

War Crimes Complaint – v 2.0

To: Office of CASE INTAKE,
The PRE TRIAL CHAMBER and
Prosecutor Fatou Bensouda

From: Todd Glassey, WAR CRIME VICTIM under §8, (2)(a) & (b) of Rome Statue

Date: 17-July-2018

Re: Petition to file War Crime complaint under §8 (2)(a) & (b) of Rome Statue: “Crimes
of Persecution, Extensive Global Theft, and Destruction of Private Property to cover up
the use of that property in killing millions of Parties globally”.

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Note – This is the principal document, it is amended and extended by the detailed supplement which properly defines each clause in section 8 of Rome Statute War Crimes Definitions.

It is important to also review the uses of the appropriated property in Microsoft, Google, Facebook, Oracle, Apple, FinServe, SAP, and many other manufacturers software products used in Rome Statute Nations including those where the following Patent Instances of US6370629 were illegally filed and abandoned.

US6370629 Foreign Filing Dates

App/Patent Number	Nation	Filing Date	Authorize Date	Status	Publication Date
AU54015/99	Australia	10/14/99	None	Abandoned	
CA2287596	Canada	10/26/99	None	Abandoned	
EU0997808A3	EU	10/27/99	None	Abandoned	04/23/03
BR9904979A	Brazil	10/29/99	None	Abandoned	12/19/00
ZA9906799	South Africa	10/29/99	5/2000 but never paid for	Abandoned	06/21/00
JP2000-163379	Japan	10/29/99	None	Abandoned	06/16/00
KO2000-0035093	South Korea	10/28/99	None	Abandoned	06/26/00

These frauds impact the ability of all Rome Statute Nations to do business, and clearly implicate the US, Britain, and its EU partners as well as those Nations above, as complicit in this crime of crimes.

To the honorable Judges of the Pre-Trial Chamber, and the honorable Prosecutor Bensouda, as well as the Case Intake Team,

Please accept this easily proven War Crimes complaint which will give this Court power over key subsidiary war crimes, and the power to stop various types of global aggression, property conversion, and government run terrorism.

Justification

This one crime binds any number of other Crimes, and by controlling and adjudicating this as the top-count event, it will allow the Court to instantly deal with crimes of murder, mayhem, and property conversion at a global level faster, and easily.

The Alleged Crime itself

The US, British, EU, and Israeli Governments have conspired to all take part in a very specific property conversion fraud, which has escalated to a war crime by the fact the stolen property is used directly inside Drones, Time-On-Target Weapons, Smart Bombs, Bomb Damage Assessment, and the Global Surveillance System illegally.

The Case is simply that the US and British Governments had DATUM CORPORATION illegally register and abandon the following instances of US6370629 to convert it in those other nations. While the US Itself is not a signatory to the Rome Statute it commits illegal commerce with many who are, and who are actively involved in the use of this stolen property to kill and maim civilians.

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JP2000-163379	Japan	10/29/99	None	Abandoned	06/16/00
KO2000-0035093	South Korea	10/28/99	None	Abandoned	06/26/00

All of the nations including Britain who is the US Governments partner in this global property fraud is a signatory to the Rome Statute.

The proving of the Alleged Crime itself and its effects takes less than five minutes review to prove

This crime, is so easy to prove, that the Court can act on it in record pace. All of the nations involved have their actions proven by the attached documents. All of the weapons which are derivatives are easily proven. All of them have direct proof in taking of lives in the Gaza, in Syria, in Yemen, and all of the African Conflict zones. As such this crime is a good target for the Court to accept a compliant on because of how easily it is proven, and how wide reaching its effects are.

The US and Other Government's alleged actions

The US and the other Governments involved in this fraud, gave DATUM legal immunity in this matter, and in each of the foreign instances, those other Governments (Australia, Brazil, Canada, the Members of the EU, Republic of Korea, Japan, and South Africa), who are all Rome Statute Signatories, granted the same Judicial Immunity for those frauds listed above. They granted this Immunity, in violation of International Treaties, WTO TRIPS and PCT agreements, and Global Counterfeiting Law “to convert the property of Glassey and his team for use in those Nations outside of any War situation”.

The current Military uses of the stolen property

In a military sense, every Drone command and control system, Weapon Release (Rockets and Bombs) as well as their guidance services are all directly tied to the use of this Intellectual Property (IP). As such, its use in Killing anyone constitutes a derivative act of the initial War Crime in the willful killing and murder of hundreds of thousands of people.

Navigation Systems

The US6370629's differential timestamp controls are used in all digital navigation computers, in all military devices flown by computer today.

This includes Aircraft Autopilots, Aircraft Course Correction Systems, Drone Navigation Systems (in UAV systems like predator and reaper etc) and most all dead-reckoning systems in use today which rely on a Computer and a Time On Track system to determine their location and course corrections.

Time On Target Weapons Release and Command and Control Services

Time On Target (ToT) Weapons Systems are dead reckoning based (inertial guidance) weapons and rely on US6370629 and its differential timestamping to deliver their killing payloads to the defined targets. These also include actively guided missiles as have been fired from Israel and other nations in the Gulf Conflict itself, into Syria illegally, as just one of many examples today.

The catastrophic loss of human life and the destruction of property all based on the use of stolen property, is the key here as well, to issuing orders to all Nations that any and all weapons they use in any matter must properly have a full provenance and provable IP (Intellectual Property) origins and licensing.

Bomb Damage Assessment

Bomb Damage Assessment (aka BDA) is a variant of GEOTAGGING of Images and their content. In all instances GEOTAGGING is an infringement on US6327629 and its controls. Any use of it in any weapon system or analysis system being flown in any aircraft or UAV then also constitutes a

criminal use, especially in any nation of the EU, Britain, Japan, Canada, Australia, or other Gulf Conflict Coalition Member who is a signatory to the Rome Statute under their Rule of Law operations.

Unlawful Surveillance

Surveillance Systems are all based on US6370629 today. All of them... This means the “Five Eyes” as set up by US and British Intel and local surveillance happening in the EU, the nations of Australia, Brazil, Canada, Japan, the Republic of Korea, and South Africa, are all subject to a war crimes complaint under (2)(a) & (b) and related claims.

Financial Systems used in financing these actions and global terrorism

Financial Systems are all based on US6370629 today. All of them... This means the banking and all financial transactions happening in the EU, the nations of Australia, Brazil, Canada, Japan, the Republic of Korea, and South Africa, are all subject to a war crimes complaint under (2)(a) & (b) and related claims.

Voting Systems Frauds impact the legal standing of key nations

Voting Systems are all based on US6370629 today. All of them... This means the use of electronic voting systems happening in the EU, the nations of Australia, Brazil, Canada, Japan, the Republic of Korea, and South Africa, are all subject to a war crimes complaint under (2)(a) & (b) and related claims.

Persecution

The US, British, and Israeli governments have also run a Discrediting Campaign to stop Glassey from ever getting employment in the US again, and have illegally used faked claims before the courts in the State of California to fabricate judgments against him and his companies to drive him into refugee status in other Nations.

This persecution has escalated to personal attacks including “knocking his teeth out” by state actors and Intel officers in several staged “muggings” and refusing dental care, raising to attempted murder as described below.

Persecution: Setting aside the Rule of Law - Refusing to be bound by the USDC 14-CV-03629 Ruling in the US

The setting aside of the Rule of Law in the ruling of the 14-CV-03629/WHA matter, as well as the original taking of the US6370629, and granting judicial immunity for the seven illegal copies of US6370629 filed and abandoned is a persecution of personal and property rights.

Persecution: Setting aside the Rule of Law - Refusing to acknowledge illegal uses of US6360629 in the nations of Australia, Brazil, Canada, The EU Nations, Great Britain and UK, Japan, and South Korea

Persecution: Stripping parties of rights to work

Glassey has been stripped of any possible chance at working in the US or State of California. This was done by faking claims and then creating court judgments which would prevent his working in any professional capacity in the US again.

Glassey was then offered a position splitting his time 67% in Zürich and 33% in Moscow which turned out to be a fraud put in place by Mossad agents we believe. The Job was to pay Glassey \$720,000 over two years so he had no choice and was ordered to take it by Court agents in California. Once in Zürich the job itself became very obviously “a setup and did not exist”.

The Job was for a company called Global Clear Digital Investment Bank and Trust (gcdibt.com, gcwallet.ch etc) and the partners running it are now under criminal investigation in the US for Wire Fraud in a faked BitCoin ICO.

Glassey’s role as the creator of US6370629 was to set up timestamping data centers for trading the BaselBit3 eCurrency tokens. The entire process turned out to be a frame-up and when Glassey first arrived in Zurich he was met by Intel Operators who wanted to discuss the US6370629 and his waiving any claims. He was subsequently told by both another Intel and a Cyber Crime Org (CyberPOL.ORG) president “that they had direct evidence if he left Moscow area he would be killed”.

Persecution: Attempted Murder in California

Prior to taking the Global Clear (GCDIBT.COM) job in Zürich, someone tried to run Glassey off the road three separate times,. The third time they themselves careened off a cliff in the Santa Cruz Mountains in a town called Boulder Creek. This made it very clear to Glassey his life was in danger

if he stayed in California. Further, this forced him to take the Global Clear job which was to relocate him to Zürich and Moscow part time.

Police refusal to take a complaint

In all instances the Santa Cruz County Sheriffs refused to take formal complaints in these attacks. In one case an off-duty sheriff told Glassey it was because he was suing Santa Clara county in case 17-CV-01908/Burdick. He also told Glassey that his lawyers were going to fail to properly file documents in a timely manner to get the case out of court, which is exactly what happened. The State of California also ruling that Glassey has no legal standing to bring claims against them ever again, and by doing so stripping him of his access to the Court rights at both State and Federal Levels.

Further, the Judge in this matter, Paul Burdick, took money fro key vendors who are directly impacted by the effects of the Ruling (Microsoft, Apple, Oracle to name several) as evidenced by his contributors records and all parties have refused to be accountable for these massive conflicts iof interest. All further documenting the State of California itself setting aside its legal requirements in implementing the 14-CV-03629/WHA matters requirements.

Persecution: Attempted Murder on the Streets of Moscow

On May 8th Glassey was in Moscow and headed to have a meeting with the Secretariat at the Ministry of Foreign Affairs. He took the Metro Subway system as always.

As I exited Line 3 at Smolenskya another incident happened. This time when I got to the top of the escalator there was a young Jewish appearing woman waiting there. I myself am a Jew and am quite capable of recognizing the facial and body configuration traits from racial genetics we carry.

She stared at me, and as I walked past her her gaze followed me. I turned and she was still staring at me as I backed out the doors.

As I (Glassey) entered the court yard it was eerily empty for this time of day, 11:40. I turned and walked quickly into the alley way which leads to the Ministry of Foreign Affairs.

Half way through the alley the center scaffold of three scaffolds, all three stories tall, ‘fell over intact’ and I dashed forward. It would have killed me if it had hit me. It missed me by less than ½ meter.

The Police we there in an instant because of the proximity to where they park there. They observed that “someone had removed the joining bolts which had connected this center scaffolding to the two End-Pieces. This was done intentionally and made the entire structure very dangerous. They remarked that this was serious. They also noticed that someone had removed “but not patched the wall anchors for this piece of scaffolding’s safety lines”. Further, that the safety wires were also removed. They told me I was very lucky. The scaffolding was erected to paint the Subway (Metro)

Station for the World Cup and was not due to be removed for another week, so this was clearly done intentionally.

20 minutes later as Benjamin Netanyahu, the Prime Minister of Israel, who was meeting on this same day with the Foreign Minister here in Moscow, “while driving away, observed me standing on the corner in front of the Ministry of Foreign Affairs” he glared at me. We made full eye contact, so there is no mistaking his gaze or anger in his visage. I assume it was because I was still alive.

It is my stolen IP which control all his, the US, and EU/UK’s smart weapons and he and the British are very aware of me, and that I sought refuge from them in Russia. I had the same problem every time I walked by the British Embassy, they would come out and glare in a threatening manner at me.

Properly reported

I reported this to the Ministry of Foreign Affairs who said it sounded like Hollywood but I should report it to FSB, so I did. They also took notice of it, and no other events have happened since.

Persecution: While it seems trivial, it is not.

While this persecution seems trivial, this single patent fraud in fact controls the computers in use globally. Not only commerce computers, but also all of the key uses in Military systems. It controls illegal offshoring being done by the Tech Sector in the US to British Money Laundering Banks in Bermuda, and subsequently the Isle of Jersey which I have tracked to demand the IRS in the US put a stop to those actions. The IRS has refused to do so by the way, but generally I have been credited as the sole party who ‘chased Apple out of Ireland’, so this matter is very serious. Hundreds of billions of US Dollars are in play here and the criminal frauds used to create those pools of wealth the British Empire is relying on.

As such it is understandable why with key happenings in this matter, it has risen to a level where parties would attempt to commit murder to silence the patents creators.

As such, one single property fraud pertaining to a US Patent and many illegally filed and abandoned derivatives, controls virtually all high-tech weapons used in maiming and killing civilians in the Middle East and Africa or South America today. It controls the plundering of their lands, and the theft of their Natural Resources, including but not limited to the oil stolen from their people’s property.

A single fraud today controls all computers, and one which was done to stop its rightful owners from enforcing their property rights. A fraud which has culminated in years of persecution and covert actions which have finally risen to attempted murder.

All properly create a key case and opportunity for the Court to address Global Crimes on an unprecedented level.

Key Histories

The following are relevant in this matter. The first is the concept that the State of California and US Government blocked any prosecution for the illegally filed and abandoned instances of US6370629. They also both refuse to be bound by the court ruling in 14-CV-03629/WHA in any form.

Key History: The frauds and their cover up

The frauds pertain to two sets of patent families. They are the US6370629 family including the seven illegally filed and abandoned instances and their 275 derivatives, and the US6393126 family and its 105 derivatives.

Key History: The USDC 14-CV-03629/WHA court ruling and its unintended consequences

The actual purpose of the USDC 14-CV-03629/WHA matter was to covertly judicially perfect the Settlement terms, and NOT to rescind the Settlements. To do that the matter was filed and then motion after motion “Standing in the Defendants Shoes” was filed to perfect the settlements terms.

The ruling of the USDC 14-CV-0329/WHA matter constrained the US Government and all defendants “to only operate under the terms of the US63739 and US6393126 settlements”. This requires the application of a key “compliance program for any and all devices using the Intellectual property the US Government covered up the theft of”.

It also limits the uses of the IP which the US Government can sell in any military system to any third party; The Government cannot license that device or system to a third party beyond what rights it had confirmed in the USDC 14-CV-0329/WHA matter.

Finally, it set aside the key third party liability standard in *Dix v Shasta County* (1992, 9th Circuit) by specifically demanding a *Dix* ruling on the third party enforceability as one of the motions filed. The USDC set it aside and the ruling was affirmed in 9th Circuit case 14-17574, quietly stripping all third parties of immunity.

The same matter was affirmed for enforcement across the US Department Of Defense by the US Appellate Court of the DC Circuit in their affirmation of the 9ths ruling in their 15-01326 matter.

Impact on the sale of US Arms to third parties and Nations

Since the US Government and all key Weapons Vendors operating under its authority are bound by the consequences of the 14-CV-03629 ruling there are significant limitations to its ability to sell arms to anyone.

In that Ruling “all of those devices are controlled in their use by the mandatory application of the FOR DEVELOPMENT USES ONLY terms in the settlements for both US6370629 and all derivatives, and US6393126 and all derivatives”.

One of the key rules is the mandatory acceptance program each soldier using those devices would have to comply with as well as the requirement that any and all devices being used under those terms apply only the laws of the State of California to their controlling softwares use. Something making them physically impossible to be used in any conflicts today in any matter.

Key History: US and all Rome Statute Signatories involved refusal to properly implement property controls established by the USDC 14-CV-03629/WHA ruling or address effects of EP0997808A3 patent fraud on their weapons

To date the US Government refuses to implement key controls and enforce them on its own uses as well as its customers uses of the requirements perfected in the 14-CV-03629/WHA ruling.

A process and effort which functionally sets aside the Rule of Law, turning the US itself into a ***nation of pirates***. This is especially true because of the impact on voting systems which also use the same intellectual properties and which like weapons, the US and State Governments, refuse to bring into alignment with the requirements of the ruling from its own Court system.

German Government (A Rome Statute Nation) and its use illegally of the IP in the AC-90 Ballistic Sensor Guided Munition

In addition to the computers used in operating the German Government which it refuses to address the issues therein, the German Government resells AC-90 Ballistic Sensor Fuzed Munitions, a 155mm Howitzer delivered GPS Guided bomblet package which has been used in the Gulf Conflict to kill tens of thousands of people. Additionally, Germany has Patriot and Cruise Missiles obtained from the US Government which are also controlled by the 14-CV-03629/WHA court ruling in full.

Using them in any manner, including training drills is illegal because of the EP0997808A3 Patent Fraud. One which impacts all of the EU including the German Government. As such it is a war crime as an act which the German Government perpetrates under the guise of its Rome Statute standing per Section §8, (2)(a) & (b).

The German Government, its Bundestag, and State Intelligence Operations and its Ministry of Defense have all refused to address this matter in any form.

To properly address the issues of the EP0997808A3 Patent Fraud which makes the sale or use of any US6370629 Wares or Systems a criminal antitrust in the EU and Germany, the German Government would have to formally obtain “a release from those damages, and a release from, performance under the USDC 14-CV-03629/WHA rulings effect for each system they use or sell which illegally implements US6370629’s protected methods in their weapons and command and control systems”.

Additionally, any wares they obtain use of through the US Government whether given to, loaned, or sold to, are likewise controlled, as the US Government cannot provide third parties rights it does not have herein.

British Government (A Rome Statute Nation) and its illegal use of the IP in its Drones and Cruise Missiles

In addition to the computers used in operating the British Government which it refuses to address the issues therein, the British Government uses the German Government's AC-90 Ballistic Sensor Fuzed Munitions, in their Bravehearte 155mm Howitzer Program to deliver GPS Guided bomblet packages which they and others have used in the Gulf Conflict to kill tens of thousands of people.

The same problem exists with Britain's Storm Shadow Cruise Missile and the Tomahawks it purchases from the US, and many other Weapon Systems. The Storm Shadow as just one example, uses methods constrained by the EP0997808A3 Patent Fraud's effects which Britain simply ignores.

The British Government, its National Crime Agency, its MI5 SIS operations, its Serious Frauds Office, and Ministry of Defense have all refused to address this matter in any form.

Using them in any manner, including training drills is illegal "because of the EP0997808A3 Patent Fraud". One which impacts all of the EU partners of the UK, including the UK itself. As such it is a war crime as an act which the British Government perpetrates under the guise of its Rome Statute standing per Section §8, (2)(a) & (b).

To properly address the issues of the EP0997808A3 Patent Fraud which makes the sale or use of any US6370629 Wares or Systems a criminal antitrust in the EU and Britain, the British Government would have to formally obtain "a release from those damages, and a release from, performance under the USDC 14-CV-03629/WHA rulings effect for each system they use or sell which illegally implements US6370629's protected methods in their weapons and command and control systems".

Finally, the British Government actively sells Arms and Cruise Missiles to the Saudis and others, which are used in the Yemeni Conflict and have caused large civilian casualties and massive amounts of property damage. They are not constrained by the British to be tied to the requirements of the 14-CV-03629/WHA licensing agreement and further constitute crimes under the EP0997808A3 patent frauds.

In both instances the sale of (and use of those) weapons constitutes a Rome Statute War Crime in numerous sections of the 2(b) definitions, with (vii) as just one example.

Additionally, any wares they obtain use of through the US Government whether given to, loaned, or sold to, are likewise controlled, as the US Government cannot provide third parties rights it does not have herein.

French Government (A Rome Statute Nation) and its use of the IP in its Drones, Aircraft Weapons Release Controls, and Bomb Damage Assessment systems

In addition to the computers used in operating the French Government which it refuses to address the issues therein, the French Government also uses the Storm Shadow Cruise Missile which it calls the SCALP EG, and the Tomahawks it purchases from the US, and many other Weapon Systems. All of these use US6370629 protected methods, both illegally outside the terms of the Settlement, and further which are impacted by the EP0997808A3 patent fraud the British Government ‘arranged’. All have been used in military operations in the Gulf Conflict as recently as the Douma Missile Attack in Syria which Britain, the US and France arranged and perpetrated.

Using them in any manner, including training drills is illegal because of the EP0997808A3 Patent Fraud. One which impacts all of the EU partners of France, including the nation of France itself. As such it is a war crime as an act which the French Government perpetrates under the guise of its Rome Statute standing per Section 8, (2)(a) & (b).

The French Government, Prime Minister and Chief Executive as well as its Parliament, and State Intelligence Operations and its Ministry of Defense have all refused to address this matter in any form.

To properly address the issues of the EP0997808A3 Patent Fraud which makes the sale or use of any US6370629 Wares or Systems a criminal antitrust in the EU and France, the French Government would have to formally obtain a release from those damages, and a “release from performance under the USDC 14-CV-03629/WHA rulings effect for each system they use or sell which illegally implements US6370629’s protected methods in their weapons and command and control systems”.

Additionally, any wares they obtain use of through the US Government whether given to, loaned, or sold to, are likewise controlled, as the US Government cannot provide third parties rights it does not have herein.

US Government and the illegal use of the IP in Drones, Cruise Missiles, Guided Weapons including MANPAD hand launched missiles, and other systems sold Rome Statute controlled Nations which they then used to take lives in the Middle East

Every Weapon System sold to any party is controlled by the Ruling. The US Government lost all Sovereign Immunity in any case, and it cannot provide releases against private vendors conduct in this matter since it lost that standing.

For instance, this means every F35 or General Atomics Predator or Reaper Drones, or Lockheed R160 series Surveillance Drone sold to any party is controlled fully by this ruling. The same is true of virtually all other Military Aircraft which have autopilot and various fly by wire, or communications systems which rely on encrypted channels of communications with time-based digital certificates.

Any Cruise, or Anti-Ballistic or Ballistic Missile or Rocket Launcher and the Rockets their rockets which rely on smart controller systems, are all controlled by the effects of the Ruling.

That means that every Patriot System and its missiles are controlled by the Ruling. It also means all other Aircraft and Weapons sales from other US Vendors are likewise controlled under the same provisions.

US Tomahawks are another hot spot. The Tomahawk (Ship and Submarine Launched Cruise Missiles) are key infringements and require the use of US6370629 in various subsystems from munitions control to flight and motor control. Each Tomahawk requires the creation and management of its Compliance with 14-CV-03629/WHA and its operational requirements.

Global Impact

The use of Computers makes this matter a key one in every government on earth. One single Patent Fraud bound every single government reliant on Computers. The idea they could go back to drums and smoke signals isn't going to happen, and yet they continue to operate in direct violation to the Rule of Law, the Rome Statute, and many treaties including the TRIPS Agreement, Anti-Counterfeiting agreements, anti Money Laundering, and War Crimes provisions from both the Rome Statute and ICJ Standards.

Use of stolen property in a weapon system is a Rome Statute §8 (2)(a) & (b) violation

The use of stolen IP (Intellectual Property) which was converted at a National Level, is a violation of Rome Statue Section 8, (2)(a) & (b). The use of that stolen IP as a war crime to “commit murder, further property destruction, and mayhem to terrorize a populace” is a derivative war crime of the initial one. Each and every derivative is both prosecutable under the umbrella of the Master War Crime (the initial conversion of the Intellectual Property at a national level) and individually.

Global Property Frauds invalidate treaty control

As computer become more and more important to our operations as a global culture, their use in both Financial and War Crimes needs to be directly addressed. The theft of Intellectual Property (IP)

today forms a unique war crime which will persist for many years under Patent (20 years) and Copyright laws (99 years) as enforced by global treaties under the Rule of Law.

As such, this fraud is a valuable case to use as a benchmark for setting the global standard since it pertains to so many key military and weapon systems used “in illegally killing thousands daily on a global basis”.

This fraud and its EP0997808A3 property conversion action invalidated the ability of the UN itself to operate because three of the five permanent members of the Security Council are direct parties to this crime.

The EP0997808A3 Fraud which Britain, France, and the other EU Nations refuse to address makes it impossible for EU nations to serve on the UN Security Council. The French and British role as permanent members is thus impacted as the other three EU Members (Netherlands, Poland, and who are elected to the non-permanent members.

This at best reduced the UN Security Council to 9 members of which only China and Russia have veto capability. It makes it legally impossible to operate the UN Security Council and as such the UN itself, for which the Security Council is the legal oversight for.

Since the US Government itself is refusing to be bound by the ruling from the 14-CV-03629/WHA court and its appellate affirmations, and there is no legal way to take that failure to any superior court, this is an act of setting the US Constitution itself aside.

This actions involves the US Government in a conflict which is impacted by its cover-up of the EP0997808A3 Patent Fraud and those in Australia, Brazil, Canada, Japan, Republic of Korea, and South Africa.

Crippling the UN as an intentional action

Also, this action by the US and those other Nations in concert with one another make it legally impossible for those nations to sit on the UN Security Council as well, since every operations of their government (which happens on their computers) creates this same global controversy.

One single patent fraud crippled the UN as it is today. The nations who perpetrated this must be held accountable. The problem is the UN wont take a complaint from anyone it doesn't recognize, and the ICC is recognized, so it could forward that complaint to the UN formally as well.

This fraud invalidated the ability of the G7 and other Trade Councils to operate

The members of the G7 are all tied to this fraud. Most all of them are tied to illegal filings of US6370629 like Canada, Japan, and EU nations who are all bound by the EP0997808A3 fraud itself. As such the G7 itself is faulty and based in frauds which are illegally being covered up.

Summary

We petition the Court for a Pre-Trial Chamber to immediately and to support other actions for which it has also ordered review, to create a Website to allow for information to be collected into this matter, and that further the Court itself order a full review of the US, Israeli, British, French, German, Japanese, Canadian, and Australian actions pertaining to the fraudulently filed instances of US6370629 and their war crimes actions by those nations in covering up the following patent instances. Ones which are all core to weapons and governmental control systems used in murdering tens of thousands of innocents as well as depriving the owners of the IP from their property, and the use of it to create scorched earth in Palestine, Syria, Yemen, and other conflict zones.

Further, that the Prosecutors office pick this global fraud and war crime up as exactly what it is, a viable war crime for prosecution before the International Crime Court and its justice tribunals.



Todd S. Glassey, 17-July-2018, as Victim and as representative of all those who have lost their lives and property through this war crime and patent fraud.