The best way to discern the implications and ramifications of covert population control measures on the rule of law and the administration of justice is to look at the covenants and articles of law these measures violate and to see who is complicit and responsible and to what extent.

To simplify the task I will start with international covenants since they carry greater weight and imply the culpability and victimization of large numbers of people and then work my way down to national criminal codes, specifically the Swiss criminal code since both the highest medical and legal intergovernmental bodies of the UN system are located on Swiss soil, namely the World Health Organization (WHO) and the Human Rights Council (HRC) and as such have to answer and conform to Swiss law.

Before we can grasp the full scope and breadth of the depopulation program's illegality we still need to spell out how medicine and public health have been perverted, and to what scope, to

serve as a cover for involuntary mass sterilization and for attacking the immune system, so as to limit fertility to two children for every woman and longevity to ideally 70 years of age, which is the most economically advantageous formula.

To this end, it should be stated that the onus of the population control effort in the early stages of the engineered demographic transition is on undermining fertility to reduce the average number of children born to every woman to two children only, the so-called **replacement level fertility**, while in the latter stages it is on undermining immunity to increase the death rate among the elderly, which I shall call **displacement level mortality**, so their number relative to the working population is brought down to a proportion governments can afford. In other words, if two children are born to every couple and two elderly die over the course of a lifetime then the population neither grows nor decreases and is in a state of equilibrium.

The **demographic transition** of any country would be complete when the following four objectives are reached and maintained:

1. Parity between the birth and the death rate at 10 each for every 1000 people
2. A population pyramid shaped like a bullet and therefore a burden rate of maximum 50% (25% for children and 25% for elderly)
3. Optimal population as per **overshoot index**<sup>10</sup> and as required by long-term sustainability, a high standard of living, and environmental preservation
4. And optimal consumption level and **low carbon economy**,<sup>11</sup> as required by decarbonization, i.e. the transition from a high carbon to a low carbon economy

The last two objectives are the requirements of what I shall call the **environmental transition**, which can be defined as the transition from high population and unsustainable consumption to low population and sustainable consumption.

In this equation, demographic, economic and environmental objectives are indivisible (i.e. inextricably linked to the achievement of another goal), reinforcing (i.e. aids the achievement of another goal), and enabling (i.e. creates conditions that further another goal), to use the latest jargon of the UN system.<sup>12</sup> In this equation human life and health are also readily sacrificed for geopolitical and environmental prerogatives.

This intrusive and perverse program of population control has had an incalculably high price on individual and social health because the *demographic transition* has caused the *epidemiologic transition*. Infectious diseases due to natural pathogens have been replaced with chronic or non-

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<sup>10</sup> Population Matters. [Overshoot Index 2016](#)

<sup>11</sup> Wikipedia article. [Low carbon economy](#).

<sup>12</sup> Nilsson M, Griggs D, Visbeck M, [Policy: Map the interactions between Sustainable Development Goals](#). *Nature*, 15 June 2016, Vol. 534, Issue 7607.



communicable diseases due to sustained poisoning with depopulation toxins/endocrine disruptors, delivered through the food chain and vaccines, and the natural and short-term epidemics of infectious diseases that have plagued mankind in the past have been replaced with unnatural, man-made and continuous epidemics of chronic diseases in the present.<sup>13</sup>

The scientific community that is still untainted by the Global Depopulation Policy is now of one mind with respect to the cellular, molecular and epigenetic changes caused by exposure to endocrine-disrupting chemicals and the negative effects these toxins engender in individuals and their descendants in the form of obesity and diabetes, male and female reproductive problems, cancer, prostate and thyroid dysfunction, as well as developmental and neurodevelopmental disorders; effects that are feared to be far worse than the current evidence suggests due to the unpredictability of non-monotonic dose responses, the low-dose and cocktail effects, as well as early exposure and developmental vulnerability.<sup>14</sup>

The high child mortality rates outside the womb prior to the introduction of covert chemical and biological methods of population control have been replaced by even higher child mortality rates inside the womb through occult pregnancy loss (c. 30%), clinical miscarriages (c. 10%) and abortions (c. 20%), none of which are added to current child mortality statistics although most if not all are the result of the onslaught of depopulation poisons governments subject us to and to the psychosocial and economic pressures imposed on the populace to keep families small and few.<sup>15</sup>

The individual's independence and self-determination have been replaced by state dependence and social interdependence putting people at the mercy of the state and the state at the mercy of harsh economic realities that force governments to sacrifice people.<sup>16</sup> And natural evolution has been displaced by social devolution since our intellectual and genetic endowment is being downgraded with every generation as the effects of covert chronic poisoning grow worse from generation to generation being cumulative and heritable.<sup>17</sup>

The highest price and one that we have yet to pay and have just begun to pay is near universal sterility, pervasive morbidity, premature death, widespread mental retardation and physical debilitation if covert methods of depopulation via covert chemical and biological means are allowed to continue. This spells the end of our species and there is no name or punishment in the criminal code of any nation for engineering extinction.

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<sup>13</sup> Galalae KM, [The Subversion of Medicine and Public Health by International Security Prerogatives](#). Epidemiology (Sunnyvale) 2015: 5(4).

<sup>14</sup> Endocrine Society (2015) [EDC-2: The Endocrine Society's Second Scientific Statement on Endocrine-Disrupting Chemicals](#)

<sup>15</sup> Galalae KM, Behind the Mask: Malaria Eradication and Involuntary Sterilization. Malaria Control and Elimination, 10 July 2016.

<sup>16</sup> Galalae KM (2015) [Why Your Government Wants Your Premature Death and Seeks it with Mandatory Flu Vaccines](#). Scribd, USA.

<sup>17</sup> Galalae KM, [Turning Nature against Man: The Role of Pandemics, Vaccines and Genetics in the UN's Plan to Halt Population Growth](#), Epidemiology (Sunnyvale) 2016: 6(1).

In the most concrete terms, the following tables sketch a picture of the cost in human life that we have paid so far (Table 3), as well as what has been averted (Table 4) and the tragedy to come if we continue on the same path (Table 5).

**Table 3: The cost in human life**

- nearly 2 billion births covertly prevented by chemical, surgical and bacteriological means
- more than 500 million births overtly prevented by legislation and abortion
- more than 300 million genetic lines permanently and irrevocably shut out of procreation
- Japan's, Europe's, Russia's, North America's, Australia's and New Zealand's IQ reduced by 15 to 25 points
- up to 15% of the populations exposed to covert chemical sterilization methods have been rendered sexually confused, a three-times higher incidence than naturally occurring
- 10% of all children born in countries subjected to covert chemical sterilization have been condemned to developmental disorders
- 1 out of 5 Western women rendered infertile or childless by a combination of chemical and psychosocial methods of population control; compared to one out of 20 in China and 1 out of 30 in India
- 100% of the populations subjected to chemical fertility control have damaged endocrine systems resulting in chronic illness in at least 25% of these affected populations
- all males subjected to chemical fertility control methods have compromised, substandard sperm
- more than 500 million people have met with premature deaths due to artificially high levels of morbidity and mortality achieved through chemical, biological and bacteriological methods of population control

**Table 4: What has been averted**

- civilization would have long collapsed had the population been allowed to grow at natural rates and an additional 2 billion people would have been born into the world between 1950 and today
- widespread famine would have destabilized Africa, South America and Asia by the 1980s causing universal misery and suffering of an order of magnitude never experienced in history
- a Western world with a population twice as large as today would have conquered and taken by force the resources of Africa and South America to ensure its own survival and standard of living
- the environmental degradation we face today would have been twice as bad and none of the protected tracts of land that have been set aside over the past 50 years could have been saved from desperate exploitation
- there would have been no peace and prosperity and large areas of the world would have been annihilated by nuclear war two out of four women worldwide will be infertile by 2050 and three out of four by 2100

**Table 5: The tragedy to come**

- two out of four women worldwide will be infertile by 2050 and three out of four by 2100
- two billion genetic lines will be terminated by 2050 and four billion by 2100
- the IQ will be lowered worldwide from an average of circa 90 today to an average of 70 by 2050 and 50 by 2100 and mental retardation will be the norm rather than the exception
- half the population will be sexually confused
- half the world's children will suffer from developmental disorders
- nine out of ten people worldwide will have severely damaged endocrine systems resulting in chronic illness in at least three quarters of the population
- life expectancy will sink from an average of 70 years today to 60 years by 2050 and 50 years by 2100
- nine out of ten males worldwide will have useless sperm
- hardly anyone alive a century from now will have the intellectual capacity necessary to grasp the immediate reality let alone the historical damage done by the Global Depopulation Policy
- what has taken Nature and God eons of evolution to perfect, man will have destroyed in just two centuries

Having lost the ability to poison the population into sterility and morbidity through covert chemical methods by adulterating food, water, beverages, cosmetic and consumer products with endocrine disruptors, once the author published *Peace Without Poison* in 2014 and forced heads of state and government through ultimatums and a hunger strike<sup>18</sup> to begin the process of removing them, which is now underway<sup>19</sup>, governments are left with only biological depopulation methods. To this end, governments have increased the regime of recommended and mandatory vaccines and expanded it to adults<sup>20</sup> to damage the human reproductive system through immunological interference (aimed at reproductive hormones, ovum and sperm antigens, sperm production and maturation, or at sperm-ovum interaction), a methodology long in the making<sup>21</sup>, or most recently through gene silencing<sup>22</sup> and to damage our immune systems through heavy metals and cancer causing retroviruses (such as gammaretroviruses and lentiviruses).<sup>23</sup>

To be able to periodically vaccinate billions, the military-industrial complex has been tasked to develop and release dangerous viruses into select populations so the World Health Organization

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<sup>18</sup> [2014 Hunger Strike Timeline](#)

<sup>19</sup> European Commission (2016) [Screening methodology to identify potential endocrine disruptors according to different options in the context of an impact assessment](#). Joint Research Center.

<sup>20</sup> The National Vaccine Program Office (2010) [National Adult Immunization Plan](#). U.S. Department of Health and Human Services.

<sup>21</sup> Spieler J (1987) [Development of immunological methods of fertility regulation](#). *Bulletin of the World Health Organization*, 65 (6): 779-783 (1987)

<sup>22</sup> Dissen GA et al. (2012) [Targetted Gene Silencing to Induce Permanent Sterility](#). *Reproduction in Domestic Animals*, 47 (Suppl. 4), 228-232 (2012)

<sup>23</sup> Kent Heckenlively K & Mikovits J (2014) [Plague: One Scientist's Intrepid Search for the Truth about Human Retroviruses and Chronic Fatigue Syndrome \(ME/CFS\), Autism, and Other Diseases](#) (1st Edition). Skyhorse Publishing, USA.

(WHO) can then declare an epidemic or pandemic and engage its newest instrument of global coercion called “*public health emergency of international concern*” (PHEIC) while Big Pharma dutifully brings out yet another vaccine carrying the latest sterility and morbidity causing technology. Under the pretext of protecting public health and stopping the spread of the infection, the population is then mass vaccinated and temporarily or permanently sterilized. If and when needed, the same methodology of mass vaccination is applied to weaken the immune system so as to increase morbidity and mortality to achieve parity between births and deaths as and when needed, which is the formula for population stabilization.<sup>24</sup>

In the developed world, which has reached that last stage of the demographic transition and where the onus of the depopulation effort is on shortening life, the flu vaccine is the primary morbidity causing instrument through intrinsic pathways, which is why retired people in state institutions are routinely administered this vaccine and why all public servants across the developed world have to accept inoculation as a condition of employment. Public servants and the old represent the greatest cost and threat to national budgets and policy makers will not allow the dependency burden of the old to double from now until 2050 and reach a crushing 60%, as would happen absent drastic intervention.<sup>25</sup> By prematurely killing its public servants and the baby boom generation governments solve the problem of underfunded pension plans and crushing social entitlements.

The primary morbidity causing instrument through extrinsic pathways is the program of aerial spraying NATO conducts in the airspace of its member states. Although chemtrails are primarily intended to delay global warming by increasing the planet’s albedo effect and thus reflecting more sunlight into space rather than allowing it to enter the atmosphere and be trapped in it by greenhouse gases, they are secondarily intended to increase the presence of heavy metals and Welsbach materials in the environment to cause morbidity and mortality in vulnerable populations – the poor, the weak and the old – who pose a heavy economic burden on developed nations that have conducted covert population control for decades and have therefore reached the last stage of the demographic transition and have inverted population pyramids.<sup>26</sup>

All of the above methods of population control constitute covert chemical and biological war against innocent civilians but are hidden behind secrecy, deception and false pretenses. The most frightening aspect of this scenario is that the aggressors are the very governments and organizations tasked with the protection of our rights, liberties and lives but who instead abuse and misuse our trust to harm us.

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<sup>24</sup> Galalae KM, [Turning Nature against Man: The Role of Pandemics, Vaccines and Genetics in the UN’s Plan to Halt Population Growth](#), Epidemiology (Sunnyvale) 2016: 6(1).

<sup>25</sup> Generali Investments. [Focal Point: The hidden burdens of public debt in Europe](#), 10 November 2015

<sup>26</sup> Galalae KM, [Depopulation and Decarbonization](#). [The Levant News](#), 23 November, 2014.

### ***The subversion of the rule of law and the administration of justice by international security prerogatives***

To make the genocide invisible the global depopulation program has to be hidden behind the cover of medicine. To bypass the rule of law it has to be couched as a public health measure so that all legal impediments are trumped by the medical prerogatives of a purported medical emergency. To make it imperceptible the damage done to the immune and reproductive systems has to be small and gradual. To make it unpunishable the depopulation genocide has to be protected by plausible deniability; in other words, the damage done is presumably both unintended and unforeseeable and therefore no one can be held accountable.

Water, salt, milk and dental fluoridation presumably for the prevention of tooth decay; dozens if not hundreds of endocrine disruptors masked as stabilizers, preservatives, taste enhancers and colorants; GMOs contaminated with cancer-causing glyphosate herbicides and organophosphate fertilizers as the solution to world hunger and vitamin deficiency; mandatory immunizations for invented or man-made pandemics and epidemics (such as Zika, Ebola, H1N1 influenza, MERS, West Nile Virus or Hantavirus); recommended and mandatory vaccinations for childhood and infectious diseases without which children are not allowed to attend school and public servants are not allowed to come to work; as well as vaccines for a growing number of exaggerated threats from cervical cancer to dengue fever, allow governments and the UN system to bypass the following articles of the 2005 *Declaration on Bioethics and Human Rights*<sup>27</sup>:

#### ***Article 3 – Human dignity and human rights***

- 1. Human dignity, human rights and fundamental freedoms are to be fully respected.*
- 2. The interests and welfare of the individual should have priority over the sole interest of science or society.*

#### ***Article 6 – Consent***

- 1. Any preventive, diagnostic and therapeutic medical intervention is only to be carried out with the prior, free and informed consent of the person concerned, based on adequate information. The consent should, where appropriate, be express and may be withdrawn by the person concerned at any time and for any reason without disadvantage or prejudice.*
- 2. Scientific research should only be carried out with the prior, free, express and informed consent of the person concerned. The information should be adequate, provided in a comprehensible form and should include modalities for withdrawal of consent. Consent may be*

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<sup>27</sup> UNESCO (2005) [Universal Declaration on Bioethics and Human Rights](#)

*withdrawn by the person concerned at any time and for any reason without any disadvantage or prejudice. Exceptions to this principle should be made only in accordance with ethical and legal standards adopted by States, consistent with the principles and provisions set out in this Declaration, in particular in Article 27, and international human rights law.*

*3. In appropriate cases of research carried out on a group of persons or a community, additional agreement of the legal representatives of the group or community concerned may be sought. In no case should a collective community agreement or the consent of a community leader or other authority substitute for an individual's informed consent.*

### **Article 16 – Protecting future generations**

*The impact of life sciences on future generations, including on their genetic constitution, should be given due regard.*

They also allow the state to comply with the ethical loophole for genocide created by the Catholic Church for secular authorities in the encyclical letter ***Humanae Vitae: On the Regulation of Birth***, which states that:

*“...the Church does not consider at all illicit the use of those therapeutic means necessary to cure bodily diseases, even if a foreseeable impediment to procreation should result there from—provided such impediment is not directly intended for any motive whatsoever.”<sup>28</sup>*

And they allow the state and the UN system to pretend that they are not in violation of Article 2 of the 1948 ***Convention on the Prevention and Punishment of the Crime of Genocide***, which states:

*“In the present Convention, genocide means any of the following acts committed with intent to destroy, in whole or in part, a national, ethnical, racial or religious group, as such:*

- (a) Killing members of the group;*
- (b) Causing serious bodily or mental harm to members of the group;*
- (c) Deliberately inflicting on the group conditions of life calculated to bring about its physical destruction in whole or in part;*
- (d) Imposing measures intended to prevent births within the group;*
- (e) Forcibly transferring children of the group to another group.”<sup>29</sup>*

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<sup>28</sup> Paul VI (25 July 1968) [Humanae Vitae](#), Holy See.

<sup>29</sup> UN (1948) [Convention on the Prevention and Punishment of the Crime of Genocide](#)

While governments could be exonerated from being in violation of sections (a) and (e) of the Genocide Convention they are in blatant violation of sections (b), (c) and (d) and punishable under Article 3, which states:

*“The following acts shall be punishable:*

- (a) Genocide;*
- (b) Conspiracy to commit genocide;*
- (c) Direct and public incitement to commit genocide;*
- (d) Attempt to commit genocide;*
- (e) Complicity in genocide.”*

And thanks to Article 4, constitutionally responsible rulers and public officials are not exempt from punishment for violating the Genocide Convention and cannot avoid prosecution by invoking international security prerogatives in their defense.

**Genocide** is clearly established by the drop in fertility rates to below-replacement level in advance of family planning programs and despite low contraceptive prevalence rates, low abortion rates and low sterilization rates that cannot possibly explain the drastic drop in fertility; drop that coincides however with national political decisions to limit family size and with the beginning of close cooperation with the UN system. Nor can genocide be hidden behind the pretense that low fertility is a consequence of growing affluence – pretense invoked to hide the use of covert chemical and biological methods of depopulation – when in fact the opposite is true, namely that affluence is not possible without first lowering fertility.

**Conspiracy to commit genocide** is clearly established by the refusal of policy makers and elected officials to respond to requests from members of the public for answers and investigations; by the refusal of the mainstream media to even mention the subject of depopulation and to willfully disregard any public actions against the depopulation program; by the continuing production and distribution of products contaminated with depopulation toxins either through the food supply chain via endocrine disruptors or the medical supply chain via adulterated vaccines and drugs despite evidence of the deliberate harm inflicted on the population at large; by the deliberate misleading of the public through false research and the suppression of valid research; and by the misuse of public funds, law enforcement and intelligence agencies to destroy the lives of any person who exposes aspects of the depopulation program either from within or outside the system as well as to control the social media and the academic environment in order to prevent the dissemination of information about chemical and biological methods of population control and to vilify, demonize and discredit anyone through orchestrated and sustained personal attacks on the person’s mental health and credibility. All of the above betray high level coordination and cooperation between the organs of state, between nation states and the UN system, and between public and private entities.



There is no evidence of *direct and public incitement to commit genocide* as that would damage the secrecy that protects the program from public scrutiny and since the program is not malevolent but benevolent in as much as it is intended to do as little harm as possible to individuals while accomplishing objectives necessary for the long-term survival of mankind.

*Attempt to commit genocide* is clearly established by the manipulations of the institutions of state by policy makers and public servants to misuse medicine and public health and to engage the assistance of the pharmaceutical, chemical and biotechnology industries for the purpose of preventing births, causing serious bodily harm, and inflicting conditions of life calculated to bring about the physical destruction to at least part of the population.

*Complicity in genocide* is clearly established by the passive refusal of the legislative and judiciary branches of government and by law enforcement to stop the carnage and their willingness to actively protect the population control program by: (a) misusing the letter and spirit of the law to promulgate and enforce pecuniary penalties and penal consequences for parents who refuse to vaccinate children; (b) defending civil actions by biotechnology companies against farmers harmed by GMO seed contamination; (c) delaying and preventing reform of the chemical environment so that dangerous chemicals are prevented from entering the food system instead of placing the burden of proof on those who are damaged by such chemicals and are then faced with the impossible task of having to prove causation; (d) refusing to dismantle laws that protect Big Pharma from liability and criminal prosecution in the event of children damaged by vaccines; and (e) failing to launch civil and criminal lawsuits against the aerial spraying of the population with unknown chemicals for unknown purposes; to name but a few.

While the *Genocide Convention* and the *Bioethics Declaration* are violated directly and explicitly by the Global Depopulation Policy, the *Universal Declaration of Human Rights* is violated also indirectly and implicitly.

The depopulation program violates the equality in rights and the spirit of brotherhood provisions of article 1; the entitlement to all rights and liberties of article 2; the rights to life and security of article 3; the prohibition of cruel, inhuman and degrading treatment of article 5; the provision for equal protection under the law of article 7; the right to an effective remedy of article 8; the right to a fair and public hearing by an independent and impartial tribunal of article 10; the right not to be subjected to arbitrary interference with one's privacy and family and the right to protection against such interference under article 12; the provision for the protection of the family by the State of article 16; the right to freedom of thought, conscience and religion under article 18; the right to freedom of opinion and expression under article 19; the right to the fulfillment of one's economic, social and cultural rights indispensable for dignity and free development under article 22; the right to special care and assistance during motherhood and childhood under article 25;

and the right to a social and international order in which all other rights can be fully realized, as stated in article 28.<sup>30</sup>

The *Swiss Criminal Code*<sup>31</sup> violations committed by those complicit in the depopulation genocide are equally clear and every bit as serious as the violations of international legal covenants.

Because the WHO is located on Swiss soil, all WHO employees, irrespective of nationality, can be prosecuted under Article 6 of the Swiss Criminal Code (*“offences committed abroad prosecuted in terms of an international obligation”*) and Article 7 (*“other offences committed abroad”*).

Article 6 states:

*1 Any person who commits a felony or misdemeanor abroad that Switzerland is obliged to prosecute in terms of an international convention is subject to this Code provided:*

- a. the act is also liable to prosecution at the place of commission or no criminal law jurisdiction applies at the place of commission; and*
- b. the person concerned remains in Switzerland and is not extradited to the foreign country.*

Article 7 states:

*Any person who commits a felony or misdemeanor abroad where the requirements of Articles 4, 5 or 6 are not fulfilled is subject to this Code if:*

- a. the offence is also liable to prosecution at the place of commission or the place of commission is not subject to criminal law jurisdiction;*
- b. the person concerned is in Switzerland or is extradited to Switzerland due to the offence; and*
- c. under Swiss law extradition is permitted for the offence, but the person concerned is not being extradited.*

*2 If the person concerned is not Swiss and if the felony or misdemeanor was not committed against a Swiss person, paragraph 1 is applicable only if:*

- a. the request for extradition was refused for a reason unrelated to the nature of the offence; or*
- b. the offender has committed a particularly serious felony that is proscribed by the international community.*

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<sup>30</sup> UN (1948) [Universal Declaration of Human Rights](#)

<sup>31</sup> [Swiss Criminal Code](#) (1 January 2015)

The employees of the WHO and other UN system agencies involved in the Global Depopulation Policy are willfully committing a number of felonies and cannot invoke negligence.

Article 12 (*Intention and negligence. Definitions*) states:

*1 Unless the law expressly provides otherwise, a person is only liable to prosecution for a felony or misdemeanor if he commits it willfully.*

*2 A person commits a felony or misdemeanor willfully if he carries out the act in the knowledge of what he is doing and in accordance with his will. A person acts willfully as soon as he regards the realization of the act as being possible and accepts this.*

*3 A person commits a felony or misdemeanor through negligence if he fails to consider or disregards the consequences of his conduct due to a culpable lack of care. A lack of care is culpable if the person fails to exercise the care that is incumbent on him in the circumstances and commensurate with his personal capabilities.*

The employees of the WHO and all other UN system agencies involved in the Global Depopulation Policy violate the following articles of the Swiss Criminal Code:

**Art. 25**  
**Complicity**

*Any person who willfully assists another to commit a felony or a misdemeanor is liable to a reduced penalty.*

**Art. 117**  
**Homicide through negligence**

*Any person who causes the death of another through negligence or recklessness is liable to a custodial sentence not exceeding three years or to a monetary penalty.*

**Art. 122**  
**Assault. Serious assault**

*Any person who intentionally inflicts a life-threatening injury on another, any person who intentionally inflicts serious injury on the person, or on an important organ or limb of another, makes an important organ or limb unusable, makes another permanently unfit for work, infirm or mentally ill, or who disfigures the face of another badly and permanently, any person who intentionally causes any other serious damage to the person or to the physical or mental health of another, is liable to a custodial sentence not exceeding ten years or to a monetary penalty of not less than 180 daily penalty units.*

**Art. 123**

### ***Common assault***

- 1. Any person who willfully causes injury to the person or the health of another in any other way is liable on complaint to a custodial sentence not exceeding three years or to a monetary penalty. In minor cases, the court may impose a reduced penalty (Art. 48a).*
- 2. The penalty is a custodial sentence not exceeding three years or a monetary penalty, and the offender is prosecuted ex officio, if he uses poison, a weapon or a dangerous object, if he commits the act on a person, and in particular on a child, who is unable to defend himself, or is under his protection or in his care.*

### ***Art. 125***

#### ***Assault through negligence***

- 1 Any person who causes injury to the person or the health of another through negligence is liable on complaint to a custodial sentence not exceeding three years or to a monetary penalty.*
- 2 If the injury is serious, the offender is prosecuted ex officio.*

### ***Art. 127***

#### ***Endangering the life or health of another. Abandonment***

*Any person who exposes a helpless person under his protection or care to a life-threatening danger or to a serious and immediate danger to health, or abandons the person to such a danger is liable to a custodial sentence not exceeding five years or to a monetary penalty.*

### ***Art. 129***

#### ***Endangering life***

*Any person who unscrupulously places another in immediate life-threatening danger is liable to a custodial sentence not exceeding five years or to a monetary penalty.*

### ***Art. 134***

#### ***Attack***

*Any person who participates in an attack on one or more other persons which causes death or injury to a person attacked or another is liable to a custodial sentence not exceeding five years or to a monetary penalty.*

### ***Art. 230***

#### ***Causing danger by means of genetically modified or pathogenic organisms***

- 1 Any person who willfully releases genetically modified or pathogenic organisms or the disrupts the operation of a facility for the research into, or the safeguarding, production or transport of such*

*organisms is liable to a custodial sentence not exceeding ten years, provided he knows or must assume that through his acts:*

- a. he will endanger the life and limb of people; or*
- b. the natural composition of communities of animals and plant or their habitats will be seriously endangered.*

*2 If the offender acts through negligence, he is liable to a custodial sentence not exceeding three years or to a monetary penalty.*

#### **Art. 231**

##### ***Transmission of human diseases***

*1. Any person who willfully transmits a dangerous communicable human disease is liable to a custodial sentence not exceeding five years or to a monetary penalty of not less than 30 daily penalty units.*

*If the offender acts in a particularly depraved manner, the penalty is a custodial sentence of from one to five years.*

*2. If the offender acts through negligence, the penalty is a custodial sentence not exceeding three years or a monetary penalty.*

#### **Art. 234**

##### ***Contamination of drinking water***

*1 Any person who willfully contaminates drinking water intended for people or domestic animals with substances that are damaging to health is liable to a custodial sentence not exceeding five years or to a monetary penalty of not less than 30 daily penalty units.*

*2 If the person concerned acts through negligence, the penalty is a custodial sentence not exceeding three years or a monetary penalty.*

#### **Art. 264**

##### ***Genocide***

*1 The penalty is a custodial sentence of life or a custodial sentence of not less than ten years for any person who with the intent to destroy, in whole or in part, a group of persons characterized by their nationality, race, religion or ethnic, social or political affiliation:*

- a. kills members of such a group, or seriously harms them physically or mentally;*
- b. inflicts living conditions on members of such a group that are calculated to bring about its total or partial destruction;*
- c. orders or takes measures that are directed towards preventing births within such a group; or*
- d. forcibly transfers children in such a group to another group or arranges for such children to be forcibly transferred to another group*

**Art. 264a**

**Crimes against humanity**

*1 The penalty is a custodial sentence of not less than five years for any person who, as part of a widespread or systematic attack directed against any civilian population:*

*b. (extermination) intentionally kills a number of persons or intentionally inflicts conditions of life calculated to bring about the destruction of all or part of the population;*

*j. (other) commits any other act of a comparable seriousness to the felonies mentioned in this paragraph and thereby causes severe pain or suffering or serious injury, whether physical or mental, to a person.*

*2 In especially serious cases, and in particular where the offence affects a number of persons or the offender acts in a cruel manner, a custodial sentence of life may be imposed.*

*3 In less serious cases under paragraph 1 letters c–j, a custodial sentence of not less than one year may be imposed.*

**Art. 264b**

**Scope of application**

*Articles 264d–264j apply in connection with international armed conflicts including occupations as well as, unless the nature of the offences requires otherwise, in connection with non-international armed conflicts.*

**Art. 264c**

**Serious violations of the Geneva Conventions**

*1 The penalty is a custodial sentence of not less than five years for any person who commits a serious violation of the Geneva Conventions of 12 August 1949 in connection with an international armed conflict by carrying out any of the following acts against persons or property protected under the Conventions:*

*c. causing severe pain or suffering or serious injury, whether physical or mental, in particular by torture, inhuman treatment or biological experiments;*

*2 Acts in terms of paragraph 1 committed in connection with a non-international armed conflict are equivalent to serious violations of international humanitarian law if they are directed against a person or property protected by international humanitarian law.*

*3 In especially serious cases, and in particular where the offence affects a number of persons or the offender acts in a cruel manner, a custodial sentence of life may be imposed.*

*4 In less serious cases under paragraph 1 letters c–g, a custodial sentence of not less than one year may be imposed.*

**Art. 264d**

**3. Other war crimes**

**a. Attacks on civilians and civilian objects**

*1 The penalty is a custodial sentence of not less than three years for any person who in connection with an armed conflict directs an attack:*

- a. against the civilian population as such or against individual civilians not taking direct part in hostilities;*

*2 In especially serious cases of attacks on persons, a custodial sentence of life may be imposed.*

*3 In less serious cases, a custodial sentence of not less than one year may be imposed.*

**Art. 264e**

**b. Unjustified medical treatment, violation of sexual rights and human dignity**

*1 The penalty is a custodial sentence of not less than three years for any person who, in connection with an armed conflict:*

- a. causes severe pain or suffering or serious injury or danger, whether physical or mental, to a person protected by international humanitarian law by subjecting that person to a medical procedure that is not justified by the state of his or her health and which does comply with generally recognized medical principles;*

- b. rapes a person of the female gender protected by international humanitarian law or, after she has been forcibly made pregnant, confines her unlawfully with the intent of affecting the ethnic composition of a population, forces a person to tolerate a sexual act of comparable severity or forces a person protected by international humanitarian law into prostitution or to be sterilized;*

- c. subjects a person protected by international humanitarian law to especially humiliating and degrading treatment.*

*2 In especially serious cases, and in particular where the offence affects a number of persons or the offender acts in a cruel manner, a custodial sentence of life may be imposed.*

*3 In less serious cases, a custodial sentence of not less than one year may be imposed.*



**Art. 264k**

***Criminal liability of superiors***

*1 A superior who is aware that a subordinate is carrying out or will carry out an act under the Title Twelve bis or Title Twelve ter and who fails to take appropriate measures to prevent the act is liable to the same penalty as the perpetrator of the act. If the superior fails to prevent the act through negligence, the penalty is a custodial sentence not exceeding three years or a monetary penalty.*

*2 A superior who is aware that a subordinate has carried out an act under Title Twelve bis or Title Twelve ter and who fails to take appropriate measures to ensure the prosecution of the perpetrator of the act is liable to a custodial sentence not exceeding three years or a monetary penalty.*

**Art. 264l**

***Acting on orders***

*A subordinate who, on orders from a superior or on orders of equivalent binding effect, carries out an act under Title Twelve bis or Title Twelve ter is guilty of an offence if he was aware at the time that the act is an offence.*

**Art. 264m**

***Acts carries out abroad***

*1 A person who carries out an act under Title Twelve bis, Title Twelve ter or Article 264k while abroad is guilty of an offence if he is in Switzerland and is not extradited to another State or delivered to an international criminal court whose jurisdiction is recognized by Switzerland.*

*2 Where the victim of the act carried out abroad is not Swiss and the perpetrator is not Swiss, the prosecution, with the exception of measures to secure evidence, may be abandoned or may be dispensed with provided:*

- a. a foreign authority or an international criminal court whose jurisdiction is recognized by Switzerland is prosecuting the offence and the suspected perpetrator is extradited or delivered to the court; or*
- b. the suspected perpetrator is no longer in Switzerland and is not expected to return there.*

*3 Article 7 paragraphs 4 and 5 applies unless the acquittal, or the remission or application of time limits for the execution of the sentence abroad has the aim of protecting the offender from punishment without justification.*

**Art. 264n**

***Exclusion of relative immunity***

*The prosecution of offences under Title Twelve bis, Title Twelve ter and under Article 264k does not require authorization in accordance with any of the following provisions:*

- a. Article 7 paragraph 2 letter b of the Criminal Procedure Code;*
- b. Article 14 and 15 of the Government Liability Act of 14 March 1958;*
- c. Article 17 of the Parliament Act of 13 December 2002;*
- d. Article 61a of the Government and Administration Organization Act of 21 March 1997;*
- e. Article 11 of the Federal Supreme Court Act of 17 June 2005;*
- f. Article 12 of the Federal Administrative Court Act of 17 June 2005;*
- g. Article 16 of the Patent Court Act of 20. March 2009;*
- h. Article 50 of the Criminal Justice Authorities Act of 19 March 2010.*

#### **Art. 266**

##### ***Foreign operations and activities directed against the security of Switzerland***

*1 Any person who with a view to bringing about or supporting foreign operations or activities directed against the security of Switzerland, contacts a foreign state, foreign parties, or other foreign organizations or their agents, or issues or disseminates false or distorted information is liable to a custodial sentence not exceeding five years or to a monetary penalty.*

*2 In serious cases, a custodial sentence of not less than one year may be imposed.*

#### **Art. 275**

##### ***Unlawful association***

*Any person who founds an association, the aim of which or the activity of which involves the commission of acts that are offences under Articles 265, 266, 266bis, 271–274, 275 and 275bis, any person who joins such an association or participates in its activities, and any person who calls for the formation of such an association or follows its instructions, is liable to a custodial sentence not exceeding three years or to a monetary penalty.*

#### **Art. 312**

##### ***Abuse of public office***

*Any member of an authority or a public official who abuses his official powers in order to secure an unlawful advantage for himself or another or to cause prejudice to another is liable to a custodial sentence not exceeding five years or to a monetary penalty.*

The most consequential legal implications that arise from this situation of illegality by nation states and the UN system is not that the authorities are responsible for genocide, which is

obvious now that the walls of secrecy and deception have fallen, but rather what legal duties this knowledge imposes on the rest of us.

The following articles in the Swiss Criminal Code are pertinent as they shed light on our responsibility to act:

**Art. 11**

***Commission by omission***

*1 A felony or misdemeanor may also be committed by a failure to comply with a duty to act.*

*2 A person fails to comply with a duty to act if he does not prevent a legal interest protected under criminal law from being exposed to danger or from being harmed even though, due to his legal position, he has a duty to do so, in particular on the basis of:*

*a. the law;*

*b. a contract;*

*c. a risk-bearing community entered into voluntarily; or*

*d. the creation of a risk.*

*3 Any person who fails to comply with a duty to act is liable to prosecution only if, on the basis of the elements of the offence concerned, his conduct is, in the circumstances, as culpable as it would have been had he actively committed the offence.*

*4 The court may reduce the sentence.*

Under article 11, *commission by omission*, failing to comply with our duty to act makes us as culpable as those who have committed the crime.

**Art. 15**

***Legitimate self-defence***

*If any person is unlawfully attacked or threatened with imminent attack, the person attacked and any other person are entitled to ward off the attack by means that are reasonable in the circumstances.*

Under article 15, *legitimate self-defence*, we are allowed to use any reasonable force necessary to ward off the attack.

**Art. 16**

### ***Mitigatory self-defence***

*1 If a person in defending himself exceeds the limits of self-defence as defined in Article 15 and in doing so commits an offence, the court shall reduce the sentence.*

*2 If a person in defending himself exceeds the limits of self-defence as a result of excusable excitement or panic in reaction to the attack, he does not commit an offence.*

Under article 16, *mitigatory self-defence*, if as a result of excusable excitement or panic we use excessive force in our self-defence the court cannot consider this a crime.

### ***Art. 17***

#### ***Legitimate act in a situation of necessity***

*Any person who carries out an act that carries a criminal penalty in order to save a legal interest of his own or of another from immediate and not otherwise avertable danger, acts lawfully if by doing so he safeguards interests of higher value.*

Under article 17, *legitimate act in a situation of necessity*, the law allows us to carry out an act otherwise considered criminal to protect ourselves or others from danger so long as we safeguard interests of higher value. No prosecutor on this earth will be able to argue that protecting our species, our children, and our fellow men from poisoning and genocide does not constitute interests of higher value.

### ***Art. 18***

#### ***Mitigatory act in a situation of necessity***

*1 Any person who carries out an act that carries a criminal penalty in order to save himself or another from immediate and not otherwise avertable danger to life or limb, freedom, honor, property or other interests of high value shall receive a reduced penalty if he could reasonably have been expected to abandon the endangered interest.*

*2 If the person concerned could not have been reasonably expected to abandon the endangered interest, he does not commit an offence.*

Under article 18, *mitigatory act in a situation of necessity*, committing an act that carries a criminal penalty in order to save ourselves or others from harm is not an offense in the eyes of the law if we did not have a choice. After four years of unheeded pleas and ultimatums to those who poison us and our children it is safe to say that the application of force is a measure of last resort at this point.

**Art. 128**

***Failure to offer aid in an emergency***

*Any person who fails to offer aid to another whom he has injured or to another who is in immediate life-threatening danger, in circumstances where the person either could reasonably have been expected to offer aid, any person who prevents or hinders others from offering aid, is liable to a custodial sentence not exceeding three years or to a monetary penalty.*

Every day the depopulation program is allowed to continue countless innocents around the world are being crippled, sterilized, chronically sickened, enfeebled, prematurely killed and irreversibly degraded both intellectually and genetically. Failure to stop the Global Depopulation Policy is according to the article 128 a failure to offer aid in an emergency, a crime punishable by up to three years imprisonment.

Six separate articles of law in the Swiss criminal code compel any person who is aware of the crimes committed by national and international authorities to act as agent of the law and to use any and all force necessary to protect themselves and others from harm. Any person who reads this article is therefore not only empowered but also compelled by law and by the knowledge conferred herein to apply the duty to rescue or the duty to assist, which is enshrined in the criminal code of most nations, as well as act in the name of self-defense, which is a universal legal covenant. In so doing we reinstate the rule of law and save mankind from genocide and crimes against humanity, which are criminal offenses so serious as to justify the application of force of any magnitude.

The implications of this knowledge cannot be overstated. First, it makes every person on the planet an agent of the law without having to seek prior permission from the administration of justice as this is an emergency situation that demands immediate action. Second, it makes every person in the system both at the national and international level a potential target of force applied by a citizen or citizens anywhere on the planet since each and every person in this global system is an accessory to crimes against humanity and genocide and therefore culpable under the law as part of the apparatus committing genocide and crimes against humanity across the world through structural violence. Third, it justifies the application of force, indeed of any force necessary to stop the genocide and makes any and all acts of force to stop the genocide unpunishable by law. Fourth, any person who uses force against national and/or international entities implicated in the depopulation genocide can invoke in his or her defense “Peace without Poison”, as well as the author’s many hunger strikes, public actions and open letters, as evidence that all peaceful avenues to stop the genocide have been tried, have been exhausted, and have been ignored.

Knowledge of the depopulation genocide, of the right to self-defense and the duty to protect, and

of the many peaceful attempts made by others to compel governments and the UN system to stop the genocide with no avail form a legal trinity that confers immunity from prosecution to any person on the planet who uses force against the people and organizations involved in the depopulation genocide. The suspension of the rule of law and the legal vacuum created to allow the depopulation genocide to proceed above and beyond the law, thus extrajudicially, by governments that have never asked and received permission from the electorate to suspend the rule of law and wage covert chemical and biological war on the citizenry provide an additional and ironclad justification for the use of force against national and international entities responsible either directly or indirectly for the depopulation genocide.

As a peace-loving person who understands the urgency and importance of the international security prerogatives pursued through population control and the largely benevolent intentions of those who delegate the depopulation genocide I am reluctant to launch an attack on any person involved in genocide or against any physical or institutional infrastructure used for genocide despite having exhausted all peaceful means three times over, which is why as a last straw I am appealing to those within the system both at the national and international level, both for their own sake and for the sake of the world, to refuse to participate in this international order based on genocide as this makes them complicit in genocide and therefore legitimate targets of the use of force by any and all citizens empowered to use force by the legal trinity described above.

I remind those within the system that they still have legal elbowroom to escape prosecution and retribution so long as they act now. The following four articles in the Swiss criminal code provide the opportunity to make right a wrong before the wrong has to be punished with the full force of the law.

***Art. 21***

***Error as to unlawfulness***

*Any person who is not and cannot be aware that, by carrying out an act, he is acting unlawfully, does not commit an offence. If the error was avoidable, the court shall reduce the sentence.*

In reading this article and seeing the evidence of genocide presented herein and in the cited sources any individual inside the system can no longer invoke article 21 to exonerate himself or herself from complicity in genocide. The law, however, through article 23, provides an escape pod for those individuals who assist in preventing a criminal act.

***Art. 23***

***Withdrawal and active repentance***

*1 If the person concerned of his own accord does not complete the criminal act or if he assists in preventing the completion of the act, the court may reduce the sentence or waive any penalty.*

*2 If two or more persons carry out or participate in a criminal act, the court may reduce the sentence or waive any penalty in respect of any person concerned who, of his own accord, assists in preventing the completion of the act.*

*3 The court may also reduce the sentence or waive any penalty in respect of a person who withdraws from carrying out or participating in a criminal act if the withdrawal of the person concerned would have prevented the completion of the act had it not remained uncompleted for other reasons.*

*4 If one or more of the persons carrying out or participating in a criminal act makes a serious effort to prevent the completion of the act, the court may reduce the sentence or waive any penalty if an offence is committed irrespective of the efforts of that person or persons.*

Since the UN and its agencies as well as 192 UN member states have committed genocide for decades, the crimes committed to this point are a *fait accompli* and cannot be retracted or redressed. But the crimes that will be committed from this point on if those within the system continue to be complicit in genocide through their employment in the system can only be prevented if they withdraw their participation.

#### **Art. 52**

##### ***Grounds for exemption from punishment. No need for a penalty***

*The competent authority shall refrain from prosecuting the offender, bringing him to court or punishing him if the level of culpability and consequences of the offence are negligible.*

#### **Art. 54**

##### ***Effect on the offender of his act***

*If the offender is so seriously affected by the immediate consequences of his act that a penalty would be inappropriate, the responsible authorities shall refrain from prosecuting him, bringing him to court or punishing him.*

Those individuals who withdraw their participation from the system of genocide once they understand that they are complicit and can no longer invoke ignorance in their defense and who actively prevent the commission of further acts of genocide as well as show genuine remorse will provide the courts with grounds for exemption from punishment.

The rule of law can be reactivated by denying all individuals within the system the ability to hide behind real or feigned ignorance of their participation in genocide and by compelling them to stop their complicity in genocide and start their active participation in the dismantling of the system of genocide. By providing them with evidence that they participate in a system that

commits genocide and by reminding them of their legal duties, we can turn all individuals who are now accessories to genocide into agents of the law and combatants of genocide.

In the legal vacuum created by policy makers to make genocide possible and to keep it secret the only possibility of reviving the rule of law is for individuals to become administrators of justice and fill the vacuum left by the abandonment of duties by the current administrators of justice who have made a conscious choice to blind the law and abuse their positions of authority to enable genocide.

If knowledge of their participation in genocide does not compel those individuals within the system to change course, the application of force by citizens acting under the duty to rescue and the right to self-defense will be unavoidable and any force used will be justifiable until the system of genocide collapses. Refusing to acknowledge complicity in genocide by continuing to feign ignorance or by insisting on remaining ignorant will not exonerate anyone from being tried and convicted for genocide and crimes against humanity and will not protect anyone, from the lowest civil servant to the head of state or government, from being targeted for their complicity in genocide so long as they remain active, passive or tacit contributors to the system of genocide.

No one can henceforth hide behind the system. And no one outside the system can henceforth pretend that they do not have a legal duty to stop the depopulation genocide by any means necessary, force included. Invoking pacifism allows people to renege on their right to self-defense but does not allow anyone to renege on the legal duty to rescue, especially in the case of parents who have an additional legal duty to protect the children under their care. Failing to stop the genocide makes everyone who has knowledge of the depopulation genocide liable to prosecution and as culpable as those who are actively committing genocide. In this environment citizens represent the last line of defense for innocent children if not for their fellow man.

In light of the potential for violence and justification for the use of force against national and international authorities that this situation engenders, it is critically important and desperately urgent that policy makers resolve the issue of clashing prerogatives<sup>32</sup> that arises from the secret commission of genocide for population control purposes in an environment of loss of secrecy and legal vacuum that compels citizens to take the law into their own hands as the only remaining alternative to self-defense and the duty to rescue and for the restoration of the rule of law without which no society can function or exist.

By restoring the rule of law policy makers will also restore the legitimacy of the state. So long as lawmakers refuse to act to resolve the issue of clashing prerogatives governments remain criminal and illegitimate and society suspended in a legal vacuum, conditions that make the use

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<sup>32</sup> Galalae KM (2016) [Planetary Wellbeing Amidst Clashing Prerogatives](#). ScribD, USA.



of force against national and international organs inevitable, justifiable, unpunishable and long overdue.

Since the goals of the Global Depopulation Policy can neither be abandoned without endangering the survival of mankind and spelling the end of human civilization nor continued by the current methods as they constitute genocide, the higher and global security prerogatives pursued by policy makers for the sake of international peace and global cohabitation can only be accomplished if population control is enshrined in law through a universal replacement level fertility law instituted from the global governance level by a newly created organization empowered to this end.<sup>33</sup>

## **Conclusion:**

The suspension of the rule of law that enables governments and the UN system to pursue demographic objectives through covert chemical, biological, psychosocial and economic methods that constitute crimes against humanity and genocide indicts national and international organs and delegitimizes the authority of the state and the three branches of government while legitimizing citizens to use any and all force necessary in their self-defense and in compliance with the duty to rescue.

In the absence of immediate action on the part of governments and the UN system to bring the population control objectives now pursued in secret and outside the rule law into the open and within the rule of law, and in light of the absolute threat to the lives and limbs of 7 billion people that this methodology of population control represents, the very system embarked upon to preserve international peace now threatens universal conflict.

Only a global replacement level fertility law derived from a new and global institutional architecture can resolve the issue of clashing prerogatives that arises between individual and governmental rights and responsibilities.

Absent such a law and institutional architecture, and having exhausted all conceivable channels for justice – legal, political and media – both nationally and internationally, citizens have no choice but to use force in their self-defence and in compliance with the duty to rescue as this is the only remaining way in which to protect themselves, their children, their lineages and their fellow man from genocide and crimes against humanity.

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<sup>33</sup> Galalae KM (2014) [The Future of Global Governance](#). Amazon, USA.

# **EXHIBIT 2**

**ACT NOW  
BEFORE IT IS TOO LATE**

**Letter to Dr. Margaret Chan**



**World Health  
Organization**



4 April 2016

Dr. Margaret Chan, WHO Director General  
Avenue Appia 20, 1211 Geneva 27, Switzerland  
[http://www.who.int/about/contact\\_form/en/](http://www.who.int/about/contact_form/en/)

Dr. Margaret Chan,

**Re: your immediate resignation**

The WHO's prerogative to halt population growth clashes with the prerogative of parents to protect their children. Whereas you and the WHO are fully outside the law and in violation of moral norms, as you pursue mass involuntary sterilization through covert chemical and biological toxins, I, along with parents around the world, am fully within the law and in concord with moral norms, as I defend the fundamental rights and the wellbeing of my family and of families around the world.

Unless you resign from your position by the time I finish the hunger strike in Rome, which will start April 15 and will most likely end by July 15, I will travel to Geneva, Switzerland, and will personally arrest you and put you on a plane to your home country, China.

As required by law, I have already given you a cease and desist order in person and at your offices in Geneva on the 10<sup>th</sup> of August 2015, which you chose to ignore:

**LETTER TO MARGARET CHAN**, WHO Director General  
<https://www.linkedin.com/pulse/letter-margaret-chan-who-director-general-kevin-galalae>

According to Swiss and International law I am now free to use whatever force necessary to stop you and the WHO from harming innocents.

Out of respect for Swiss authorities, public peace and the rule of law, I have asked the Swiss government, on the 30<sup>th</sup> of March 2016, to exercise its legal obligations and expel you from the country and shut down the offices of the WHO for engaging in crimes against humanity under the guise of medicine and public health:

**HARBORING A CRIMINAL ORGANIZATION:**

Letter to Swiss Government, Grand Council of Geneva and the Geneva Police  
<http://www.scribd.com/doc/306376151/Letter-to-Swiss-Government-Geneva-Council-and-Geneva-Police>

To avoid conflict and spare your country from international embarrassment, I hope that you will go of your own volition and in advance of my arrival in Switzerland.

While you are protected from arrest and detention by the [1961 Vienna Convention](#), your diplomatic privileges do not extend to genocide and crimes against humanity and I have presented evidence to this effect to the Swiss authorities, evidence that you are free to consult:

1. THE SUBVERSION OF MEDICINE AND PUBLIC HEALTH BY INTERNATIONAL SECURITY PREROGATIVES  
<http://www.omicsonline.org/open-access/the-subversion-of-medicine-and-public-health-by-international-securityprerogatives-2161-1165-1000208.pdf> 2.
2. TURNING NATURE AGAINST MAN: The Role of Pandemics, Vaccines and Genetics in the UN's Plan to Halt Population Growth  
<http://www.omicsonline.org/open-access/turning-nature-against-man-the-role-of-pandemics-vaccines-and-genetics-in-the-uns-plan-to-halt-population-growth-2161-1165-1000232.pdf> 3.
3. BEHIND THE MASK: Malaria Eradication and Involuntary Sterilization  
<https://www.scribd.com/doc/305401669/Behind-the-Mask-Malaria-Eradication-and-Involuntary-Sterilization>

Since you took charge of the WHO you have devised or cooperated in the creation of two new international instruments of covert and involuntary sterilization: the 'Public Health Emergency of International Concern' (PHEIC), which you have already used four times, and the 'Global Technical Strategy for Malaria 2016-2030', an ongoing program that relies on a sterilizing drug, Artemisinin, created by a secret military program of the Chinese government.

In light of the above, I am left with no choice but to stop you by force from poisoning children and from involuntarily sterilizing and sickening adults around the world. The law compels me to stop you by any and all means possible.

Realizing the danger you and the WHO now pose to global security and public health the G7 leaders have announced on March 20 that they intend to create a new global health authority and a joint statement to this effect will be made at a summit scheduled to be held May 26-27 in Mie Prefecture, Japan:

**G-7 to consider creating new body to coordinate efforts to combat infectious diseases**

<http://www.japantimes.co.jp/news/2016/03/20/national/g-7-consider-creating-new-body-coordinate-efforts-combat-infectious-diseases/#.VwI7qHlJnIV>

But this initiative comes neither soon enough nor is it sufficiently forceful to protect my children and children around the world from genocide.

Act now before it is too late.

Sincerely,

Kevin Galalae  
Center of Global Consciousness

# EXHIBIT 3





# LETTER TO CHINA

17 June 2016

Xi Jinping, President of China  
[info@cppcc.gov.cn](mailto:info@cppcc.gov.cn), [xhszbs@xinhuanet.com](mailto:xhszbs@xinhuanet.com)  
Li Keqiang, Premier of China  
[english@npc.gov.cn](mailto:english@npc.gov.cn) , [zxc@szhealth.gov.cn](mailto:zxc@szhealth.gov.cn)

Esteemed President Xi Jinping and Premier Li Keqiang,

**Re: order Dr. Margaret Chan back to China before it is too late**

A Chinese national, Dr. Margaret Chan, is at the helm of the World Health Organization (WHO) as its Director-General, a position she has occupied since 2006 after holding various high level posts within the organization since 2003.

The WHO has been since its inception in 1948 the principle tool by which the architects of the Global Depopulation Policy have subverted fertility and undermined longevity in order to stop population growth around the globe. Under the leadership of Dr. Chan, however, the organization has acquired an even more insidious character by using vaccines and genetic breakthroughs to turn nature against man by reprogramming genes crucial to reproduction and longevity so as to prevent births and accelerate deaths under the pretext of various health initiatives such as the malaria eradication program or the containment of a resurgent polio virus.

To commit genocide more effectively, Dr. Chan has pioneered a new instrument of mass involuntary sterilization called a “public health emergency of international concern” or PHEIC for short, which allows the WHO to manufacture pandemics so as to use fear to force mandatory immunizations on unsuspecting people for the purpose of either sterilizing them or undermining their immune systems.

In its 68-year history, the World Health Organization (WHO) has declared a ‘public health emergency of international concern’ (PHEIC) only four times, all of them in the past seven years and under the same Director-General, Dr. Margaret Chan: in April 2009 over the H1N1 flu virus (Swine Flu) pandemic that started in Mexico; in May 2014 over a supposedly resurgent Polio in Pakistan, Cameroon and Syria that was deemed an “extraordinary event”; in August 2014 over the Ebola outbreak in West Africa, and most recently in February 2016 over Zika in Brazil.

Each of these manufactured crises has pursued multiple objectives, some legitimate and others illegitimate. What they have in common is that they are all based on no evidence about the clinical features, epidemiology and virology of reported but unconfirmed cases. In other words they are entirely fictitious. What they also have in common is that they have created



opportunities for interventions of a classified nature by allowing authorities to have physical contact with people year after year, which is particularly valuable for countries without cohesive and well developed infrastructure and where people, as a result, cannot be poisoned into sterility from afar by the state, as the West has done through water, salt, milk or dental fluoridation and through the adulteration of food, beverages and cosmetic and consumer products with hundreds of endocrine disruptors.

Physical proximity to individuals allows the state to get close enough to its citizens for long enough to involuntarily sterilize and/or prematurely and slowly kill them selectively, as the need may be.

I have documented this strategy for mass murder in my article “*Turning Nature against Man: The Role of Pandemics, Vaccines and Genetics in the UN’s Plan to Halt Population Growth*”, which was published by a respected medical journal and is therefore peer-reviewed:

<http://www.omicsonline.org/open-access/turning-nature-against-man-the-role-of-pandemics-vaccines-and-genetics-in-the-uns-plan-to-halt-population-growth-2161-1165-1000232.pdf>

And I have exposed the latest strategy for genocide in my article “*Behind the Mask: Malaria Eradication and Involuntary Sterilization*”, which also been cleared for publication by a medical journal and will soon appear in print but that can already be read here:

<https://www.scribd.com/doc/305401669/Behind-the-Mask-Malaria-Eradication-and-Involuntary-Sterilization>

To protect the world’s people from genocide I have asked the Swiss government, the Geneva Council and the Geneva Police to expel Dr. Chan from Switzerland or to hand her over to an international criminal court, absent of which I will go to Switzerland and arrest Dr. Chan myself to force her on a plane to China. You will find my letter to the Swiss authorities here:

<https://www.scribd.com/doc/306376151/Letter-to-Swiss-Government-Geneva-Council-and-Geneva-Police>

None of the entities I have addressed have either responded or acted on my warning. They are instead hiding behind a veil of silence because they have no way of defending Dr. Chan and the WHO and therefore no way of stopping me from fulfilling my legal duties as a law abiding citizen and my moral responsibilities as a father and a human being protecting innocents.

Neither Dr. Chan nor the WHO has the right to commit genocide and crimes against humanity and as such diplomatic immunity cannot protect Dr. Chan from prosecution.

Consequently, I have therefore started to prepare for a trip to Geneva to do as I have promised and have asked the public's help and the assistance of civil society. You will find my announcement here:

<https://www.gofundme.com/29v4mnmc>

To prevent conflict and embarrassment I ask that you immediately recall Dr. Chan to China. Failing to do so will inevitably result in violence and ultimately in civil war across Europe and ultimately across the world.

Having exhausted all peaceful means three times over in order to convince or compel our governments to stop the genocide and respect the rule of law and our fundamental right to life we have no other choice but to use any and all force to stop the criminal acts of the WHO and Dr. Margaret Chan. The law compels and authorizes us to do so.

I hope you will show leadership and bring Dr. Chan home before I arrive in Switzerland and apprehend her. As a country, China is the only one in the world to control population growth through legal and honorable means. As such China already serves as an example for the entire world.

Dr. Chan brings dishonor and disgrace to China through her actions and it is as much in the interest of your people as of my people and indeed the people of the world to remove her from the position of authority she currently holds and grossly abuses.

You have been warned. Should you chose to hide behind silence as the Swiss authorities have done you too will be responsible for the consequences, which can only be dire.

Respectfully,

Kevin Galalae  
Center of Global Consciousness

# EXHIBIT 4

20 July 2016

**Zeid Ra'ad Al Hussein**

UN Human Rights High Commissioner

[InfoDesk@ohchr.org](mailto:InfoDesk@ohchr.org), [nationalinstitutions@ohchr.org](mailto:nationalinstitutions@ohchr.org),  
[civilsociety@ohchr.org](mailto:civilsociety@ohchr.org), [dexrel@ohchr.org](mailto:dexrel@ohchr.org)

***Postal address:***

Office of the United Nations High Commissioner for Human Rights (OHCHR)  
Palais des Nations  
CH-1211 Geneva 10, Switzerland

***OHCHR address:***

Office of the United Nations High Commissioner for Human Rights (OHCHR)  
Palais Wilson  
52 rue des Pâquis  
CH-1201 Geneva, Switzerland

High Commissioner Al Hussein,

**Re: the UN system and the depopulation genocide**

It is your responsibility to stop the depopulation genocide. I am providing you with the evidence necessary to do so, the legal justification for intervening, and the trigger for initiating legal proceedings against the WHO and all other parties responsible.

This is the evidence:

1. The Subversion of Medicine and Public Health by International Security Prerogatives  
<http://www.omicsonline.org/open-access/the-subversion-of-medicine-and-public-health-by-international-securityprerogatives-2161-1165-1000208.php?aid=65519>
2. TURNING NATURE AGAINST MAN: The Role of Pandemics, Vaccines and Genetics in the UN's Plan to Halt Population Growth  
<http://www.omicsonline.org/open-access/turning-nature-against-man-the-role-of-pandemics-vaccines-and-genetics-in-the-uns-plan-to-halt-population-growth-2161-1165-1000232.pdf>

3. BEHIND THE MASK: Malaria Eradication and Involuntary Sterilization  
<http://www.omicsonline.com/open-access/behind-the-mask-malaria-eradication-and-involuntary-sterilization-2470-6965-1000145.pdf>
4. PEACE WITHOUT POISON  
<http://objects.liquidweb.services/depopulation/Peace%20Without%20Poison.pdf>
5. KILLING US SOFTLY: Causes and Consequences of the Global Depopulation Policy  
<http://real-agenda.com/wp-content/uploads/2013/10/KILLING-US-SOFTLY2.pdf>

This is the legal justification:

Restoring the Rule of Law: Legal Implications of Covert Population Control Measures  
<https://www.scribd.com/document/318495393/Restoring-the-Rule-of-Law-Legal-Implications-of-Covert-Population-Control-Measures>

The trigger is my arrival in Geneva on the 26<sup>th</sup> of July to shut down the World Health Organization and put Dr. Margaret Chan, its Director-General, on the first flight to China.

The longer you delay the more dire the consequences will be. Your predecessor, Ms. Pillay, did not have the backbone necessary to do her job and stop the genocide. I hope you are man enough for the task. In any case, all you have to do is assist me.

You have the position of UN Human Rights High Commissioner due to your royal credentials. Now is the time to actually earn it. And you can only earn it by biting the hand that feeds you since the entire UN structure is based on controlling population growth through covert chemical and biological means that constitute genocide, pure and simple.

I need not tell you that unless the UN is dismembered there will be bloodshed and retribution on a scale never before seen. I am the world's last chance for a peaceful transition from covert, criminal and immoral to overt, legal and ethical methods of population control.

Take it while you can because none of the people in the system will go unpunished if they do not dismantle from within the beast they have helped create and sustain and apologize to the world for the crimes committed.

I will seek you out for a meeting as soon as I arrive in Geneva. I hope you will see me and not go into hiding. The days of hiding behind the system are over. You will be held personally responsible for collusion in genocide if you do not do your job. I will see to that.

Sincerely,

Kevin Galalae  
Center of Global Consciousness  
People's Protection Force

<http://www.linkedin.com/in/kevingalalae>  
<https://www.facebook.com/kgalalae>  
<https://www.facebook.com/KevinMugurGalalae/>  
<https://www.youtube.com/channel/UCZf9rWLgwzGW34EITo0x7fA>  
<http://www.amazon.com/Kevin-Mugur-Galalae/e/B00QVEO1VI>  
<http://uvic.academia.edu/KevinGalalae>  
[http://wikispooks.com/wiki/Kevin\\_Galalae](http://wikispooks.com/wiki/Kevin_Galalae)  
<https://soundcloud.com/kevin-mugur-galalae>  
<https://www.tumblr.com/blog/kevingalalae>  
<http://www.galalae.me/>  
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# EXHIBIT 5

13 July 2016

[mediainquiries@who.int](mailto:mediainquiries@who.int), [chaibf@who.int](mailto:chaibf@who.int),  
[hartlg@who.int](mailto:hartlg@who.int), [jasarevict@who.int](mailto:jasarevict@who.int), [lindmeierch@who.int](mailto:lindmeierch@who.int),  
[boakyec@afro.who.int](mailto:boakyec@afro.who.int), [linnl@paho.org](mailto:linnl@paho.org), [oliels@paho.org](mailto:oliels@paho.org),  
[maysonia@paho.org](mailto:maysonia@paho.org), [lne@euro.who.int](mailto:lne@euro.who.int), [csa@euro.who.int](mailto:csa@euro.who.int),  
[tki@euro.who.int](mailto:tki@euro.who.int), [sidanir@who.int](mailto:sidanir@who.int), [yassinm@who.int](mailto:yassinm@who.int),  
[sharmasha@who.int](mailto:sharmasha@who.int), [yaoe@wpro.who.int](mailto:yaoe@wpro.who.int)

WHO staff members,

**Re: Notice to personnel**

In a few days, I will be in Geneva to shut down the World Health Organization (WHO).

I will walk into the building and ask everyone to go home and not to return to work until the UN Secretary-General confesses to every covert depopulation method used since 1945, the entire executive of the UN and its agencies steps down, and the heads of state and government of every nation on earth go in front of television cameras and declare their withdrawal from the UN system until such time as it is reconfigured as the United People Organization and funded with the personal wealth of Bill Gates, which will be confiscated by the People's Protection Force for his role in genocide and put to the service of mankind.

I will come alone and unarmed but will bring with me the will of 7 billion people and the rage of an additional 3 billion whose lives you helped prevent or destroy. To be recognized for who I am I will wear the same white kurta I wore in Rome.

This notice applies to all 7632 WHO staff members with long-term and temporary appointments and irrespective of location.

Those of you who want to stay out of prison and who wish to remain part of the human species rather than be ostracized for all times from mankind will on the day of my arrival stand behind and beside me and will call for the resignation of Dr. Chan, your Director-General, and her immediate departure from Switzerland.

With your cooperation we can avoid bloodshed at this eleventh hour and stop the world from descending into chaos. If you refuse to cooperate each and every one of you will be held responsible for the consequences, which can only be dire.

The communications officers who receive this will be held personally responsible for failing to pass on this communique to the WHO employees in their offices.

You have been warned!



Kevin Galalae

The People's Protection Force  
Center of Global Consciousness

<http://www.linkedin.com/in/kevingalalae>

<https://www.facebook.com/kgalalae>

<https://www.facebook.com/KevinMugurGalalae/>

<https://www.youtube.com/channel/UCZf9rWLgwzGW34EITo0x7fA>

<http://www.amazon.com/Kevin-Mugur-Galalae/e/B00QVEO1VI>

<http://uvic.academia.edu/KevinGalalae>

[http://wikispooks.com/wiki/Kevin\\_Galalae](http://wikispooks.com/wiki/Kevin_Galalae)

<https://soundcloud.com/kevin-mugur-galalae>

<https://www.tumblr.com/blog/kevingalalae>

<http://www.galalae.me/>

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# EXHIBIT 6

## **HARBORING A CRIMINAL ORGANIZATION**

Letter to Swiss Government, Grand Council of Geneva and the Geneva Police



30 March 2016

Honorable ladies and gentlemen of the Swiss Government, Geneva Council and Geneva Police (see list below),

**Re: harboring a criminal organization**

In light of conclusive evidence that the World Health Organization (WHO) and its Director General, Dr. Margaret Chan, are committing crimes against humanity under the guise of public health, I ask that you exercise your legal authority and shut down the offices of the WHO and expel Dr. Chan from Swiss soil or refer her to an international criminal court to be tried for the crime of genocide, as she is protected from arrest and detention by diplomatic immunity under the [1961 Vienna Convention](#).

I present the following documents as evidence that the WHO and Dr. Chan are violating Article 2 (a), (b), (c), and (d) of the [Convention on the Prevention and Punishment of the Crime of Genocide \(CPPCG\)](#), the criminal code of Switzerland and of every nation on earth as well as the most basic ethical norms:

1. THE SUBVERSION OF MEDICINE AND PUBLIC HEALTH BY INTERNATIONAL SECURITY PREROGATIVES  
<http://www.omicsonline.org/open-access/the-subversion-of-medicine-and-public-health-by-international-securityprerogatives-2161-1165-1000208.pdf>
2. TURNING NATURE AGAINST MAN: The Role of Pandemics, Vaccines and Genetics in the UN's Plan to Halt Population Growth  
<http://www.omicsonline.org/open-access/turning-nature-against-man-the-role-of-pandemics-vaccines-and-genetics-in-the-uns-plan-to-halt-population-growth-2161-1165-1000232.pdf>
3. BEHIND THE MASK: Malaria Eradication and Involuntary Sterilization  
<https://www.scribd.com/doc/305401669/Behind-the-Mask-Malaria-Eradication-and-Involuntary-Sterilization>

Should you fail to fulfill your responsibilities, I will travel to Switzerland and will arrest Dr. Chan myself, as Europe's Good Samaritan laws compel me to do and since Dr. Chan has not stopped harming innocents when I [explicitly and formally asked](#) her to do so.

Sincerely,

Kevin Galalae  
Center of Global Consciousness

**President of Switzerland:** Johann Schneider-Ammann

[info@gs-wbf.admin.ch](mailto:info@gs-wbf.admin.ch)

## FEDERAL COUNCIL MEMBERS

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<https://www.bk.admin.ch/org/00490/index.html?lang=en>

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Arnold Geneviève	<a href="mailto:genevieve.arnold@gc.ge.ch">genevieve.arnold@gc.ge.ch</a>
Baertschi François	<a href="mailto:francois.baertschi@gc.ge.ch">francois.baertschi@gc.ge.ch</a>
Barde Antoine	<a href="mailto:antoine.barde@gc.ge.ch">antoine.barde@gc.ge.ch</a>
Barrillier Gabriel	<a href="mailto:gabriel.barrillier@gc.ge.ch">gabriel.barrillier@gc.ge.ch</a>
Batou Jean	<a href="mailto:jean.batou@gc.ge.ch">jean.batou@gc.ge.ch</a>
Baud Olivier	<a href="mailto:olivier.baud@gc.ge.ch">olivier.baud@gc.ge.ch</a>
Baud Michel	<a href="mailto:michel.baud@gc.ge.ch">michel.baud@gc.ge.ch</a>
Béné Jacques	<a href="mailto:jacques.bene@gc.ge.ch">jacques.bene@gc.ge.ch</a>
Bläsi Thomas	<a href="mailto:thomas.blasi@gc.ge.ch">thomas.blasi@gc.ge.ch</a>
Brunier Isabelle	<a href="mailto:isabelle.brunier@gc.ge.ch">isabelle.brunier@gc.ge.ch</a>
Buche Irène	<a href="mailto:irene.buche@gc.ge.ch">irene.buche@gc.ge.ch</a>
Buchs Bertrand	<a href="mailto:bertrand.buchs@gc.ge.ch">bertrand.buchs@gc.ge.ch</a>
Bugnion Jean-Michel	<a href="mailto:jean-michel.bugnion@gc.ge.ch">jean-michel.bugnion@gc.ge.ch</a>
Buschbeck Mathias	<a href="mailto:mathias.buschbeck@gc.ge.ch">mathias.buschbeck@gc.ge.ch</a>
Calame Boris	<a href="mailto:boris.calame@gc.ge.ch">boris.calame@gc.ge.ch</a>
de Candolle Beatriz	<a href="mailto:beatriz.decandolle@gc.ge.ch">beatriz.decandolle@gc.ge.ch</a>
Cerutti Thierry	<a href="mailto:thierry.cerutti@gc.ge.ch">thierry.cerutti@gc.ge.ch</a>
Cerutti Olivier	<a href="mailto:olivier.cerutti@gc.ge.ch">olivier.cerutti@gc.ge.ch</a>
Conne Pierre	<a href="mailto:pierre.conne@gc.ge.ch">pierre.conne@gc.ge.ch</a>
Dandrès Christian	<a href="mailto:christian.dandres@gc.ge.ch">christian.dandres@gc.ge.ch</a>
Ducret Michel	<a href="mailto:michel.ducret@gc.ge.ch">michel.ducret@gc.ge.ch</a>
Engelberts Marie-Thérèse	<a href="mailto:marie-therese.engelberts@gc.ge.ch">marie-therese.engelberts@gc.ge.ch</a>
Falquet Marc	<a href="mailto:marc.falquet@gc.ge.ch">marc.falquet@gc.ge.ch</a>
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Flury Christian	<a href="mailto:christian.flury@gc.ge.ch">christian.flury@gc.ge.ch</a>
Fontanet Nathalie	<a href="mailto:nathalie.fontanet@gc.ge.ch">nathalie.fontanet@gc.ge.ch</a>
Forni Jean-Luc	<a href="mailto:jean-luc.forni@gc.ge.ch">jean-luc.forni@gc.ge.ch</a>
Forster Carbonnier	<a href="mailto:carbonnier.forster@gc.ge.ch">carbonnier.forster@gc.ge.ch</a>
Frey Christian	<a href="mailto:christian.frey@gc.ge.ch">christian.frey@gc.ge.ch</a>
Gander Florian	<a href="mailto:florian.gander@gc.ge.ch">florian.gander@gc.ge.ch</a>
Gauthier Pierre	<a href="mailto:pierre.gauthier@gc.ge.ch">pierre.gauthier@gc.ge.ch</a>
Girardet Jean-François	<a href="mailto:jean-francois.girardet@gc.ge.ch">jean-francois.girardet@gc.ge.ch</a>
Golay Sandra	<a href="mailto:sandra.golay@gc.ge.ch">sandra.golay@gc.ge.ch</a>
Grobet Christian	<a href="mailto:christian.grobet@gc.ge.ch">christian.grobet@gc.ge.ch</a>
Guinchard Jean-Marc	<a href="mailto:jean-marc.guinchard@gc.ge.ch">jean-marc.guinchard@gc.ge.ch</a>
Haller Jocelyne	<a href="mailto:jocelyne.haller@gc.ge.ch">jocelyne.haller@gc.ge.ch</a>
Halpérin Lionel	<a href="mailto:lionel.halperin@gc.ge.ch">lionel.halperin@gc.ge.ch</a>
Hiltbold Serge	<a href="mailto:serge.hiltbold@gc.ge.ch">serge.hiltbold@gc.ge.ch</a>
Hirsch Béatrice	<a href="mailto:beatrice.hirsch@gc.ge.ch">beatrice.hirsch@gc.ge.ch</a>
Hohl Frédéric	<a href="mailto:frederic.hohl@gc.ge.ch">frederic.hohl@gc.ge.ch</a>
Ivanov Christo	<a href="mailto:christo.ivanov@gc.ge.ch">christo.ivanov@gc.ge.ch</a>
Jeanneret Claude	<a href="mailto:claudjeanneret@gc.ge.ch">claudjeanneret@gc.ge.ch</a>
Klopfenstein Broggini	<a href="mailto:broggini.klopfenstein@gc.ge.ch">broggini.klopfenstein@gc.ge.ch</a>
Klopmann Sarah	<a href="mailto:sarah.klopmann@gc.ge.ch">sarah.klopmann@gc.ge.ch</a>
Lance François	<a href="mailto:francois.lance@gc.ge.ch">francois.lance@gc.ge.ch</a>
Lefort François	<a href="mailto:francois.lefort@gc.ge.ch">francois.lefort@gc.ge.ch</a>
Leyvraz Eric	<a href="mailto:eric.leyvraz@gc.ge.ch">eric.leyvraz@gc.ge.ch</a>
Lussi Patrick	<a href="mailto:patrick.lussi@gc.ge.ch">patrick.lussi@gc.ge.ch</a>
Maendly Norbert	<a href="mailto:norbert.maendly@gc.ge.ch">norbert.maendly@gc.ge.ch</a>
Magnin Danièle	<a href="mailto:daniele.magnin@gc.ge.ch">daniele.magnin@gc.ge.ch</a>
Maitre Vincent	<a href="mailto:vincent.maitre@gc.ge.ch">vincent.maitre@gc.ge.ch</a>
Marti Caroline	<a href="mailto:caroline.marti@gc.ge.ch">caroline.marti@gc.ge.ch</a>
de Matteis Yves	<a href="mailto:yves.dematteis@gc.ge.ch">yves.dematteis@gc.ge.ch</a>
Meissner Christina	<a href="mailto:christina.meissner@gc.ge.ch">christina.meissner@gc.ge.ch</a>
Mettan Guy	<a href="mailto:guy.mettan@gc.ge.ch">guy.mettan@gc.ge.ch</a>
Mizrahi Cyril	<a href="mailto:cyril.mizrahi@gc.ge.ch">cyril.mizrahi@gc.ge.ch</a>
Montant Bénédicte	<a href="mailto:benedicte.montant@gc.ge.ch">benedicte.montant@gc.ge.ch</a>
de Montmollin Simone	<a href="mailto:simone.demontmollin@gc.ge.ch">simone.demontmollin@gc.ge.ch</a>
Morel Philippe	<a href="mailto:philippe.morel@gc.ge.ch">philippe.morel@gc.ge.ch</a>
Moyard Salima	<a href="mailto:salima.moyard@gc.ge.ch">salima.moyard@gc.ge.ch</a>
Orsini Magali	<a href="mailto:magali.orsini@gc.ge.ch">magali.orsini@gc.ge.ch</a>
Perler Frédérique	<a href="mailto:frederique.perler@gc.ge.ch">frederique.perler@gc.ge.ch</a>
Pfeffer André	<a href="mailto:andre.pfeffer@gc.ge.ch">andre.pfeffer@gc.ge.ch</a>
Pistis Sandro	<a href="mailto:sandro.pistis@gc.ge.ch">sandro.pistis@gc.ge.ch</a>
Python André	<a href="mailto:andre.python@gc.ge.ch">andre.python@gc.ge.ch</a>
Rappaz Henry	<a href="mailto:henry.rappaz@gc.ge.ch">henry.rappaz@gc.ge.ch</a>
Riedweg Bernhard	<a href="mailto:bernhard.riedweg@gc.ge.ch">bernhard.riedweg@gc.ge.ch</a>
Rielle Jean-Charles	<a href="mailto:jean-charles.rielle@gc.ge.ch">jean-charles.rielle@gc.ge.ch</a>
Romain Jean	<a href="mailto:jean.romain@gc.ge.ch">jean.romain@gc.ge.ch</a>
Ronget Pierre	<a href="mailto:pierre.ronget@gc.ge.ch">pierre.ronget@gc.ge.ch</a>
de Sainte Marie Romain	<a href="mailto:romain.desainte-marie@gc.ge.ch">romain.desainte-marie@gc.ge.ch</a>
Sanchez Jean	<a href="mailto:jean.sanchez@gc.ge.ch">jean.sanchez@gc.ge.ch</a>
Saudan Patrick	<a href="mailto:patrick.saudan@gc.ge.ch">patrick.saudan@gc.ge.ch</a>
Schneider Hausser	<a href="mailto:hausser.schneider@gc.ge.ch">hausser.schneider@gc.ge.ch</a>
Sormanni Daniel	<a href="mailto:daniel.sormanni@gc.ge.ch">daniel.sormanni@gc.ge.ch</a>
Spuhler Pascal	<a href="mailto:pascal.spuhler@gc.ge.ch">pascal.spuhler@gc.ge.ch</a>
Stauffer Eric	<a href="mailto:eric.stauffer@gc.ge.ch">eric.stauffer@gc.ge.ch</a>
Valentin Francisco	<a href="mailto:francisco.valentin@gc.ge.ch">francisco.valentin@gc.ge.ch</a>
Valiquer Grecuccio	<a href="mailto:valiquer-grecuccio@gc.ge.ch">valiquer-grecuccio@gc.ge.ch</a>

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Velasco Alberto	<a href="mailto:alberto.velasco@gc.ge.ch">alberto.velasco@gc.ge.ch</a>
Voumard Jean-Marie	<a href="mailto:jean-marie.voumard@gc.ge.ch">jean-marie.voumard@gc.ge.ch</a>
Vuillod Georges	<a href="mailto:georges.vuillod@gc.ge.ch">georges.vuillod@gc.ge.ch</a>
Wenger Salika	<a href="mailto:salika.wenger@gc.ge.ch">salika.wenger@gc.ge.ch</a>
Wenger Thomas	<a href="mailto:thomas.wenger@gc.ge.ch">thomas.wenger@gc.ge.ch</a>
Wicky Raymond	<a href="mailto:raymond.wicky@gc.ge.ch">raymond.wicky@gc.ge.ch</a>
Zacharias Ronald	<a href="mailto:ronald.zacharias@gc.ge.ch">ronald.zacharias@gc.ge.ch</a>
Zaugg Christian	<a href="mailto:christian.zaugg@gc.ge.ch">christian.zaugg@gc.ge.ch</a>
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**Supplementary deputies / Députés suppléants:**

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Casares Maria	<a href="mailto:maria.casares@gc.ge.ch">maria.casares@gc.ge.ch</a>
Catelain Gilbert	<a href="mailto:gilbert.catelain@gc.ge.ch">gilbert.catelain@gc.ge.ch</a>
de Senarclens Alexandre	<a href="mailto:alexandre.desenarclens@gc.ge.ch">alexandre.desenarclens@gc.ge.ch</a>
Decorvet Christian	<a href="mailto:christian.decorvet@gc.ge.ch">christian.decorvet@gc.ge.ch</a>
Dimier Patrick	<a href="mailto:patrick.dimier@gc.ge.ch">patrick.dimier@gc.ge.ch</a>
Hulliger Patrick	<a href="mailto:patrick.hulliger@gc.ge.ch">patrick.hulliger@gc.ge.ch</a>
Käser Guillaume	<a href="mailto:guillaume.kaser@gc.ge.ch">guillaume.kaser@gc.ge.ch</a>
Lathion Jean-Charles	<a href="mailto:jean-charles.lathion@gc.ge.ch">jean-charles.lathion@gc.ge.ch</a>
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Martenot Claire	<a href="mailto:claire.martenot@gc.ge.ch">claire.martenot@gc.ge.ch</a>
Perez Maria	<a href="mailto:maria.perez@gc.ge.ch">maria.perez@gc.ge.ch</a>
Rossiaud Jean	<a href="mailto:jean.rossiaud@gc.ge.ch">jean.rossiaud@gc.ge.ch</a>
Sapin Françoise	<a href="mailto:francoise.sapin@gc.ge.ch">francoise.sapin@gc.ge.ch</a>
Schneuwly Nathalie	<a href="mailto:nathalie.schneuwly@gc.ge.ch">nathalie.schneuwly@gc.ge.ch</a>
Selleger Charles	<a href="mailto:charles.selleger@gc.ge.ch">charles.selleger@gc.ge.ch</a>
Sobanek Marion	<a href="mailto:marion.sobanek@gc.ge.ch">marion.sobanek@gc.ge.ch</a>

<b>Geneva Police Chief:</b> Monica Bonfanti	<a href="mailto:chefdelapolice@police.ge.ch">chefdelapolice@police.ge.ch</a>
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# **PENALTY ORDER**





REPUBLIQUE ET CANTON DE GENEVE  
Pouvoir judiciaire  
**Ministère public**

Route de Chancy 6B  
Case postale 3565  
1211 Genève 3

Réf : P/14128/2016 - SIA  
à rappeler lors de toute communication.

## **ORDONNANCE PÉNALE**

### **DU 29 JUILLET 2016**

#### **VU LA PROCÉDURE P/14128/2016**

Prévenu : Kevin GALALAE  
Date de naissance: 23 novembre 1965  
Origine: Canada  
Domicile: hall Street 32, NOB 1E0 Ayr Ontario, CANADA  
Défenseur (principal): Maître Philippe EHRENSTRÖM, Boulevard des Tranchées 6,  
1205 Genève  
Lieu de détention: Violons de l'Hôtel de police Boulevard Carl-Vogt 17-19  
1205 GENEVE  
Partie plaignante: ORGANISATION MONDIALE DE LA SANTE (OMS)

#### **EN FAIT**

Il est reproché à Kevin GALALAE d'avoir, à Genève, le 28 juillet 2016 vers 10h50, pénétré sur le site de l'Organisation Mondiale de la Santé (OMS), sis avenue Appia 20, alors qu'il savait faire l'objet d'une interdiction d'entrée sur ce site, interdiction valablement notifiée le 27 juillet 2016 pour une durée indéterminée.

L'Organisation Mondiale de la Santé (OMS) a déposé plainte pénale en raison de ces faits le 28 juillet 2016.

Le prévenu a refusé de répondre aux questions de la police le 28 juillet 2016, étant toutefois précisé que Kevin GALALAE a été entendu par la police la veille en présence de son avocat, déclarant notamment être venu en Suisse dans le but de faire fermer l'OMS et compter retourner sur ce site le lendemain malgré l'interdiction d'entrée.

Le prévenu, séparé et père de deux enfants mineurs, a refusé de donner des informations sur sa situation financière.

Selon l'extrait du casier judiciaire suisse, le prévenu est sans antécédent.

#### **EN DROIT**

##### **Infraction(s) retenue(s)**

Les faits reprochés sont établis au vu des éléments du dossier.



Ils sont constitutifs de violation de domicile, selon l'article 186 du Code pénal, qui punit, sur plainte, d'une peine privative de liberté de trois ans au plus ou d'une peine pécuniaire, celui qui, d'une manière illicite et contre la volonté de l'ayant droit, aura pénétré dans une maison, dans une habitation, dans un local fermé faisant partie d'une maison, dans un espace, cour ou jardin clos et attenant à une maison, ou dans un chantier, ou y sera demeuré au mépris de l'injonction de sortir à lui adressée par un ayant droit.

#### Fixation de la peine

La peine est fixée d'après la culpabilité de l'auteur, en fonction notamment de la gravité des faits, de sa motivation, de ses antécédents et de sa situation personnelle (art. 47 CP).

Les motivations du prévenu relèvent d'un regrettable mépris des interdits en vigueur.

Le prévenu sera condamné à une peine pécuniaire fixée en jours-amende.

Le nombre de jours-amende sera fixé en fonction de sa culpabilité (art. 34 al. 1 CP).

Le montant du jour-amende sera fixé en fonction de sa situation personnelle et économique (art. 34 al. 2 CP), telle qu'elle résulte du dossier.

Cette peine pécuniaire sera assortie du sursis, une peine ferme ne paraissant pas nécessaire pour détourner le prévenu d'autres crimes ou délits (art. 42 al. 1 CP).

En application de l'article 44 alinéa 3 CP, le Ministère public attire l'attention du prévenu sur le fait que si, durant le délai d'épreuve, il commet une nouvelle infraction et qu'il y a dès lors lieu de prévoir qu'il commettra de nouvelles infractions, le sursis peut être révoqué ; si au contraire, il subit la mise à l'épreuve avec succès, il n'exécutera pas la peine prononcée avec sursis.

#### Frais et éventuelles indemnités

Le prévenu sera condamné aux frais de la procédure (art. 422 et 426 al. 1 CPP).

### **DISPOSITIF**

Par ces motifs, le Ministère public:

1. Déclare Kevin GALALAE coupable de violation de domicile (art. 186 CP).
2. Le condamne à une peine pécuniaire de 20 jours-amende, sous déduction de deux jours-amende correspondant à deux jours de détention avant jugement.

Fixe le montant du jour-amende à CHF 50.-.

Le met au bénéfice du sursis et fixe le délai d'épreuve à 3 ans.

3. Condamne Kevin GALALAE aux frais de la procédure arrêtés à CHF 250.-.
4. Notifie la présente ordonnance à Kevin GALALAE, en mains propres, à VHP.
5. Communique la présente ordonnance à l'ORGANISATION MONDIALE DE LA SANTE (OMS), Attn. M. Olivier SIBUT-PINOTE, Avenue Appia 20, 1211 Genève 27.



6. Communiquer la présente ordonnance, une fois définitive et exécutoire, à l'Office cantonal de la population et des migrations.

Genève, le 29 juillet 2016

La Greffière

Claire NICOLAS



Le Procureur

Alexandra SIGRIST

NOTIFICATION - ACCUSE DE RECEPTION

Reçu copie de la présente ordonnance pénale sur 4 page(s)

Genève, le 29 juillet 2016

Signature :

*refuse to sign*

TRADUCTION

Traduit en langue anglaise, le 29 juillet 2016.

Nom de l'interprète : Katalyn BILLY, Procureur

Signature :



**BORDEREAU**

Émoluments du Ministère public (PV audiences, ordonnance, etc.)	CHF	250.-
Débours du Ministère public (frais d'expertise, frais de traduction, etc.)	CHF	0.-
Frais d'autres autorités (police, médecine légale, etc.)	CHF	0.-
Frais de procédure hors du canton	CHF	0.-
<b>Total</b>	<b>CHF</b>	<b>250.-</b>

**OPPOSITION A L'ORDONNANCE PÉNALE (art. 354 CPP)**

*Le prévenu, les autres personnes concernées et, si cela est prévu, le Procureur général de la Confédération, peuvent former opposition contre l'ordonnance pénale, par écrit et dans les dix jours, devant le Ministère public (Route de Chancy 6B, Case postale 3565, 1211 Genève 3).*

*L'opposition doit être motivée, à l'exception de celle du prévenu.*

*Si aucune opposition n'est valablement formée, l'ordonnance pénale est assimilée à un jugement en force.*

**PROCÉDURE EN CAS D'OPPOSITION (art. 355 CPP)**

*En cas d'opposition, le Ministère public administre les autres preuves nécessaires au jugement de l'opposition.*

*Si l'opposant, sans excuse, fait défaut à une audition malgré une citation, son opposition est réputée retirée.*

*Après l'administration de preuves, le Ministère public décide:*

- a. de maintenir l'ordonnance pénale;*
- b. de classer la procédure*
- c. de rendre une nouvelle ordonnance pénale*
- d. de porter l'accusation devant le Tribunal de première instance.*





## ANNEXE A L'ORDONNANCE PENALE

### EXECUTION

**Les amendes, les peines pécuniaires prononcées SANS sursis, les peines pécuniaires dont le sursis a été révoqué, les créances compensatrices et les frais** doivent être payés une fois que l'ordonnance pénale est exécutoire (soit après la fin du délai d'opposition).

Compétent pour procéder au recouvrement, le Service des contraventions (SDC) fera parvenir d'office au condamné un bulletin de versement lorsque la présente ordonnance pénale sera devenue exécutoire.

Pour obtenir un aménagement des modalités de paiement (prolongation du délai, paiement par acomptes), le condamné est invité à se rendre personnellement au Service des contraventions, 5, chemin de la Gravière, 1227 Les Acacias, du lundi au vendredi de 07h30 à 16h00 (tél. : +41 22 427 51 70 de 8h00 à 15h00) en se munissant du bulletin de versement reçu, de son dernier avis de taxation, de sa dernière fiche de salaire et de toutes pièces justificatives de ses charges.

**Les peines privatives de liberté et les peines de travail d'intérêt général prononcées SANS sursis** doivent être exécutées, une fois que l'ordonnance pénale est exécutoire. Le Service d'application des peines et des mesures (SAPEM) prendra contact avec le condamné.

**Les peines pécuniaires prononcées AVEC sursis** ne doivent pas être payées dans l'immédiat. Si le condamné subit la mise à l'épreuve avec succès, la peine pécuniaire ne doit plus être payée (art. 45 CP). En revanche, si, durant le délai d'épreuve, le condamné commet un nouveau crime ou délit, l'autorité pénale compétente décidera si la peine pécuniaire doit finalement être payée (art. 46 CP; révocation du sursis).

**Les peines privatives de liberté et les peines de travail d'intérêt général prononcées AVEC sursis** ne doivent pas être exécutées dans l'immédiat. Si le condamné subit la mise à l'épreuve avec succès, la peine privative de liberté ou la peine de travail d'intérêt général ne doit plus être exécutée (art. 45 CP). En revanche, si, durant le délai d'épreuve, le condamné commet un nouveau crime ou délit, l'autorité pénale compétente décidera si la peine privative de liberté ou la peine de travail d'intérêt général doit finalement être exécutée (art. 46 CP; révocation du sursis).

### RESTITUTION D'OBJETS ET VALEURS

Une fois l'ordonnance entrée en force, les objets restitués peuvent être retirés sur rendez-vous auprès du Greffe des pièces à conviction - tél.: +41 22 327 60 75 ou [gpc@justice.ge.ch](mailto:gpc@justice.ge.ch)

Une fois l'ordonnance entrée en force, une demande de restitution des valeurs séquestrées peut être adressée aux Services financiers du Pouvoir judiciaire, Case postale 3675, 1211 Genève 3, en joignant une copie de la présente ordonnance, les coordonnées bancaires ou postales ainsi qu'une copie de votre pièce d'identité. Pour toute question concernant les modalités de restitution, veuillez contacter les services financiers au +41 22 327 63 20 de 9 à 12h.

### ETAT DE FRAIS DE L'AVOCAT

Sauf en cas d'opposition à la présente ordonnance, les avocats plaissant au bénéfice de l'assistance judiciaire (art. 132 ou 136 al. 2 let. c CPP) sont tenus de transmettre, dans les 20 jours, leur état de frais au Greffe de l'assistance juridique (case postale 3901, 1211 Genève 3).



[...]

### **REJECTION OF THE PENALTY ORDER (Art. 354 CPC)**

*The accused, the other affected persons and, if so provided, the Office of the Attorney General of Switzerland may file a written rejection of the penalty order within ten days with the Ministère public [Public Prosecution] (Route de Chancy 6B, P.O. Box 3565, 1211 Geneva 3).*

*The rejection other than that made by the accused must be accompanied by a statement of grounds.*

*Unless a valid rejection is filed, the penalty order becomes a final judgment.*

### **PROCEDURE FOR REJECTION (Art. 355 CPC)**

*If a rejection is filed, the Public Prosecutor shall gather the additional evidence required to assess the rejection*

*If the person filing the rejection fails to attend an examination hearing without an excuse despite being served with a summons, the rejection is deemed to have been withdrawn.*

*After taking the evidence, the Public Prosecutor shall decide either:*

- a. stand by the penalty order;*
- b. abandon the proceedings;*
- c. issue a new penalty order;*
- d. bring charges in the Court of First Instance.*







## APPENDIX TO THE PENALTY ORDER

### EXECUTION

**The fines, the monetary penalties pronounced WITHOUT a suspended sentence, the monetary penalties with a revoked suspended sentence, the compensatory receivables and the expenses** must be paid after the penalty order becomes enforceable (i.e. after the period of rejection has expired).

The Service des contraventions (SDC) [Service for Fines] is the competent authority for the recovery process and it shall automatically send a deposit slip to the offender when the hereby penalty order becomes enforceable.

To arrange terms of payment (extended deadline, payment by instalments), the person sentenced is asked to present himself personally to the Service des contraventions [Service for Fines], 5, chemin de la Gravière, 1227 Les Acacias, Geneva, opening hours Monday to Friday from 7:30 am to 4:00 pm (Tel. +41 22 427 51 70, answering hours 8 am to 3 pm) with the received deposit slip, his most recent tax statement and most recent payslip and all supporting documents of his financial charges.

**Custodial sentences and community work sentences pronounced WITHOUT a suspended sentence** shall be executed after the penalty order becomes enforceable. The Service d'application des peines et des mesures (SAPEM) [Service implementing the execution of sentences and measures] will contact the condemned person.

**Monetary penalties pronounced WITH a suspended sentence** must not be paid immediately. If the condemned person is of good conduct during the probationary period, the monetary fine shall no longer be paid (art. 45 CC). However, if the offender commits a felony or misdemeanour during the probationary period, the competent criminal authority shall decide if the monetary penalty must finally be paid (Art. 46 CC; revocation of the suspended sentence).

**Custodial sentences and community work sentences pronounced WITH a suspended sentence** shall not be immediately executed. If the condemned person is of good conduct during the probationary period, the custodial sentence or the community work sentence shall no longer be executed (Art. 45 CC). However, if the offender commits a felony or misdemeanour during the probationary period, the competent criminal authority shall decide if the custodial sentence or the community work sentence must finally be executed (Art. 46 CC; revocation of the suspended sentence).

### RESTITUTION OF ITEMS AND VALUABLES

Once the penalty order has become enforceable, the returned items may be collected by appointment with the Greffe des pièces à conviction [Registry of Exhibits] (Tel. +41 22 327 60 75 or [gpc@justice.ge.ch](mailto:gpc@justice.ge.ch))

Once the penalty order has come into force, a request for the restitution of the seized valuables may be addressed to the Services financiers du Pouvoir judiciaire [Financial Services of the Judiciary Power], P.O. Box 3675, 1211 Geneva 3, accompanied by a copy of the hereby order, bank or postal account details and a copy of your identity document. For all inquiries relating to return modalities please contact the Services financiers [Financial Services] at phone number +41 22 327 63 20 from 9 to 12 am.





### LAWYERS' EXPENSE CLAIMS

*Unless the hereby order is contested, the lawyers pleading under the grant of legal aid (art. 132 or 136 para. 2 let. c Criminal Procedure Code) are required to transmit within 20 days their expense claims to the Greffe de l'assistance juridique [Registry of Legal Assistance] (P.O. Box 3901, 1211 Geneva 3).*

CERTIFIED TRUE & CORRECT  
TRANSLATION. GENEVA.....

29 Oct. 2015

