The Rights of Godlanders (Indigenous World Order of Godland)

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BE IT KNOWN that the rights of all Earth’s people rise out of the rights of indigenous people of our mother Earth, and all the alive beings are Godlanders, loved and protected by the global indigenous rulers – Global Diarchs of Indigenous World Order of Godland - and even by other Your local Godland rulers.

Part I. 1.1 Godlanders have following rights:

1. Godlanders right to fully verify and validate the authority and the resource managers.
2. Right to The Jurisdiction of Godland through Indigenous World Order Courts (IWOCourt) of Godland. (Statute of Indigenous World Order Court of Godland, 6.2.18 on www.LoveOrder.INFO)
4. Each Godlander is a sovereign being, loved and supported by all of the Rulers of Godland rules and runes and is free from Roman Law fraud imposed on all the living by complex systemic violence directed by Roman Empire and Artificial Intelligence etc.

1.2. Godlanders Verify and Validate.

Verification and validation are independent procedures that are used together for checking that the system meets requirements and specifications and that it fulfills its intended purpose. Verification and validation are the critical components of life management systems like governments, banking, health care, education, childcare etc.

The words "verification" and "validation" are sometimes preceded with "independent", indicating that the verification and validation is to be performed by a disinterested third party, which is imposibl. "Independent verification and validation" abbreviated as "IV&V" is a fraud, as any party depends on its money.

"Validation. The assurance that a ruler, authority, administrator, service, or system meets the needs of the customer and other identified stakeholders. It often involves acceptance and suitability with external customers."

"Verification. The evaluation of whether or not a ruler, authority, administrator, service, or system complies with rules, regulations, requirement, specification, or imposed condition. It is often an internal process."
Validation by Godland involves deep vetting of people in authority, investigation of their competence in all the 14 areas of Baltic Sun Model, Re-Population matrix, Godlanders rights, and statements of their oath to the groups of people that can trust them to be capable to protect and manifest the Unalienable, Indigenous and Citizen rights of local people.

Verification by Godland involves evaluation of the finding documents and contracts that authority imposing structure that is investigated is based on, to find out its relation to Godland’s indigenous people, citizens of local state and council authorities, and humanity’s and all lifes on Earth fertility and birth-right.
Part II. Background

2.1. Rulers of Godland verified and validated

Rulers of Godland are the PROTECTORS of Your rights that You already have since You were in Your mothers womb. But claiming Yourself as a Godlander gives You protection by the alive, loving and wise Diarchs of Godland who give You Godlands Jurisdiction of Your sovereignty and Oxa benefits for complete welfare.

A freely-elected representative government has no power that is superior to the People, because sovereignty resides in the People, not in the representatives of the People. The same applies with the rulers of Godland, which leaves You in the position of responsibility to act and not just rely on others. You still have to create Your manifest of Your rights and the rights of Your local group as the Godlanders.

The Diarchs of Godland, Ditta Rietuma and Leif Erlingsson, have sworn the oath of Love, Peace and Welfare for all the people of the World protected by indigenous peoples rulers https://youtu.be/psdrTOHwy8c

The Diarchs of Godland, Ditta Rietuma and Leif Erlingsson, have reclaimed indigenous lands of the world https://youtu.be/khYYk_16VvA

You can scrutinize the CoNpetences of the Diarchs of Godland on www.LoveOrder.INFO subpage Konns.

The origin of global Godlands rulers is in the Baltic Sea lands, that are the cradle of the white people, who have their rights as well as the black people or any other. The blacks are winning the population growth and we have a lot to learn from each other to thrive well https://www.indexmundi.com/g/r.aspx?v=31

There are several Sagas about where the ancient temples of Arians stood - In Hell according to Bock Saga, in Karelia according to Ryss, in Koknese according to Lett Saga, in old Uppsala, Visby and Jordbro according to Sverker, in Ruger according to Prois et al. The culture was completely different - the fertility cult with talent breeding, a talent society, as described in one way by Ior Bock's family Sagas.

The ancient fertility cult of all Godlanders of the world is replacing the death cult now, but as an aware and conscious power that will not allow overpopulation threats. Indigenous people of India or American Indians, of Africa or Australian
aborigenies, of Chinese or Arabic or any others are all similar - praising the 5 basic elements of nature – Water, Air, Soil, Fire and ourselves being the fifth element that is singing and dancing, reminding ourselves of the divine powers we have inherited from Gods of love and nature. We are the hands and the eyes of the Gods of Peace, Love and Welfare on our mother Earth, if we have reached the state of loving awareness and divine insights, that are available at the LoveOrder.INFO courses on the Rights of Godlanders.

2.2. Godland rulers give Godlanders methods of rules and runes.

The rulers, Global Konns of Godland, are the global rulers of sovereign people – as the part of the direct link between gods and the people. The rulers are the alive voice of Gods of Love, Peace and Welfare that is the only crucial couple necessary to protect all and every thing from the corpses of the corrupt corporation syndicates, as the rulers do give the Godlanders methods of rules and runes.

Historic injustices do not take away any of the Rights of Godlanders, but does mean that the inherent rights of indigenous peoples must be respected and what has been robbed is now restored or restituted. The Baltic Sun Model will serve as the norm for restitution. The Baltic Sun Model that can be seen in later chapters of this document, proves what self-deprogrammed Balts are capable of, and what the Indigenous World society as a whole is capable of if it re-programs itself in all 14 parameters of BSM, as soon as mind corruption and occupation of Roman Papacy Reich and Racism of Zion is dismantled by the Godlanders within those violent military orders.

999 years of roman occupation, by force and by mind corruption, mind entrainment and mind entrancement techniques, like the usually hidden rules of Platonism originally imposed via foreign religion, have imposed on the indigenous peoples and citizens the current Western culture of total terror, where the People have been restricted to only be able to accept how it is and to obey. These fraudulent mind deceptions, through the usually hidden rules of Platonism, have been formally exposed and deconstructed by Ola Alexander Frisk. See e.g. http://hyperdialog.blogspot.com/.

2.3 Out of Roman Empires trap

Disobedience to the rules of terror have been and still are being punished through foreign legal systems imposed on the indigenous peoples and citizens, which have robbed and force-conscripted Godlanders to serve world war funding corporations, systems and administrative institutions. Countless witnesses attest that since a long time the systems imposed have also been using other methods than the formal to fight those who want to create something good, as opposed to eternal
The commercialization of these other methods that is now ongoing also means that there is a commercial interest in expansion of this field of (commercialized) oppression. This means that the Bank War Economical System behind the World War III producing military corporate groups is not just in theory but in practice a weapons system of the world war producing groups, used usually through covert means against individual Godlanders.

As has been found by the Baltic Sea Indigenous Court, at present the entire Baltic Sea labor market, through it’s funding via the tax administration of World War III producing military corporate groups, is in service of world war producing groups, or what can appropriately be termed the Bank War Economic Model.

As any man, woman or other that is financing or participating in organizations that finance the possibility of nuclear war is on penalties of fines, imprisonment or death, it is in these existing circumstances unlawful to enter into the structures of World labor market that support Nuclear war systems.

**Part III. Indigenous Decentralisation of all corporations into indigenous cooperatives**


**Part IV. Earth is returned to all the Living Energisers to be ruled by loving Godlanders**

4.1. **BE IT KNOWN** that Diarchs, Global Konns of Godland have foreclosed the fraud full Roman Law practice of alive people being presumed dead, and exposed to suffering by “judgement” without a human victim, and have re-established their living rights.

4.2 **BE IT FURTHER KNOWN** that as of June 11, 12017 (10,000 years added in indigenous calendar) the UNAM SANCTUM of 1302 which declares it “absolutely necessary for salvation that every human creature be subject to the Roman Pontiff” is NULLIFIED. The Universe, inclusive of Earth, is
returned to all men and women alive, THE RIGHTFUL HUMAN HEIRS OF CREATION.

4.3 BE IT KNOWN that as of June 11, 2017 the United Nations, Vatican City parent CoRporation, is FORCLOSED. Vatican City is REPOSSESSED. The office of “Pontiff” is RETIRED. The Vatican is officially and lawfully DIVESTED OF POWER.

4.4 Therefore Main Papal Bulls - issued by popes of the Roman Catholic Church and nullified by the Diarchs of Godland on 11.06.17. include even the Three Crown Bulls

1. **first Testamentary Trust**, through a deed and will creating a Deceased Estate, was created by Pope Nicholas V in 1455, through the Papal Bull Romanus Pontifex. This Bull had the effect of conveying the right of use of the land as Real Property, from the Express Trust Unam Sanctam, to the control of the Pontiff and his successors in perpetuity. Hence, all land was claimed as “crown land”. This 1st Crown was represented by the 1st Cestui Que Vie Trust, created when a child was born. It deprived us of all beneficial entitlements and rights on the land.

2. **second Crown was created in 1481 with the papal bull Aeterni Regis, meaning “Eternal Crown”, by Sixtus IV.** This 2nd Crown of Spain was represented by the 2nd cestui Que Vie Trust, created when a child was born and, by the sale of the birth certificate as a Bond to the private central bank of the nation, depriving us of ownership of our flesh and condemning us to perpetual servitude, as a Roman person, or slave.

3. **crown paper bull was created in 1537 by Paul III, Crown Bar, or simply the Crown, or the Bar Associations have since 1816 been responsible for administering the “reaping” of the souls of the lost and damned, including the registration and collection of Baptismal certificates representing the souls collected by the Vatican and stored in its vaults.** This 3rd Crown was represented by the 3rd Cestui Que Vie Trust, created when a child was baptized. It was the parents’ grant of the Baptismal certificate—title to the soul—to the church or Registrar. Thus, **without legal title over one’s own soul, we were denied legal standing and were treated as things—cargo without souls**—upon which the BAR was legally able to enforce Maritime law.

4.5. BE IT THEREFORE KNOWN that all encyclicals, bulls, orders, decrees, and statements coming out of the Vatican City State or through any of its representatives are NULL AND VOID UPON INCEPTION.

4.6. Genocidal global banking system has been foreclosed.
BE IT FURTHER KNOWN that the genocidal global banking system was canceled by Diachs of Godland in 11.6.17 through documents of the Diarchy of Godland and The Declaration of Peace. The Genocidal global banking system
has been foreclosed even by One People’s Public Trust (OPPT) in the Bank Charters Cancelled Act on Oct 24 2012: (Refer: TRUE BILL: WA DC UCC Doc# 2012114776 Oct 24 2012)

4.7 All countries are returned to their citizens by Diarchs of Godland
BE IT FURTHER KNOWN that all countries have been returned to their citizens by the Diarchs of Godland after countries have been dissolved by private CoRporations pretending to be governments but in reality being syndicates of private CoRporations registered at US commercial code siccode.com and DNB.com, as for ex UNITED STATES CORPORATION COMPANY that has replaced state United States of America itself. And it was Racist Rothchilds Roman Reich that had put United States land and people as collateral for private CoRporation UNITED STATES CORPORATION COMPANY through which unhumans had slaved The People of America, as proof is documented in usa-citizens-as-property and explained in video https://www.youtube.com/watch?v=w4Z-zu_S2-s

4.8. Indigenous people are getting war compensations of Godland. Around 500 million indigenous Indians in both Americas have been mass murdered without indigenous court trials in times of pretence peace due to the monopoly on Jurisdiction by the Roman Law Mafia. See the latest insufficient Jurisdiction of executions cases https://deathpenaltyinfo.org/native-americans-and-death-penalty And the trap of the The Native Title Act of Australia https://en.wikipedia.org/wiki/Native_Title_Act_1993

Part V. Jurisdiction of Godland

Jurisdiction of Godland applies to all Godlanders and Godlanders don’t have to understand any other jurisdiction as too much information can confuse and distract people from knowledge of their Rights. Jurisdiction of Godland is described thoroughly in the Indigenous World Order Courts Statutes, PART 2. JURISDICTION, ADMISSIBILITY AND APPLICABLE LAW

Quote from Indigenous World Order Court Statutes

| PART 2. JURISDICTION, ADMISSIBILITY AND APPLICABLE LAW |
| Article 5 |
| Crimes within the jurisdiction of the Court of Godland |

1. Diarchs, Global Konns of Godland, have foreclosed the fraud full Roman Law practice of alive people being presumed dead, and exposed to suffering by “judgement” without a human victim, and have re-established their
living rights to all of their Unalienable rights, their local constitutional rights and their indigenous rights as well as the Rights of Godlanders and other agreements.

2. Diarchs of Godland have criminalised and nullified all lawful grounds for the genocidal cannibal net of CoRporate religious, banking, military, pretence governmental and other fraudful units registered in private mega fraud of enslavement through UPIK.de and DNB.com and Babylonian Commercial Code of Siccode.com trapped in Roman papal jurisdiction of Military, State, Federal and Teritorial Talmudic priests pretending to be legitimate court judges, refusing to acknowledge the jurisdiction of indigenous order courts and societies.

3. The Court has jurisdiction in following types of serious crimes of concern to the international community as a whole:
   (a) The crimes of genocide and democide;
   (b) Crimes against humanity;
   (c) War crimes;
   (d) The crime of aggression
   (e) The crime of invisible attack
   (f) The crimes against the rights of indigenous peoples protected in Declaration on the Rights of Indigenous Peoples, signed by most states 13.9.07
   (g) Hindering of establishment of Godlanders’ rights in any of the 14 parameters of Baltic Sun Model that is one more KONceptual base of the Rights of Godlanders – to have guaranteed 1) free will labor, 2) love rules of order, 3) social insurance, 4) selfgoverned money, 5) peace, 6) stability, 7) fertility, 8) identity, 9) selfgoverned resources, 10) energy, 11) true knowledge, 12) real networks, 13) control of the order, 14) be loved and love.

2. The Court shall exercise jurisdiction over the crime of aggression once a provision is adopted in accordance with articles 121 and 123 defining the crime and setting out the conditions under which the Court shall exercise jurisdiction with respect to this crime. Such a provision shall be consistent with the relevant provisions of the Charter of Godland.

Article 6
Genocide and democide
1. For the purpose of this Statute, "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.

2. For the purpose of this Statute, "democide" 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 by their government, including politicide and mass murder

(a) Killing members of the group, incl. mass murder;
(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;
(f) Politicide as the killing of groups of people who are targeted not because of shared ethnic or communal traits but because of their hierarchical position or political opposition to the regime and dominant groups.

Article 7
Crimes against humanity

1. For the purpose of this Statute, "crime against humanity" means any of the following acts when committed as part of a widespread or systematic attack directed against any civilian population, with knowledge of the attack:

(a) Murder;
(b) Extermination;
(c) Enslavement;
(d) Deportation or forcible transfer of population;
(e) Imprisonment or other severe deprivation of physical liberty in violation of fundamental rules of international law;
(f) Torture;
(g) Rape, sexual slavery, enforced prostitution, forced pregnancy, enforced sterilization, or any other form of sexual violence of comparable gravity;
(h) Persecution against any identifiable group or collectivity on political, racial, national, ethnic, cultural, religious, gender as defined in paragraph 3, or other grounds that are universally recognized as impermissible under international law, in connection with any act referred to in this paragraph or any crime within the jurisdiction of the Court;

(i) Enforced disappearance of persons;

(j) The crime of apartheid;

(k) Other inhumane acts of a similar character intentionally causing great suffering, or serious injury to body or to mental or physical health.

2. For the purpose of paragraph 1:

(a) "Attack directed against any civilian population" means a course of conduct involving the multiple commission of acts referred to in paragraph 1 against any civilian population, pursuant to or in furtherance of a State or organizational policy to commit such attack;

(b) "Extermination" includes the intentional infliction of conditions of life, inter alia the deprivation of access to food and medicine, calculated to bring about the destruction of part of a population;

(c) "Enslavement" means the exercise of any or all of the powers attaching to the right of ownership of basic means of existence of person and forcing that person into involuntary labor and includes the exercise of such power in the course of trafficking in persons - men, women and children;

(d) "Deportation or forcible transfer of population" means forced displacement of the persons concerned by expulsion or other coercive acts from the area in which they are lawfully present, without grounds permitted under international law;

(e) "Torture" means the intentional infliction of severe pain or suffering, whether physical or mental, upon a person in the custody or under the control of the accused; except that torture shall not include pain or suffering arising only from, inherent in or incidental to, lawful sanctions;

(f) "Forced pregnancy" means the unlawful confinement of a woman forcibly made pregnant, with the intent of affecting the ethnic composition of any population or carrying out other grave violations of international law. This definition shall not in any way be interpreted as affecting national laws relating to pregnancy;

(g) "Persecution" means the intentional and severe deprivation of fundamental rights contrary to international law by reason of the identity of the group or collectivity;

(h) "The crime of apartheid" means inhumane acts of a character similar to those referred to in paragraph 1, committed in the context of an
institutionalized regime of systematic oppression and domination by one racial group over any other racial group or groups and committed with the intention of maintaining that regime;

(i) "Enforced disappearance of persons" means the arrest, detention or abduction of persons by, or with the authorization, support or acquiescence of, a State or a political organization, followed by a refusal to acknowledge that deprivation of freedom or to give information on the fate or whereabouts of those persons, with the intention of removing them from the protection of the law for a prolonged period of time.

3. For the purpose of this Statute, it is understood that the term "gender" refers to the two sexes, male and female, within the context of society. The term "gender" does not indicate any meaning different from the above.

Article 8
War crimes

1. The Court shall have jurisdiction in respect of war crimes in particular when committed as part of a plan or policy or as part of a large-scale commission of such crimes.

2. For the purpose of this Statute, "war crimes" means:
   (a) Grave breaches of the Geneva Conventions of 12 August 1949, namely, any of the following acts against persons or property protected under the provisions of the relevant Geneva Convention:
      (i) Wilful killing;
      (ii) Torture or inhuman treatment, including biological experiments;
      (iii) Wilfully causing great suffering, or serious injury to body or health;
      (iv) Extensive destruction and appropriation of property, not justified by military necessity and carried out unlawfully and wantonly;
      (v) Compelling a prisoner of war or other protected person to serve in the forces of a hostile Power;
      (vi) Wilfully depriving a prisoner of war or other protected person of the rights of fair and regular trial;
      (vii) Unlawful deportation or transfer or unlawful confinement;
      (viii) Taking of hostages.
(b) Other serious violations of the laws and customs applicable in international armed conflict, within the established framework of international law, namely, any of the following acts:

(i) Intentionally directing attacks against the civilian population as such or against individual civilians not taking direct part in hostilities;

(ii) Intentionally directing attacks against civilian objects, that is, objects which are not military objectives;

(iii) Intentionally directing attacks against personnel, installations, material, units or vehicles involved in a humanitarian assistance or peacekeeping mission in accordance with the Charter of the Godland, as long as they are entitled to the protection given to civilians or civilian objects under the international law of armed conflict;

(iv) Intentionally launching an attack in the knowledge that such attack will cause incidental loss of life or injury to civilians or damage to civilian objects or widespread, long-term and severe damage to the natural environment which would be clearly excessive in relation to the concrete and direct overall military advantage anticipated;

(v) Attacking or bombarding, by whatever means, towns, villages, dwellings or buildings which are undefended and which are not military objectives;

(vi) Killing or wounding a combatant who, having laid down his arms or having no longer means of defence, has surrendered at discretion;

(vii) Making improper use of a flag of truce, of the flag or of the military insignia and uniform of the enemy or of the Godland, as well as of the distinctive emblems of the Geneva Conventions, resulting in death or serious personal injury;

(viii) The transfer, directly or indirectly, by the Occupying Power of parts of its own civilian population into the territory it occupies, or the deportation or transfer of all or parts of the population of the occupied territory within or outside this territory;

(ix) Intentionally directing attacks against buildings dedicated to religion, education, art, science or charitable purposes, historic monuments, hospitals and places where the sick and wounded are collected, provided they are not military objectives;

(x) Subjecting persons who are in the power of an adverse party to physical mutilation or to medical or scientific experiments of any kind which are neither justified by the medical, dental or hospital
treatment of the person concerned nor carried out in his or her interest, and which cause death to or seriously endanger the health of such person or persons;

(xi) Killing or wounding treacherously individuals belonging to the hostile nation or army;

(xii) Declaring that no quarter will be given;

(xiii) Destroying or seizing the enemy's property unless such destruction or seizure be imperatively demanded by the necessities of war;

(xiv) Declaring abolished, suspended or inadmissible in a court of law the rights and actions of the nationals of the hostile party;

(xv) Compelling the nationals of the hostile party to take part in the operations of war directed against their own country, even if they were in the belligerent's service before the commencement of the war;

(xvi) Pillaging a town or place, even when taken by assault;

(xvii) Employing poison or poisoned weapons;

(xviii) Employing asphyxiating, poisonous or other gases, and all analogous liquids, materials or devices;

(xix) Employing bullets which expand or flatten easily in the human body, such as bullets with a hard envelope which does not entirely cover the core or is pierced with incisions;

(xx) Employing weapons, projectiles and material and methods of warfare which are of a nature to cause superfluous injury or unnecessary suffering or which are inherently indiscriminate in violation of the international law of armed conflict, provided that such weapons, projectiles and material and methods of warfare are the subject of a comprehensive prohibition and are included in an annex to this Statute, by an amendment in accordance with the relevant provisions set forth in articles 121 and 123;

(xxi) Committing outrages upon personal dignity, in particular humiliating and degrading treatment;

(xxii) Committing rape, sexual slavery, enforced prostitution, forced pregnancy, as defined in article 7, paragraph 2 (f), enforced sterilization, or any other form of sexual violence also constituting a grave breach of the Geneva Conventions;

(xxiii) Utilizing the presence of a civilian or other protected person to render certain points, areas or military forces immune from military operations;
(xxiv) Intentionally directing attacks against buildings, material, medical units and transport, and personnel using the distinctive emblems of the International Conventions in conformity with international law;

(xxxv) Intentionally using starvation of civilians as a method of warfare by depriving them of objects indispensable to their survival, including wilfully impeding relief supplies as provided for under the International Conventions;

(xxvi) Conscripting or enlisting children under the age of fifteen years into the national armed forces or using them to participate actively in hostilities.

(c) In the case of an armed conflict not of an international character, serious violations of article 3 common to the four Geneva Conventions of 12 August 1949, namely, any of the following acts committed against persons taking no active part in the hostilities, including members of armed forces who have laid down their arms and those placed hors de combat by sickness, wounds, detention or any other cause:

   (i) Violence to life and person, in particular murder of all kinds, mutilation, cruel treatment and torture;

   (ii) Committing outrages upon personal dignity, in particular humiliating and degrading treatment;

   (iii) Taking of hostages;

   (iv) The passing of sentences and the carrying out of executions without previous judgement pronounced by a regularly constituted court, affording all judicial guarantees which are generally recognized as indispensable.

(d) Paragraph 2 (c) applies to armed conflicts not of an international character and thus does not apply to situations of internal disturbances and tensions, such as riots, isolated and sporadic acts of violence or other acts of a similar nature.

(e) Other serious violations of the laws and customs applicable in armed conflicts not of an international character, within the established framework of international law, namely, any of the following acts:

   (i) Intentionally directing attacks against the civilian population as such or against individual civilians not taking direct part in hostilities;
(ii) Intentionally directing attacks against buildings, material, medical units and transport, and personnel using the distinctive emblems of the Geneva Conventions in conformity with international law;

(iii) Intentionally directing attacks against personnel, installations, material, units or vehicles involved in a humanitarian assistance or peacekeeping mission in accordance with the Charter of the Godland, as long as they are entitled to the protection given to civilians or civilian objects under the international law of armed conflict;

(iv) Intentionally directing attacks against buildings dedicated to religion, education, art, science or charitable purposes, historic monuments, hospitals and places where the sick and wounded are collected, provided they are not military objectives;

(v) Pillaging a town or place, even when taken by assault;

(vi) Committing rape, sexual slavery, enforced prostitution, forced pregnancy, as defined in article 7, paragraph 2 (f), enforced sterilization, and any other form of sexual violence also constituting a serious violation of article 3 common to the four Geneva Conventions;

(vii) Conscripting or enlisting children under the age of fifteen years into armed forces or groups or using them to participate actively in hostilities;

(viii) Ordering the displacement of the civilian population for reasons related to the conflict, unless the security of the civilians involved or imperative military reasons so demand;

(ix) Killing or wounding treacherously a combatant adversary;

(x) Declaring that no quarter will be given;

(xi) Subjecting persons who are in the power of another party to the conflict to physical mutilation or to medical or scientific experiments of any kind which are neither justified by the medical, dental or hospital treatment of the person concerned nor carried out in his or her interest, and which cause death to or seriously endanger the health of such person or persons;

(xii) Destroying or seizing the property of an adversary unless such destruction or seizure be imperatively demanded by the necessities of the conflict;

(f) Paragraph 2 (e) applies to armed conflicts not of an international character and thus does not apply to situations of internal disturbances
and tensions, such as riots, isolated and sporadic acts of violence or other acts of a similar nature. It applies to armed conflicts that take place in the territory of a State when there is protracted armed conflict between governmental authorities and organized armed groups or between such groups.

3. Nothing in paragraph 2 (c) and (e) shall affect the responsibility of a Government to maintain or re-establish law and order in the State or to defend the unity and territorial integrity of the State, by all legitimate means.

**Article 9**

**Elements of Crimes**

1. Elements of Crimes shall assist the Court in the interpretation and application of articles 6, 7 and 8. They shall be adopted by a two-thirds majority of the members of the Assembly of State indigenous judges of States.

2. Amendments to the Elements of Crimes may be proposed by:
   - (a) Any State;
   - (b) The judges acting by an absolute majority;
   - (c) The Prosecutor;
   - (d) The Victim.

Such amendments shall be adopted by a two-thirds majority of the members of the Assembly of State indigenous judges of States.

3. The Elements of Crimes and amendments thereto shall be consistent with this Statute.

**Article 10**

Nothing in this Part shall be interpreted as limiting or prejudicing in any way existing or developing rules of international law for purposes other than this Statute.

**Article 11**

**Jurisdiction ratione temporis**

The Court has jurisdiction with respect to crimes committed before and after the entry into force of this Statute.
Article 12
Preconditions to the exercise of jurisdiction

1. Any State with indigenous people is a Party to this Statute and thereby accepts the jurisdiction of the Court with respect to the crimes referred to in article 5.

2. In the case of article 13, paragraph (a) or (c), the Court will exercise its jurisdiction in accordance with paragraph 3:
   
   (a) The State on the territory of which the conduct in question occurred or, if the crime was committed on board a vessel or aircraft, the State of registration of that vessel or aircraft;
   
   (b) The State of which the person accused of the crime is a national.

3. The State shall cooperate with the Court without any delay or exception in accordance with Part 9.

Article 13
Exercise of jurisdiction

The Court may exercise its jurisdiction with respect to a crime referred to in article 5 in accordance with the provisions of this Statute if one or more of the following States have indigenous people affected in the case of the Court and:

   (a) A situation in which one or more of such crimes appears to have been committed is referred to the Prosecutor by a State in accordance with article 14;

   (b) A situation in which one or more of such crimes appears to have been committed is referred to the Prosecutor by the Security Council acting under Chapter VII of the Charter of the Godland; or

   (c) The Prosecutor has initiated an investigation in respect of such a crime in accordance with article 15.

Article 14
Referral of a situation by a State

1. A State may refer to the Prosecutor a situation in which one or more crimes within the jurisdiction of the Court appear to have been committed requesting the Prosecutor to investigate the situation for the purpose of determining whether one or more specific persons should be charged with the commission of such crimes.
2. As far as possible, a referral shall specify the relevant circumstances and be accompanied by such supporting documentation as is available to the State referring the situation.

**Article 15**

**Prosecutor**

1. The Prosecutor may initiate investigations on the basis of information on crimes within the jurisdiction of the Court.

2. The Prosecutor shall analyse the seriousness of the information received. For this purpose, he or she may seek additional information from States, local societies and other organs of the Godland, intergovernmental or non-governmental organizations, or other reliable sources that he or she deems appropriate, and may receive written or oral testimony at the seat of the Court.

3. If the Prosecutor concludes that there is a reasonable basis to proceed with an investigation, he or she shall submit to the Pre-Trial Chamber a request for authorization of an investigation, together with any supporting material collected. Victims may make representations to the Pre-Trial Chamber, in accordance with the Rules of Procedure and Evidence.

4. If the Pre-Trial Chamber, upon examination of the request and the supporting material, considers that there is a reasonable basis to proceed with an investigation, and that the case appears to fall within the jurisdiction of the Court, it shall authorize the commencement of the investigation, without prejudice to subsequent determinations by the Court with regard to the jurisdiction and admissibility of a case.

5. The refusal of the Pre-Trial Chamber to authorize the investigation shall not preclude the presentation of a subsequent request by the Prosecutor based on new facts or evidence regarding the same situation.

6. If, after the preliminary examination referred to in paragraphs 1 and 2, the Prosecutor concludes that the information provided does not constitute a reasonable basis for an investigation, he or she shall inform those who provided the information. This shall not preclude the Prosecutor from considering further information submitted to him or her regarding the same situation in the light of new facts or evidence.

**Article 16**

**Deferral of investigation or prosecution**
No investigation or prosecution may be commenced or proceeded with under this Statute for a period of 12 months after the Security Council, in a resolution adopted under Chapter VII of the Charter of the Godland, has requested the Court to that effect; that request may be renewed by the Council under the same conditions.

Article 17
Issues of admissibility

1. Having regard to paragraph 10 of the Preamble and article 1, the Court shall determine that a case is inadmissible where:
   (a) The case is being investigated or prosecuted by a State which has jurisdiction over it, unless the State is unwilling or unable genuinely to carry out the investigation or prosecution;
   (b) The case has been investigated by a State which has jurisdiction over it and the State has decided not to prosecute the person concerned, unless the decision resulted from the unwillingness or inability of the State genuinely to prosecute;
   (c) The person concerned has already been tried for conduct which is the subject of the complaint, and a trial by the Court is not permitted under article 20, paragraph 3;
   (d) The case is not of sufficient gravity to justify further action by the Court.

2. In order to determine unwillingness in a particular case, the Court shall consider, having regard to the principles of due process recognized by international law, whether one or more of the following exist, as applicable:
   (a) The proceedings were or are being undertaken or the national decision was made for the purpose of shielding the person concerned from criminal responsibility for crimes within the jurisdiction of the Court referred to in article 5;
   (b) There has been an unjustified delay in the proceedings which in the circumstances is inconsistent with an intent to bring the person concerned to justice;
   (c) The proceedings were not or are not being conducted independently or impartially, and they were or are being conducted in a manner which, in the circumstances, is inconsistent with an intent to bring the person concerned to justice.

3. In order to determine inability in a particular case, the Court shall consider whether, due to a total or substantial collapse or unavailability of its national
judicial system, the State is unable to obtain the accused or the necessary evidence and testimony or otherwise unable to carry out its proceedings.

Article 18
Preliminary rulings regarding admissibility

1. When a situation has been referred to the Court pursuant to article 13 (a) and the Prosecutor has determined that there would be a reasonable basis to commence an investigation, or the Prosecutor initiates an investigation pursuant to articles 13 (c) and 15, the Prosecutor shall notify all States and those States which, taking into account the information available, would normally exercise jurisdiction over the crimes concerned. The Prosecutor may notify such States on a confidential basis and, where the Prosecutor believes it necessary to protect persons, prevent destruction of evidence or prevent the absconding of persons, may limit the scope of the information provided to States. In the case States are overtaken by private corporations this may not apply.

2. Within one month of receipt of that notification, a State may inform the Court that it is investigating or has investigated its nationals or others within its jurisdiction with respect to criminal acts which may constitute crimes referred to in article 5 and which relate to the information provided in the notification to States. At the request of that State, the Prosecutor shall defer to the State's investigation of those persons unless the Pre-Trial Chamber, on the application of the Prosecutor, decides to authorize the investigation.

3. The Prosecutor's deferral to a State's investigation shall be open to review by the Prosecutor six months after the date of deferral or at any time when there has been a significant change of circumstances based on the State's unwillingness or inability genuinely to carry out the investigation.

4. The State concerned or the Prosecutor may appeal to the Appeals Chamber against a ruling of the Pre-Trial Chamber, in accordance with article 82. The appeal may be heard on an expedited basis.

5. When the Prosecutor has deferred an investigation in accordance with paragraph 2, the Prosecutor may request that the State concerned periodically inform the Prosecutor of the progress of its investigations and any subsequent prosecutions. States shall respond to such requests without undue delay.

6. Pending a ruling by the Pre-Trial Chamber, or at any time when the Prosecutor has deferred an investigation under this article, the Prosecutor may, on an exceptional basis, seek authority from the Pre-Trial Chamber to pursue necessary investigative steps for the purpose of preserving evidence where there is a unique opportunity to obtain important evidence or there is a significant risk
that such evidence may not be subsequently available.

7. A State which has challenged a ruling of the Pre-Trial Chamber under this article may challenge the admissibility of a case under article 19 on the grounds of additional significant facts or significant change of circumstances.

Article 19
Challenges to the jurisdiction of the Court or the admissibility of a case

1. The Court shall satisfy itself that it has jurisdiction in any case brought before it. The Court may, on its own motion, determine the admissibility of a case in accordance with article 17.

2. Challenges to the admissibility of a case on the grounds referred to in article 17 or challenges to the jurisdiction of the Court may be made by:
   (a) An accused or a person for whom a warrant of arrest or a summons to appear has been issued under article 58;
   (b) A State which has jurisdiction over a case, on the ground that it is investigating or prosecuting the case or has investigated or prosecuted; or
   (c) A State from which acceptance of jurisdiction is required under article 12.

3. The Prosecutor may seek a ruling from the Court regarding a question of jurisdiction or admissibility. In proceedings with respect to jurisdiction or admissibility, those who have referred the situation under article 13, as well as victims, may also submit observations to the Court.

4. The admissibility of a case or the jurisdiction of the Court may be challenged only once by any person or State referred to in paragraph 2. The challenge shall take place prior to or at the commencement of the trial. In exceptional circumstances, the Court may grant leave for a challenge to be brought more than once or at a time later than the commencement of the trial. Challenges to the admissibility of a case, at the commencement of a trial, or subsequently with the leave of the Court, may be based only on article 17, paragraph 1 (c).

5. A State referred to in paragraph 2 (b) and (c) shall make a challenge at the earliest opportunity.

6. Prior to the confirmation of the charges, challenges to the admissibility of a case or challenges to the jurisdiction of the Court shall be referred to the Pre-Trial Chamber. After confirmation of the charges, they shall be referred to the
Trial Chamber. Decisions with respect to jurisdiction or admissibility may be appealed to the Appeals Chamber in accordance with article 82.

7. If a challenge is made by a State referred to in paragraph 2 (b) or (c), the Prosecutor shall suspend the investigation until such time as the Court makes a determination in accordance with article 17.

8. Pending a ruling by the Court, the Prosecutor may seek authority from the Court:
   (a) To pursue necessary investigative steps of the kind referred to in article 18, paragraph 6;
   (b) To take a statement or testimony from a witness or complete the collection and examination of evidence which had begun prior to the making of the challenge; and
   (c) In cooperation with the relevant States, to prevent the absconding of persons in respect of whom the Prosecutor has already requested a warrant of arrest under article 58.

9. The making of a challenge shall not affect the validity of any act performed by the Prosecutor or any order or warrant issued by the Court prior to the making of the challenge.

10. If the Court has decided that a case is inadmissible under article 17, the Prosecutor may submit a request for a review of the decision when he or she is fully satisfied that new facts have arisen which negate the basis on which the case had previously been found inadmissible under article 17.

11. If the Prosecutor, having regard to the matters referred to in article 17, defers an investigation, the Prosecutor may request that the relevant State make available to the Prosecutor information on the proceedings. That information shall, at the request of the State concerned, be confidential. If the Prosecutor thereafter decides to proceed with an investigation, he or she shall notify the State to which deferral of the proceedings has taken place.

Article 20
Ne bis in idem

1. Except as provided in this Statute, no person shall be tried before the Court with respect to conduct which formed the basis of crimes for which the person has been convicted or acquitted by the Court.

2. No person shall be tried by another court for a crime referred to in article 5 for which that person has already been convicted or acquitted by the Court.
3. No person who has been tried by another court for conduct also proscribed under article 6, 7 or 8 shall be tried by the Court with respect to the same conduct unless the proceedings in the other court:

(a) Were for the purpose of shielding the person concerned from criminal responsibility for crimes within the jurisdiction of the Court; or

(b) Otherwise were not conducted independently or impartially in accordance with the norms of due process recognized by international law and were conducted in a manner which, in the circumstances, was inconsistent with an intent to bring the person concerned to justice.

Article 21
Applicable law

1. The Court shall apply:

(a) In the first place, this Statute, Elements of Crimes and its Rules of Procedure and Evidence;

(b) In the second place, where appropriate, applicable treaties and the principles and rules of international law, including the established principles of the international law of armed conflict, through indigenous perspectives;

(c) Failing that, general principles of law derived by the Court from national laws of legal systems of the world including, as appropriate, the national laws of States that would normally exercise jurisdiction over the crime, provided that those principles are not inconsistent with this Statute and with international law and internationally recognized norms and standards outside of the Roman Law.

2. The Court may apply principles and rules of law as interpreted in its previous decisions.

3. The application and interpretation of law pursuant to this article must not be consistent with internationally recognized human rights, and can be with adverse distinction founded on grounds such as gender as defined in article 7, paragraph 3, age, race, colour, language, religion or belief, political or other opinion, national, ethnic or social origin, wealth, birth or other status.

Part VI. Oxa benefits for sovereign Godlanders

Oxa is the kind of indigenous money created by indigenous human and accounted in indigenous local society and converted at local community council, by the local
elects representing local citizen power, into any store and service currency. There is a wide range of oxa benefits insurance, as well as basic monthly income and hourly professional oxa, as well as oxa for investment and compensations etc.

**Through IWOB of Godland everyone gets at last the long awaited CoNceptual choice of path**

Diarchs of Godland work in Baltic Sea Indigenous Court re-establishing Divine order of Natural and Common Law to give everyone grounded CoNceptual choice that was hidden after Napoleons French freemason wars that established Maritime Law Era that has to end now.

Each administrator is brought to take personal responsibilities for their deeds and have to make a grounded CoNceptual choice as everyone is given the alternative to quit work for the occupying forces of Racist Rothchilds Roman Reich CoRporations and the sins may be forgiven but not forgotten, everyone can receive monthly oxa salary from Indigenous World Order Bank of Godland,

1. and professional oxa for highly Competent work that re-establishes the structures of real states and to local People loyal governments that have their own real money that is managed by real alive and visible rulers who don’t work for foreign forces enforcing foreign war agendas, but are controlled by local people – the Energisers, whose rights and needs of security, safety and future planned kin fertility and family security is a professional’s goal and oath and is checked with the Impact Index, or

2. and education oxa for re-programming education to work less and more lovingly and peacefully and be re-established professionally in CoNporations managed by Indigenous Chiefs of every local area, or

3. and rehab oxa for deep rehabilitation in case of severe biorobotisation cases of total indoctrination into slavedriving, terrorizing and fooling people routines and activities, that have been enforced on them for decades by facist CoRporations ,

4. or to receive pension oxa as a professionally functionally limited Energiser receiving pension of Godland with gratitude for understanding of the severe conditions and the total necessity for RRRR CoRporations to Stand Down as they are endless war structures,

5. or to receive Indigenous Court penalties that includes the whole spectrum of Indigenous traditional penalties, including death penalty in severe cases of beyond help un-reprogrammable murder obsessions that cannot be prevented securely by incarceration or other human option of preservation of the Energiser (notice that in this order each Energiser has CoNporation Indigenous World Order Bank of Godland stock value of 140 Trillion WIR (World Indigenous Runes) and CoNporation will do all in its powers to preserve each Energiser's life.

More on [www.BSRRW.org](http://www.BSRRW.org) and [www.LoveOrder.INFO](http://www.LoveOrder.INFO)
Indigenous World Order Bank of Godland replaces the feudal enslaving structures empowering Energisers

The new CoNporation Indigenous World Order Bank of Godland is the core CoNtrameasure that replaces the feudal beslaving structures with structures of free and self-powerful people who are free to organize themselves as everybody can now co-create monthly income almost without any countable work and get investments necessary to heal local and global societies. The pyramidal monetary system is carefully abandoned and replaced by a sound and equal self-created and indigenous-managed oxa money. This is the restart of human society where Diarchs of Godland put their trust in human nature that is not lazy and self-destructive but manages to thrive through self-organisation – as only the wise, loving, experienced and reliable are allowed to have impact on the society.

Her Highness Ditta of Godland has supported the creation and implementation of oxa (money that is not debt) - the only God-given legitimate means of exchange of goods and services on Earth that stops all war and suffering. The value of oxa is all the value of Earth’s energy, goods and services that are shared equally for the Energisers – humans - other beings under the management of the wise and loving indigenous peoples chiefs who know and establish the rights of Godlanders.

Each of the worlds 7 billion people is hereby called Energiser and provides the bond of the Indigenous World Order Bank of Godland with amount of One hundred and forty Trillion of World Indigenous Runes of oxa, each and every, or any Part or Proportion thereof, may be assignable or transferable, assigned or transferred, to such Person or Persons only as shall freely and voluntarily accept of the same, and not otherwise; and to inCoNporate all and every such Energisers and Contributors, their ... Successors, or Assigns, to be one umbrella Body CoNporate and Politick, by the name of The Governor and CoNpany of the Indigenous World Order Bank of Godland, and by the same Name of The Governor and CoNpany of the Indigenous World Order Bank of Godland to have perpetual Succession, and a Common Seal, and that they and their Successors, by the Name aforesaid, shall be able and capable in Rule to have, purchase, receive, possess, enjoy, and retain to them and their Successors, Lands, Rents, Tenements and Hereditaments, of what Kind, Nature, or Quality whatsoever; and also to sell, grant, demise, alienise, or dispose of the same; and by the same Name to sue and implead, and be sued and impleaded, answer and be
Rules for Redemption and Compensation

Their Highnesses appoint Rules for Redemption and Compensation and make the Energisers the value base of the the CoNporation and its oxa, as well as regain respect as a living subject with Rights, and in need of healing and security

1. And ... that it shall and may be Ruled by their Highnesses, by Letters Patents under the Great Seal of Indigenous World Order of Godland, to limit, direct, and appoint how and in what Manner and Proportions and under what Rules and Directions,

2. the said Sum of One trillion World Indigenous Runes of oxa to each Indigenous Nation’s million alive for compensation of genocide and democide, Part of the said by the Indigenous World Order Bank of Godland distributed Global Sum of One quadrillion World Indigenous Runes of oxa,

3. and to support co-creation of the said yearly Sum of monthly oxa at at least Twelve thousand World Indigenous Runes of oxa to each grown up Energiser, Nine thousand World Indigenous Runes of oxa to Energiser pupil, and Six thousand World Indigenous Runes of oxa to each pre-school Energiser.

4. To support oxa for the co-creation of large oxa investments necessary for big environmental and economical reparations and council and government restorations of independent Nations, that have been dismantled by private CoRporation syndicates of Racist Rothchild Roman Reich.

4.5 To support oxa for the co-creation of oxa investments for establishment of Godlanders’ rights in all 14 parameters of Baltic Sun Model.

Rescuing people from CoRporations of CNWS death cult

And to the Intent that their Highnesses’ Subjects may not be oppressed by the Criminal Nuclear War System CoRporations that have no right to hold Energisers trapped within Demonic Death Cage Matrix of Depopulation: In the case such CoRporations may be refusing Indigenous Decentralisation, by their monopolizing or ingrossing of any Sort of Goods, Wares, or Merchandizes, the said Indigenous World Order Bank of Godland CoNporation to be made and
created by this Act shall not at any Time, during the CoNtinuance thereof, deal or trade, or permit oxa shares to any Person or Persons whatsoever, either in Trust or for the Benefit of the same, to deal or trade with any of the Indigenous World Order Bank of Godland Stock Moneys, or Effects of, or any Ways belonging to the Indigenous World Order Bank of Godland CoNporation, in the buying or selling of any Indigenous World Order Bank of Godland supported Goods, Wares, or Merchandizes whatsoever; and every Person or Persons who shall so deal or trade, or by whose Order or Directions such Dealings or Trading shall be made, prosecuted or managed, shall forfeit for every such Dealing or Trading, and every such Order and Directions, treble the Value of the Goods and Merchandise so traded for, to such Person or Persons who shall sue for the same by Action [in the Local or the High Indigenous Court ].

**Indigenous World Order Bank of Godland methods**

Indigenous World Order Bank of Godland shall distribute Oxa investments evenly to societies of any race, ethnogenetical type or culture, though on the conditions of restoring the traditional areas of Indigenous cultures and therefore using just preferences in each area to decentralize occupying forces of the nuclear war economy era into peaceful towns, eco-villages and farms of era of Godland.

The feudal New World Order melts without suffering by use of Oxa, that is created by each indigenous Energiser as a monthly income for one self or ones dear, registering monthly oxa, that looses its original value ¼ each month, is registered with local Indigenous society and converted at local council’s parliament, that reports the oxa exchange to Indigenous World Order Bank of Godland on quarterly bases.

Provided that nothing herein contained shall any Ways be construed to hinder the said Indigenous World Order Bank of Godland CoNporation from dealing in Bills of Exchange, or in buying or selling any Goods, Wares or Merchandise and Services whatsoever, with exception of any trade that may resemble any kind of human trafficking or cause any genocide.

**Indigenous World Order Bank of Godland supports the transactions with Baltic sea Indigenous Runes (BIR) and World Indigenous Runes (WIR) that are base of any currency**

Any oxa co-issuing union has to be registered with Indigenous World Order Bank of Godland. The original oxa units - Baltic Indigenous Runes (BIR) - have been emitted by Ditta of Godland and first accounted in the books of Baltic Indigenous Bank of Godland by konna of Indigenous Peoples of Baltic Sea and the world, as it has been practiced in Europe (UK, Swiss, Austria etc) for thousands of years using
Tally Sticks. For global community investments a quadrillion BIR has been emitted, but You have to create Your local oxa union for basic rationing with Your own WIR first.


The commodity of BIR/WIR is the fertile seed and the vital energy of indigenous peoples and their highly valuable spiritual power, the rights of Indigenous Peoples to rule their lands re-establishing the Era of Fertility and Love, that for thousands of Years healed all areas of Mother Earth.

All indigenous peoples receive compensations to them personally and their families, kins, tribes and communities for 999 years of genocide and democide.

Tally Sticks or coupons

Tally Stick as well as any other sound means of recognizable oxa issuance documentation as local coupons can be applied. The oxa document contains following information – the oxa issuers seal or signature and contact details that identify the issuer as living, the amount of oxa, the date it is created and the parts involved in the transaction. The tally stick is accompanied with the transaction document that specifies the detail.

Oxa for right to Indigenous Decentralisation of deadly CoRporations

Anonymous debt money grid, issued by few organized feudal CoRporate war mafias with hidden owners of Federal Reserve Bank in US and all central banks of Bank of International Settlements in Switzerland, has to be carefully sourced out through a loving and friendly process of CoNporatisation of these CoRporate conglomerates into to indigenous people reliable units.

All the 9 countries of Baltic sea region, and 134 more countries, 13-9-(1)2007 ratified the Declaration on the Rights of Indigenous Peoples where Article 20. p. 1. states

Indigenous peoples have the right to maintain and develop their political, economic and social systems or institutions, to be secure in the enjoyment of their own means of subsistence and development, and to engage freely in all their traditional and other economic activities.

Diarchs of Godland, BSIC etc have criminalised mega fraud of enslavement through 3 crowns and UPIK.de and DNB.com corpses
Diarchs of Godland have criminalised and nullified all lawful grounds for the genocidal spider net of CoRporate religious, banking, military, pretence governmental and other fraudulent units registered in private mega fraud of enslavement through UPIK.de and DNB.com.

Generally BIR/WIR oxa is basic to get out of the digital and automated systems that have got out of the control of indigenous management as they have been stolen from the states by private stock exchange syndicates and are managed now by military-bankster mafias to leave the people resource less and massacred.

Any digital money has to be attached to local Oxa to be legitimate and safe.

Oxa Godland-income to escape the genocidal grid

Anybody, even people involved in the genocidal systems – either as a victim or a perpetrator, can claim protection of Godland and receive Godland-income to escape the genocidal grid of the CoRporate labor market. You have to make a CoNmitment in a form of loyalty CoNtract to Indigenous people of the region where You live and demand Your government to get Your tax payments to be sent to indigenous Godland of Your state.

And we, Ditta and Leif of Godland do hereby for Us, our Heirs and Successors, and All the seven billion Energisers of the World do declare, limit, direct and appoint, that the aforesaid Sum of

One quadrillion World Indigenous Runes of oxa

so subscribed as aforesaid, shall be, and be called, accepted, esteemed, reputed and taken.

The seven billion human Energiser energized pool of One quadrillion (1,000,000,000,000,000,000,000,000,000,000,000,000) WIR (World Indigenous Runes) oxa of the CoNporation Indigenous World Order of Godland is hereby CoNstituted.

In Witness whereof, we have caused these our Letters to be made Patents. Witness our selves at Jordbro, the eleventh day of June, in the first Year of our Reign - 2017.

Allt the Love of the Gods is with Us as Our Love is with the Gods.
Part VII. Unalienable rights of the sovereign beings and the basics of
terms of rulers rules turned into laws

Unalienable Rights are in-born.

In Natural Law, you were created equal to any other man or woman, and you were
endowed with certain inherent Unalienable Rights that you possess as your
lifelong private property.

Your Unalienable Rights were not given to you by any man-made authority, nor
can they be taken away by any man-made authority. The State, as a creation of the
People, can only acknowledge, uphold, and protect your Unalienable Rights.
However, your sovereign nation has been usurped by YOURNATION (INC.),
which is bankrupt and using a debt-money system. The real property, wealth,
assets and productivity of the People have been pledged as Surety for the corporate
national debt. This was done, and is perpetuated, by offering contracts to the
private sovereign People.

By contract, your private Rights and Properties can be exchanged
for public Privileges and Benefits offered by YOURNATION (INC.). By
contracting into a foreign jurisdiction (Admiralty Maritime, the Law of the Sea),
the sovereign People remove themselves from the protections afforded by their
sovereign nation in the Common Law jurisdiction, the Law of the Land.

For example, in the United States corporation, the “Bill of Rights” and
the “Constitution for the united States of America”, do not apply to a “US
Citizen” of the corporation. The corporate takeover of your sovereign nation, and
the subsequent denial of your Unalienable Rights by non-disclosure, is treason.
**YOUR UNALIENABLE RIGHTS**

Unalienable Rights are the Inherent, Sovereign, Natural Rights that existed before the creation of the State, and which, being antecedent to and above the State, can never be taken away, diminished, altered, or liened upon by the State, subject only to the Due Process of the Common Law. Nor can any Unalienable Right be fundamentally removed, whether mistakenly by contract through non-disclosure, which is fraud and unenforceable in Law, or knowingly by renunciation, which is contrary to Natural Law.

The Original, Permanent, Unalienable Rights of every Man or Woman, include:

| The Right to Life, Freedom, Health, and the Pursuit of Happiness |
| The Right to Contract, or Not to Contract, which is Unlimited |
| The Right to Earn a Living by being Compensated with Wages, a Salary, or any trade Goods, in a Fair Exchange for one's Work |
| The Right to Travel in the Ordinary Course of one's Life and Business |
| The Right to Privacy and Confidentiality, free from Unwarranted Invasion |
| The Right to Control, and Hold one's Property, lawfully without Trespass |
| The Right to Self-Defence when threatened with Harm, Loss, or Deceit |
| The Right to Due Process of Law, with Notice and Opportunity to Defend |
| The Right to be Presumed Innocent, suffering No Detention or Arrest, No Search or Seizure, without Reasonable Cause |
| The Right to Remain Silent when accused, to avoid Self-Incrimination |
| The Right to Equality in the eyes of the Law, and to Equal Representation |
| The Right to Trial by Jury, being an Impartial Panel of one's Peers |
| The Right to Appeal in Law against Conviction or Sentence, or both |
| The Right to Expose Knowledge necessary to one's Rights and Freedoms |
| The Right to Peaceful Association, Assembly, Expression, and Protest |
| The Right to Practice a Religion, and to have Beliefs, of one's choosing |
| The Right to Love, and to Consensual Marriage with Children, as a Family |
| The Right to Security from Abuse, Persecution, Tyranny, and War |
| The Right to Refuse to Kill under command, by reason of Conscience |
| The Right to Live in Peace and be left alone when Law-Abiding |

Surely, the most critical failure of The People is their failure to ensure the teaching and common knowledge of their Unalienable Rights. If you do not know your Rights, you effectively have none. By the path of Ignorance, whether by Apathy or Deception, The People arrive in a state of Exploitation, Oppression, and Tyranny.
A sovereign man/woman lives in their “private capacity” possessing unalienable rights and properties. They may volunteer to act in a “public capacity” granted revocable privileges and benefits which are the mere civil rights of an artificial legal person.

Governments incorporate (form) artificial legal persons of many kinds by registration, presuming a franchise benefit to the State’s legal society. Legal persons include: citizen, resident, inhabitant, driver, individual, taxpayer, employee, voter, and owner. They are servants, transmitting utilities, debtors, decedents, or incompetent wards of the State.

INCORPORATION transfers ANYTHING from the sovereign national “Law of the Land” (Common Law Jurisdiction) into the foreign international “Law of the Sea” (Admiralty Maritime Jurisdiction).

Whenever people “act” in a “public capacity” as “public servants” they are accountable to the State if they fail to perform their role as contracted.

Whenever people “live” in their “private capacity” as “private sovereigns” they are accountable in Common Law if they cause harm to any living soul.

*If you “act” in the “role” of a “legal person”, you are crossing the line into the lower world of the legally dead, surrendering your unalienable rights as a living soul.*

In Natural Law, you were created equal to any other man or woman, and you were endowed with certain inherent Unalienable Rights that you possess as your lifelong private property.

Your Unalienable Rights were not given to you by any man-made authority, nor can they be taken away by any man-made authority. The State, as a creation of the People, can only acknowledge, uphold, and protect your Unalienable Rights.

However, your sovereign nation has been usurped by YOURNATION (INC.), which is bankrupt and using a debt-money system. The real property, wealth, assets and productivity of the People have been pledged as Surety for the corporate national debt. This was done, and is perpetuated, by offering contracts to the private sovereign People.
By contract, your private Rights and Properties can be exchanged for public Privileges and Benefits offered by YOURNATION (INC.). By contracting into a foreign jurisdiction (Admiralty Maritime, the Law of the Sea), but be aware that it is nowadays a systemic trap gets the sovereign People to remove themselves from the protections afforded by their sovereign nation in the Common Law jurisdiction, the Law of the Land. But because of the lack of informed consent to the complex systemic fraud Godland considers it to be violent fraud and often even - act of war.

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<thead>
<tr>
<th><strong>CORPORATION</strong></th>
<th><strong>GOVERNMENT</strong></th>
<th><strong>MAN/WOMAN</strong></th>
<th><strong>NATURE/GOD</strong></th>
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<tr>
<td>Corporation is over nothing</td>
<td>Government is over &lt; Corporation</td>
<td>Man/Woman is over &lt; Government</td>
<td>Nature/God is over &lt; Man/Woman</td>
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Sovereign people, naturally, have the power to rule their homes, communities, and nations.

Rulers of Godland are the PROTECTORS of Your rights that You already have since You were in Your mothers womb. But claiming Yourself as a Godlander gives You protection by the alive, loving and wise Diarchs of Godland who give You Godlands Jurisdiction of Your sovereignty and Oxa benefits for welfare.

A freely-elected representative government has no power that is superior to the People, because sovereignty resides in the People, not in the representatives of the People.

It is often reported that officials are “elected into power”, whereas they are actually “elected into office”. An elected official can only have delegated powers, because they are always subservient to their electors. Public Servants, by definition, are subservient to Private Sovereigns.

Unfortunately, most people do not exercise their sovereignty.

Sovereign living people are in the Common Law jurisdiction – the national Law-of-the-Land (lawful), while legally generated corporate “artificial persons” created by the State are in the Admiralty/Maritime/Commercial jurisdiction – the international Law-of-the-Sea (legal).

Employees of a corporation cannot exercise authority over their Chief Executive Officer (CEO), nor can “artificial persons” created by the State exercise authority over an incorporated governmental agency. Therefore, people who “act” in the
“roles” of “artificial persons” have NO sovereign authority.

Corporate processes of hearing and redress are subservient, for example “submissions”, “appeals”, and “petitions”. Whereas Common Law processes of hearing and redress are sovereign, for example “notices”, “orders”, and “declarations”.

Governments at all levels, including city and town councils, have been legally incorporated into the global debt-money system of bondage and largely usurped by a myriad of corporate interests.

But whenever governance in any form becomes harmful to the People, it is the right of the People to hold such governance to account, to seek redress for wrongdoing, or ultimately to institute new governance that will safe-guard the People.

All political organisation begins at home, and therefore the "home rule powers" of the People are first exercised governmentally when electing and overseeing their local Public Servants on a town or city council.

When a community of Private People wishes to exercise their sovereign authority over their Public Servants in the Common Law, they can post a Notice of a People’s Assembly, during which they can ratify any majority decision of the community.

By this process, a community of Private People can serve a notice on their Public Servants, or write a community Bill of Rights, and so on, if they deem it necessary to protect their community of life.

The documents created by a People’s Assembly must be autographed by a freely-elected Committee, witnessed, and acknowledged for the record by a Justice.

In Common Law nations, community Justices are sworn to serve the Private People, upholding the Common Law-of-the-Land, which protects life and peace.

A Justice of the Common Law is known appropriately as a “Justice of the Peace”. Their service is free, and mobile, to ensure accessibility. They can hold a Common Law “court-of-record” wherever they set up their desk with their documentation, Bible, stamps, and pen.

Common Law procedures are common sense. Conduct must be fair and transparent, providing full disclosure of any information relevant to decision-making.

Notices of People's Assemblies for your community, and notices sent to Public
Servants, must provide a reasonable time-frame for a response, such as at least seven (7) days. Statements of fact according to belief must be witnessed by at least one other man or woman in the presence of a Justice of the Peace, or a similarly sworn man or woman.

Public Servants have no authority that is not granted to them by the Private People, and once a People’s Assembly has spoken on a community matter, **there is no higher authority who can overturn it.** The police cannot stop you, question you, detain you, arrest you, search you, or charge you, without your consent, if there is no victim. Ultimately, the “administrative courts” cannot fine you or imprison you without your consent. But if at any point you “understand” (stand under their authority), agree to anything, or give them the artificial legal “person” NAME, you are consenting.

**THE TWO BASIC TYPES OF ENCOUNTERS:**
1. Consensual, in which you are free to leave at any time.
2. Detention/Seizure/Arrest, in which you are held by “an assertion of authority”, or by physical restraint, against your will.

In any detention/seizure/arrest the “Peace Officer/Constable” MUST have “probable cause” and/or a “reasonable suspicion” that you are committing, or are about to commit, a CRIME against a victim. The accuser bears the burden of proof to reasonably establish your CRIME.

In any detention/seizure/arrest the “Police Officer” MUST establish that you are “acting” in “joinder” to an artificial legal “person” NAME created by the State and controlled by prescribed statutes. The Officer bears the burden of establishing your informed and voluntary CONSENT.

***No “Police Officer” is vested with the Common Law power (Constabulary power) to randomly detain or arrest you for the purpose of asking questions.***

[Police Officers] have no power whatever to arrest or detain a citizen for the purpose of questioning him or of facilitating their investigations. It matters not at all whether the questioning or the investigation is for the purpose of enabling them to ascertain whether he is the person guilty of a crime known to have been committed or is for the purpose of enabling them to discover whether a crime has or has not been committed. If the police do so act in purported exercise of such a power, their conduct is not only destructive of civil liberties but it is unlawful.”

*Regina v. Banner* (1970) VR 240, at p 249, the Full Bench of the Northern Territory Supreme Court.
“It is an ancient principle of the Common Law that a person not under arrest has no obligation to stop for police, or answer their questions. And there is no statute that removes that right. The conferring of such a power on a police officer would be a substantial detraction from the fundamental freedoms which have been guaranteed to the citizen by the Common Law for centuries.”
Judge Stephen Kaye, Melbourne Supreme Court, 25 November 2011.

“There is no common law power vested in police giving them the unfettered right to stop or detain a person and seek identification details. Nor is s.59 of the (Road Safety) Act a statutory source of such power.”
Magistrate Duncan Reynolds, Melbourne, July 2013.

An Officer who stops you in the course of your lawful business, without your consent, or “articulable probable cause”, is assailing you.

DEALING WITH ASSAILANTS:
1. Identify your assailant, their motive and jurisdiction.
2. Require verification of a CRIME (no crime = no jurisdiction).
3. BE POLITE, STAY ON POINT.

You have the Right not to be “arbitrarily” stopped, detained or arrested [by chance, whim, or impulse]. There must be an “articulable” and “reasonable suspicion” that you are involved in a CRIME against a VICTIM, and a WITNESS [can be a “Peace Officer”] with first-hand knowledge and evidence who is willing to write an affidavit under penalty of perjury and full commercial liability, making the accusation of the crime. You have the Right not to answer questions. You have the Right not to provide government issued ID. You have the Right to ASK QUESTIONS.

People are the issuers of all the money, stolen by the bankers as DEBT.

When governments have a debt crisis, they devise more ways to tax the people. This is because the people are the “credit of the nation”.

When a bank extends credit, for a credit card or a mortgage, it’s your credit, not theirs. Banks do not loan their customers’ deposits, or their bank reserves. Instead, they record your credit as a bank liability on the private side of the ledger (which is hidden), and as a bank asset on the public side of the ledger (which is visible). Just
like the Mafia, the banks have two sets of books.

A common misconception, taught in some economic textbooks, is that commercial banks function as “intermediaries”, lending their customers’ deposits whenever the bank makes a “loan”. This deception has been exposed by money reformers advocating sovereign money issuance, supported by ample evidence, and ultimately confirmed by the administrators of the Bank of England in their first quarterly bulletin of 2014:


Because of this instant money creation process, it has been said that banks create money “out of thin air”. But bank credit has value in the real economy, so where does that value come from?

There is only one thing the loan manager in a commercial bank wants from a customer – their signature.

The customer’s signature on a “promissory note” is what creates the “credit” by providing “commercial energy”. The bank issues the “loan” in “exchange” for the customer’s valuable “promissory note”. The “promissory note” represents the “commercial energy” of a living man or woman, which is an “asset” to the bank, and to the market.

A “promissory note” is an “asset” created by a “man/woman”, and this “asset” can be sold and traded.

“What they do when they make loans is to except promissory notes in exchange for credits.”

(emphasis added) – Modern Money Mechanics, Federal Reserve Bank of Chicago

Your “promissory note” is really a “security purchased by the bank”, which then has an “accounts payable liability” that it pretends is a “loan”. You are the “creditor”. The bank is the “debtor”.

As a “creditor”, you have “issued a security”.

Why does your “promissory note” have value in the real economy?
All money ultimately represents “human energy” as labour and ideas, backed by Nature. In essence, money is “energy” that “circulates” as “currency”, being “charged” and “discharged”. Embodied in your lifeblood, your “energy” has “volume”, “liquidity”, “velocity”, and it “flows” between “banks”, making “deposits” and “withdrawals”. Your “credit” originates from your inherent “productive capacity” which is only limited by your living energy, your knowledge, and by Nature. Therefore, you can “promise” your “credit” based on your “productive capacity”, and other people can have “faith” in your “promissory note”, which can be sold on the market. You are the “originator” of your “credit”, and the living “principal creditor”.

Any medium of exchange, that allows the flow of productive energy between people, can function as money. There is no need for money to have an intrinsic value because it is simply an “energy token”.

Money is a community invention that enables trade beyond direct barter. Debt-free “sovereign money” can be issued by a sovereign nation as its prerogative, by a local community, or by open-source cryptographers for all people. The “utility” of money is maintained when it is created with a limited supply.

Historically, the supply of money has been limited by using a “bimetallic standard” in which the monetary unit is defined as equivalent to a certain amount of gold or silver. Unfortunately, whoever controls such commodity money wields extraordinary economic and political power.

The **Birth Certificate** is a “bond” issued in the NAME of Your Estate Trust, that You didn’t get as bankers stole it.

The corruption of the medium of exchange by commodification, and by private issuance as interest-bearing debt, has hi-jacked the credit (commercial energy) of the people. The international bankers have captured the state’s sovereign power of money issuance, and upon bankruptcy they have installed a debt-money system using legal “person” NAME Trusts as “surety”. The **Birth Certificate** is a “bond” issued in the NAME of an Estate Trust. When a living man or woman unwittingly acts in “joinder” to a Trust resembling their lawful name, they take on the liabilities of the Trust as a Trustee, or an “accommodation party”. In the debt-money system, the international bankers have literally become parasitic controllers of the peoples’ credit, having engineered the alleged “loan” “contract”.


All people are born with energy as a source of “productive capacity” and are creditors by default. Whereas, all legal “person” fictions are created without any inherent “productive capacity” and are debtors by default.
Part VIII. Create Your communities Godlanders Bill of Rights by the sovereigns.

Example

Yourtown Community
Godlanders Bill of Rights

~ Charter ~


a. Declaration.
The Yourtown community has all home rule powers and may conduct any function and exercise any power of the people antecedent to the creation of the State and any State generated corporate power, whenever such powers and functions are not denied by the Common Law of this land or this Charter. The specific mention of particular powers in this Charter shall not be construed as limiting in any way the sovereign power of the people.

b. Definitions.
As used in this Charter:

“Common Law” means the superior law that is applicable to living people, that is derived from custom and judicial precedent rather than statutes, and which serves to uphold our community of life.

“Legal” means the legislative rules, regulations, codes withal, applicable to legal fiction corporate entities generated and governed by the State for the purpose of commerce, and which are limited by default.

“Law” means that which is either “Common Law” or “Legal”.

“Residents” means the living sovereign people who live within Yourtown.

“Unalienable Rights” means the in-born, original, permanent, natural, sovereign rights of each living man and woman that existed before the creation of the State, and which can only be acknowledged and protected by the State, and which being antecedent to the State cannot be taken away, diminished, altered, or liened upon by the State, subject only to the Due Process of the Common Law.

“Government” means the organic Common Law unincorporated government, or the legally incorporated government and its departmental franchises.

"Agency" means any authority, department, bureau, division, board, commission or
administrative court, and also any organizations which receives Yourtown funds but is not a part of the Yourtown government.

"Administrative Court” means any commercial court (without a jury) offering a dispute resolution service to consenting parties, and not a Common Law court-of-record with a jury of one's peers.

“Healthy” means that which sustains the complete physical, mental, spiritual, and social well-being of the people.

c. Boundaries.
The boundaries of the Yourtown community shall be the actual boundaries of the Yourtown at the time this Charter takes effect, and as they may in the future be legally/lawfully changed.

2. The Yourtown Bill of Rights.

a. Right to Water.
All residents, natural communities, and ecosystems in Yourtown possess a fundamental and unalienable right to sustainably access, use, consume, and preserve pure water drawn from natural water cycles that provide water necessary to sustain life within Yourtown.

b. Rights of Natural Communities.
Natural communities and ecosystems, including, but not limited to, wetlands, streams, rivers, aquifers, and other water systems, possess unalienable and fundamental rights to exist and flourish within Yourtown. Residents of Yourtown shall possess lawful/legal standing to enforce those rights on behalf of those natural communities and ecosystems.

c. Right to a Healthy Environment.
All residents of Yourtown possess a right to live in a healthy environment not harmed by man-made inputs, including, but not limited to, pollutants in the water, soil, air, or sky, pesticides, herbicides, genetically modified organisms, industrial or aviation noise, and it is the right of all residents of Yourtown to determine whether any such input is harmful.

d. Right to Self-Government.
All residents of Yourtown possess the fundamental and unalienable right to a form of governance where they live which recognizes that all power is inherent in the people, that all free governments are founded on the people's authority and consent, and that corporate entities and their directors and managers shall not enjoy special privileges or powers under the law which make community majorities subordinate to them.
e. Right to Peace and Privacy.
All residents of Yourtown possess the right to live in peace, in safe and private homes, without unwarranted invasion, or the imposition of threats, harassment, intimidation, or coercion, from any corporate or governmental entity.

f. Right to Shape the Community.
All residents of Yourtown possess the right to live in a community shaped by the consent and determination of the Yourtown community, that will provide a healthy man-made and natural environment for the present and future people of Yourtown.

g. Right to Free Speech and Assembly.
All residents of Yourtown possess the right to freedom of speech and expression, and to peaceful association and assembly, and to have beliefs of one's choosing, and to self-defence when threatened with harm, loss, or deceit.

h. Right to Due Process of Common Law.
All residents of Yourtown possess the right to Due Process of Common Law with notice and opportunity to defend, and to be presumed innocent, suffering no detention or arrest, no search or seizure, without reasonable cause, and to remain silent to avoid self-incrimination, and to appeal in Common Law against conviction or sentence or both, and the right to Trial By Jury, being an impartial panel of one's peers in a court-of-record.

i. Right to Issue and Use Sovereign Indigenous Oxa Money.
The Yourtown community of sovereign people have the right to issue local sovereign money, in any form they deem suitable for healthy trade, including a Indigenous oxa of Godland, - the World Indigenous Runes, WIR currency, and to use such sovereign currency without subordination to any other monetary system or authority.

j. Right to Steady-State Economy
All residents of Yourtown possess the right to live in a steady-state, sustainable economy, without the growth imperative of interest-bearing debt, or any quantitative growth imperative for the purpose of corporate profit or benefit, or for any other purpose, whether corporate or political, without the consent of the people of the Yourtown community.

k. People as Sovereign.
The Yourtown municipal corporation shall be the governing authority responsible to, and governed by, the sovereign people of the Yourtown community. Use of the “Yourtown” municipal corporation by the sovereign people of Yourtown to make law shall not be construed to limit or surrender the sovereign authority or immunities
of the people to a municipal corporation that is subordinate to them in all respects at all times. The sovereign people, whose power is the source of law, at all times enjoy and retain an unalienable and indefeasible right to self-governance in the community where they live.

1. Rights as Self-Executing.
All rights delineated and secured by this Charter shall be self-executing and these rights shall be enforceable against corporations and governmental entities.

m. Violators Liable in Private Capacity.
Any violation of the rights delineated and secured by this Charter, by the employees of the Yourtown municipal corporation, or any other corporation, shall make each violator fully accountable and liable, in their private capacity, for trespassing on those rights, and for any damages ensuing, whatsoever.

n. Securing and Protecting Rights.
To further secure and protect the rights enumerated by this Bill of Rights:

1. It shall be unlawful for any corporation to engage in any form of development that impacts the Yourtown community’s man-made or natural environment, in any manner, without the expressed consent of the sovereign people of the Yourtown community.

2. Corporations in violation of the prohibition against developments without the expressed consent of the sovereign people of the Yourtown community shall not have the rights of "persons" afforded by the State, nor shall those corporations be afforded the protections of the commerce or contracts clauses within any legislation or Constitutions of the State.

3. Corporations engaged in, or in violation of the prohibition against developments without the expressed consent of the sovereign people of the Yourtown community shall not possess the authority or power to enforce State preemptive law against the people of Yourtown, or to challenge or overturn municipal ordinances or charter provisions adopted by the Yourtown community.

4. No permit, license, privilege, or charter issued by the State or any agency, Commission, or Board to any person or any corporation operating under a State charter, or any director, officer, owner, or manager of a corporation operating under a State charter, which would violate the prohibitions of this Charter provision or deprive any Yourtown resident(s), natural community, or ecosystem of any rights, privileges, or immunities secured by this Charter, or any Constitution, or other laws, shall be deemed valid within Yourtown.
As Godlanders of Indigenous World Order of Godland we have following rights of protection by Diarchs of Godland

1. Godlanders' right to fully verify and validate the authority and the resource managers.
2. Right to The Jurisdiction of Godland through Indigenous World Order Courts (IWOCourt) of Godland. We establish the Courts consisting of 9 indigenous judges or a single indigenous chief whenever we find necessary. (Statute of Indigenous World Order Court of Godland, 6.2.18 on www.LoveOrder.INFO)
4. Each Godlander is a sovereign being, loved and supported by all of the Rulers of Godland rules and runes and is free from Roman Law fraud imposed on all the living by complex systemic violence directed by Roman Empire and Artificial Intelligence etc.

For the Record: This Charter was executed on this ___ day of ______ of the year two-thousand and eighteen, by a Yourtown People’s Assembly. Witness my hand:

For the People By:

.............................................
John-Henry: of the family Doe,  
All Rights Reserved

.............................................
Sara-Jane: of the family Smith,  
All Rights Reserved

For the People By:

.............................................
Silvio: of the family Gesell,  
All Rights Reserved

.............................................
Nikola: of the family Tesla,  
All Rights Reserved

Witnessing By:

Witnessing By:
Part IX. Baltic Sun Model (BSM) as base for practical rights of Godlanders

The Baltic Sun Model serves as the norm for restitution of all indigenous peoples. The Baltic Sun Model that can be seen in later chapters of this document, proves what self-deprogrammed Balts are capable of, and what the Indigenous World society as a whole is capable of if it re-programs itself in all 14 parameters of BSM, as soon as mind corruption and occupation of Roman Papacy Reich and Racism of Zion is dismantled by the Godlanders within those violent military orders.

The Baltic Sun Model is a national recovery concept for any Nation through indigenous rights. This BSM concept of universal rights of people balances the resources of every nation to the well-being and independence of each human alive.

Experts are uniting in all basic fields: economists, lawyers, ecologists, farmers, programmers, statisticians, physicists, mathematicians, officers and generals, managers, philosophers, psychologists and psychiatrists, doctors ... But for the structurisation of the System first those who think systemically and have capacity to see how to restructure the system itself.

Baltic Sun Model
14 basic rays of the National Competence Solar Structure for national security.

**Objective:** To create a system design where each nation thrives.

**Method:** Start national institutions to protect nation through all of 14 functions.

Activisation in the natural Universal Solar System where the strongest heat and light source supports all life by the 14 rays of the Baltic Sun Model:

1st **WORK** Leaving behind the dominance of the pyramidal (slaves, slave drivers, slave driver drivers, slave owners) and becoming freeholders. Human/family/tribe/nation uses systems that lead to ecological welfare. Secret “societies and governments” liberate themselves from their dark duties and are rewarded with block out of the dooms day.

2nd **LAWS** National Constitution and its rules and laws re-justified to the rights of Indigenous Peoples– the Election Law, Agrarian Reform, Tax, Export Tariffs, general land and property Nationalisation Law from foreigners. Disclosure of forged illusion of power of current political party system. Restauration of the constitutional state of the Nation including restored law systems of indigenous peoples. Nations Heart Tribunal and common law courts are re-established with all groups of the Nation represented where unconstitutional developments are exposed in a transparent information panel available to all in the Nation. War as such and war mangling is criminalized.

3rd **SECURITY** State care guaranteeing the resident welfare through the scientifically based computer program budget, that provides basic social security for everyone. National population identification for protection of any ethnogenetical people. Basic welfare income for indigenous and citizens.
4th  MONEY  National commercial bank restoration, the independence status of the national currency updated, printed on the territory of the Nation. The base of the currency is no gold or silver, but the fertile seeds of all living, as well as people. Bretton Woods like international agreement to free global bank cartel and let it enjoy vacation. Several security levels, as – if national currency system fails local communities are to create regional money and indigenous money. Here are the instruments to support nations exchange of goods and services to the level of abundance and welfare. Indigenous money of traditional kind as security base.

5th  ARMS  Environmental and military protection of the nation. Realisation of the existential threats in the environment of the Nation. Indigenous peoples negotiations and contracts with the military and global power structures. Systems that protect all in the structure of 14 rays and the system itself.

6th  BALANCE  Peace, harmony, balance. Balance between the internal and external. Harmony is in peace within ourselves and with the others, in self-sufficiency and unity, as well as in the understanding and acceptance, where fear, manipulation and lies are left within the filter. Balances all 14 rays.

7th  FERTILITY  National health and existence. National programs for return to the lands of predecessors and rehabilitation of ancient and modern peoples of the Nation. National population recovery and growth. Fertility is cherished and families thrive.

8th  IDENTITY  National ethnical culture league. National Codex and it’s National Network. Conscious Identity and Loyalty. National culture as the center of the ethnical culture flower for all different ethnical resident groups of the Nation. Structure of various types of Nations: ethnical, genetical, geografical, professional...


10th  ENERGY  Environmentally friendly modern Energy and responsible use of the natural resources, which ensures their protection even for future generations. Everybody in the Nation gets certain quota of energy supply free.
11th  EDUCATION  Life Long Education Program, contributing to a rich spiritual world and warm community culture, providing abundance and security. Nations indigenous peoples calendar among others. Nations Indigenous history as the core of structure of the divine order. Family oriented schooling for fertility oriented lifestyles close to nature.

12th  NETWORK  Peoples Media Net and Open Source Systems program where each resident may leave recommendations for improving the system of the National State. Fills the 14 rays with wisdom of the Nation. The wise elders of Indigenous people of each Nation are an Indepandent councel that manages and directs the structures. This is the basic instrument through which the representatives of the Nation control the state. Everybody in the Nation gets certain quota of commuinction supply free.

13th  CONTROL  National control of the state apparatus by Indigenous Council and citizen unions. Systematised structure that preserves National interests, principles, objectives, examines the mass media, controls government and parliamentary work, effectively providing for the national sovereign power to belong to the people of the Nation”.

14th  LOVE  Love – of the country and the people. I love myself /you / the world as the grass grows and your / the world’s love is filling me. Only all peoples of the the Nation loving, competent and loyal people have acces to decission levels in the territory of the Nation. Indigenous spirituality life style thrives from oxa gift economy. All people in the territory of the Nation are loved. Death cult and occult rituals with blood, flesh and sacrifice of living creatures are forbidden. You decide - if You live in a couple or polygamy, - if You believe in one or many deities.

The BSM rights of Godlanders and the level provided by appointees

in the natural Universal Solar System where the strongest heat and light source supports all life by the 14 rays of the Baltic Sun Model:

1st WORK Leaving behind the dominance of the pyramidal Rasist Rothchilds Roman Reich totalitarian slavery machine (slaves, slave drivers, slave driver drivers, slave owners) and becoming freeholders. Human/family/tribe/nation uses systems that lead to ecological welfare.

Secret “societies and governments” liberate themselves from their dark duties and are rewarded with abolishment of the ongoing dooms day process for national democide massacre of all nations. Disclosure of forged illusion of power of current political party system - all political parties are closed and individual responsibility of those in power is established. Racist Depopulation matrix, Nuclear War Systems included, is exposed and work within it is criminalised.

To do divine work of Energisers own self consciousness Godlanders receive (see Indigenous World Order Bank of Godland Constituting Act for detail):

- monthly oxa without any proof of work
- professional oxa for valuable improvements of indigenous and other societies
- educational oxa for re-educationers who rescue the bio-robotised masses
- rehab oxa for deep rehabilitation in case of severe bio-robotisation cases of total indoctrination into slavedriving, terrorizing and fooling people routines and activities,
- pension oxa for Energiser receiving pension of Godland, usually after age of 55
- Stand Down oxa to entities within RRRR CoRporations to Stand Down, with gratitude for understanding of the severe conditions and the total necessity of reorganization of RRRR as it is based on endless war structures,
- or Indigenous Court penalties that include the whole spectrum of Indigenous traditional penalties, including death penalty in severe cases of beyond help un-reprogrammable murder obsessions that cannot be prevented securely by incarceration or other human option of preservation of the Energiser
- each Energiser that is alive has CoNporation Indigenous World Order Bank of Godland stock value of 140 Milliard WIR (World Indigenous Runes) and CoNporation will do all in its powers to preserve each Energiser’s life.
The basic divine level 0 work is provided by Gods of Love, Peace and Understanding.
Level 1 work is provided by appointees of Indigenous Court of CoNn/-a.
Level 2 work is provided by appointees of Indigenous Chiefs.
Level 3 work is provided by appointees of Indigenous Courts of 9 casual indigenous humans.
Level 4 work is provided by appointees of National State government common law courts.
Level 5 work is provided by appointees of local council government common law courts.

2nd LAWS National Constitution and its rules and laws re-justified to the rights of Indigenous Peoples and for their welfare and wellbeing sworn Rulers and elected managers – the Election Rules, Agrarian Reform, Tax, Export Tariffs, general soals, land and property Nationalisation Rules from the 3 Papal Crowns and other occupants in each nation. Restauration of the constitutional state of the Nation based on restored law systems of indigenous peoples. Nations Heart Tribunal and common law courts are re-established with all groups of the Nation represented where unconstitutional developments are exposed in a transparent information panel available to all in the Nation. War as such and war mangling is criminalized.

All Laws of 3 Crowns Papal corporate totalitarian era are null and void. All lawyers are free from their professional madness and receive Stand Down oxa and rehab oxa for enjoyable rehabilitation and loved life.

All laws are in the order of 6 levels of priority:

The basic divine level 0 law of Natural law states: Do Good (Be God) (Do No Harm).
Level 1 law is decided by Indigenous CoNns.
Level 2 law is decided by Indigenous Chiefs.
Level 3 law is decided by Indigenous Courts of 9 casual indigenous humans.
Level 4 law is decided by National State government common law courts.
Level 5 law is decided by local council government common law courts.

All courts are in the order of following authority:

The basic divine level 0 court is court of Gods of Love, Peace and Understanding.
Level 1 court is decided by Indigenous Court of CoNn/-a.
Level 2 court is decided by Indigenous Chiefs
Level 3 court is decided by Indigenous Courts of 9 casual indigenous humans.
Level 4 court is decided by National State government common law courts.
Level 5 court is decided by local council government common law courts.

3rd SECURITY  We rather use Words instead of SWords.
State care guaranteeing the resident welfare through the scientifically based computer program budget, that provides basic social security for everyone.
By 3 Papal crowns stolen National States are reestablished and all Energisers within them are ensured and protected National population identification for protection and fertility of any ethnogenetical people.
Basic welfare income for indigenous and any citizens.

The basic divine level 0 security provide Gods of Love, Peace and Understanding.
Level 1 security provide sheriffs by Indigenous Court of CoNn/ -a.
Level 2 security provide sheriffs by Indigenous Chiefs.
Level 3 security provide sheriffs by Indigenous Courts of 9 casual indigenous humans.
Level 4 security provide sheriffs by National State government common law courts.
Level 5 security provide sheriffs by local council government common law courts.

4th OXA (money) National commercial banks restored and functional, the independence status of the national currency restored, national currency produced on the territory of the Nation. The base of the currency is no gold or silver, but the fertile seeds of all living, as well as people called Energisers. Bretton Woods like international agreement to free global bank cartel and let it enjoy vacation. Several security levels, as – for in case national currency system fails local communities have regional money and indigenous money. Digital money is unsafe and is just for convenience. The most important instrument that supports nations exchange of goods and services to the level of abundance and welfare is Indigenous oxa of World Indigenous Runes, 1 WIR = 1 Euro = 1 Pound. Oxa is the value of all money and no digital or traditional notes are valid if they are not tied to indigenous oxa.

Swedish Riksbanken (after going through Indigenous Decentralisation process, the very first central bank of the world) overtakes the 2 central
bank of the World functions and status previously held by 2 organisations - the Federal Reserve Bank of America and BIS.org, that are foreclosed as the private Rasist Rothchild Roman Reich banks they were.

The basic divine level 0 oxa is provided by Gods of Love, Peace and Understanding.
Level 1 oxa is provided by appointees of Indigenous Court of CoNn/ -a.
Level 2 oxa is provided by appointees of Indigenous Chiefs.
Level 3 oxa is provided by appointees of Indigenous Courts of 9 casual indigenous humans.
Level 4 oxa is provided by appointees of National State government common law courts.
Level 5 oxa is provided by appointees of local council government common law courts.

5th ARMS  We rather use Words instead of SWords.
Environmental, civil and military protection of the nation. Realisation of the existential threats in the environment of the Nation. Indigenous peoples negotiations and contracts with the military and global power structures. Systems that protect all in the structure of 14 rays and the system itself.
All Energisers have to be well informed about the Depopulation Matrix and the Nuclear War Systems.
Food stock is available for 5 year survival of Energiser population in case of global nuclear winter.
Environmental apocalypse is stopped with wide and deep programs, reforms and processes.

The basic divine level 0 protection is provided by Gods of Love, Peace and Understanding.
Level 1 protection is provided by appointees of Indigenous Court of CoNn/ -a.
Level 2 protection is provided by appointees of Indigenous Chiefs.
Level 3 protection is provided by appointees of Indigenous Courts of 9 casual indigenous humans.
Level 4 protection is provided by appointees of National State government common law courts.
Level 5 protection is provided by appointees of local council government common law courts.

6th BALANCE  Peace, harmony, balance. Balance between the internal and external. Harmony is in peace within ourselves and with the others, in self-
sufficiency and unity, as well as in the understanding and acceptance, where fear, manipulation and lies are left within the filter. Balances all 14 rays.

We don’t panic and we don’t worry – we are the solution – the indigenous messiahs - and we know our rights of Godlanders and we take our time to live them in into this reality – here and now.

The basic divine level 0 balance is provided by Gods of Love, Peace and Understanding.
Level 1 balance is provided by appointees of Indigenous Court of CoNn/ -a.
Level 2 balance is provided by appointees of Indigenous Chiefs.
Level 3 balance is provided by appointees of Indigenous Courts of 9 casual indigenous humans.
Level 4 balance is provided by appointees of National State government common law courts.
Level 5 balance is provided by appointees of local council government common law courts.

7th  FERTILITY  National health and existence.

We establish National programs for return to the lands of predecessors and rehabilitation of ancient and modern peoples of the Nation, for National population recovery and growth.

Fertility is cherished and prioritized with goal of making families to thrive responsibly. Depopulation matrix is exposed and dismantled.

The basic divine level 0 health insurance is provided by Gods of Love, Peace and Understanding.
Level 1 health insurance is provided by appointees of Indigenous Court of CoNn/a.
Level 2 health insurance is provided by appointees of Indigenous Chiefs.
Level 3 health insurance is provided by appointees of Indigenous Courts of 9 casual indigenous humans.
Level 4 health insurance is provided by appointees of National State government common law courts.
Level 5 health insurance is provided by appointees of local council government common law courts.

8th  IDENTITY  National ethnical culture league is the core identity of every nation.
National Codex is established by the indigenous and it’s National Network of Indigenous Energisers is the generator of the law, education and welfare redistribution to all Energisers.

Conscious Identity and Loyalty to the local indigenous people is the mechanism that protects each People and Race globally.

Racist Depopulation matrix is exposed and dismantled.

National Indigenous culture is the center of the ethnical culture flower for all different ethnical resident groups of any Nation.

Structure of various types of Nations is established and protected: national, ethnical, genetical, geografical, professional.

Ethnogenetical priorities for local, regional and area indigenous groups are supported to stop racsim and protect the fertility of each and every group.

The basic divine level 0 identity is proved by Gods of Love, Peace and Understanding.

Level 1 identity is proven by appointees of Indigenous Court of CoNn/-a.

Level 2 identity is proven by appointees of Indigenous Chiefs.

Level 3 identity is proven by appointees of Indigenous Courts of 9 casual indigenous humans.

Level 4 identity is proven by appointees of National State government common law courts.

Level 5 identity is proven by appointees of local council government common law courts.

9th RESOURCES

Nation’s Energisers (humans) are the highest and most valuable resource that is totally dependent on the level of wisdom, heart consciousness and grace of their leaders and rulers.

Nation’s land and property, industrial and manufacturing sector Inventory and Indigenous Decentralisation is CoNducted for the use in the interests of the Energisers of the nation under direct leadership of local indigenous people.

National basic self-providing internal market and labor market is established.

Return to life in close coexistence with Nature is prioritised and established at any claim of indigenous people.

Indigenous Decentralisation of all corporations is processed establishing welfare redistribution of goods and services to each and every one.

Housing, land and basic foods quotas are free for the Indigenous and Citizens.

Indigenous family has right to return to natural farming lifestyle and get a 30 ha land per CoNpetent farmer.

Landscape villages are restored.
Each council has to grant at least 999 ha of land to indigenous settlers as fast as possible.
Racist Depopulation matrix is exposed and dismantled.

The basic divine level 0 redistribution is provided by Gods of Love, Peace and Understanding.
Level 1 redistribution is provided by appointees of Indigenous Court of CoNn/ -a.
Level 2 redistribution is provided by appointees of Indigenous Chiefs.
Level 3 redistribution is provided by appointees of Indigenous Courts of 9 casual indigenous humans.
Level 4 redistribution is provided by appointees of National State government common law courts.
Level 5 redistribution is provided by appointees of local council government common law courts.

10th ENERGY  Energy of loving Energisers is the most valued source of energy that saves all living systems on Earth. Environmentally friendly modern energy coexists with responsible use of the natural resources, ensuring their protection for future generations.

Everybody in the Nation gets certain quota of energy supply free.
The basic divine level 0 energy redistribution is provided by Gods of Love, Peace and Understanding.
Level 1 energy redistribution is provided by appointees of Indigenous Court of CoNn/ -a.
Level 2 energy redistribution is provided by appointees of Indigenous Chiefs.
Level 3 energy redistribution is provided by appointees of Indigenous Courts of 9 casual indigenous humans.
Level 4 energy redistribution is provided by appointees of National State government common law courts.
Level 5 energy redistribution is provided by appointees of local council government common law courts.

11th EDUCATION  Life Long Education Programs, contributing to a rich spiritual world and warm community culture, providing abundance and security for each Energiser.
Nations indigenous peoples calendar of Solstices is the base and the rhythm of the Year.
Nations Indigenous history is the core of structure of each divine national order.
Indigenous education schooling is restored in the whole chain of schooling structures available to each Energiser. Schooling is family oriented for fertility lifestyles close to nature in village and farm like communities. Racist Depopulation matrix is exposed and dismantled.

The basic divine level 0 education is provided by Gods of Love, Peace and Understanding.
Level 1 education is provided by appointees of Indigenous Court of CoNn/a.
Level 2 education is provided by appointees of Indigenous Chiefs.
Level 3 education is provided by appointees of Indigenous Courts of 9 casual indigenous humans.
Level 4 education is provided by appointees of National State government common law courts.
Level 5 education is provided by appointees of local council government common law courts.

12th NETWORK People’s /Energiser’s Open Media Net and Open Source Systems programs where each Energiser can find all means necessary for improving the system of the local society, National State and global matters. Energiser network fills the structures supporting the 14 rays with wisdom of the Nation through local societies of peaceful Energiser groups. This is the basic instrument through which the representatives of the Nation fulfill their rights and control the state and it has to be present in any square km of Earth’s populated areas.
Every Energiser of each Indigenous Nation after oath gets certain basic quota of communication and transportation means supply free (telephone, IT etc) to be safe and vital.
Racist Depopulation matrix is exposed and dismantled by Indigenous Nations through conscious Re-Population where each Energiser is connected with crucial for the Energiser and Indigenous societies people and societies that connect the Energiser.

The basic divine level 0 network is provided by Gods of Love, Peace and Understanding.
Level 1 network is provided by appointees of Indigenous Court of CoNn/a.
Level 2 network is provided by appointees of Indigenous Chiefs.
Level 3 network is provided by appointees of Indigenous Courts of 9 casual indigenous humans.
Level 4 network is provided by appointees of National State government common law courts.
Level 5 network is provided by appointees of local council government common law courts.

All 280 million businesses registered on DNB.com, UPIK.de and Siccode.com are reorganized and reregistered in Indigenous World Order of Godland for local, national and Earthly welfare and peace activities of all Energisers instead of business for private profit of 3 Crowns corporations of papacy and Illuminati clans and depopulation mass murder of most of Energisers.

13th CONTROL National control of all parts of global, state, council, societies, groups and cooperatives apparatus by Indigenous courts, Councils and citizen unions. Systematized structure that preserves Energiser, Indigenous and National interests, principles, objectives, examines the mass media, controls government and parliamentary work, effectively providing for the national sovereign power to belong to the people of the Nation”.

The wise elders of Indigenous people of each Tribe hold Independent councils that manage and direct local structures, even controlling the higher levels up to the CoNns.

Racist Depopulation matrix is exposed and dismantled through conscious Re-Population where each Energiser is in a structure of people and societies that love the Energiser.

Every Energiser of each Indigenous Nation gets certain basic quota of communication and transportation means supply free (telephone, IT etc) to be safe and vital.

The basic divine level 0 control is provided by Gods of Love, Peace and Understanding.

Level 1 control is provided by appointees of Indigenous Court of CoNn/-a.

Level 2 control is provided by appointees of Indigenous Chiefs.

Level 3 control is provided by appointees of Indigenous Courts of 9 casual indigenous humans.

Level 4 control is provided by appointees of National State government common law courts.

Level 5 control is provided by appointees of local council government common law courts.

14th LOVE Love – of all units –country or people. I love myself /you / the world as the grass grows and your / the world’s love is filling me.

Only all peoples of the Nation loving, competent and loyal people have acces to decission levels in the territory of the Nation.

Love rules and War is criminalized.
Indigenous spirituality life style thrives fueled by oxa gift economy. All people in the territory of the Nation are loved. Death cult and occult rituals with blood, flesh and sacrifice of living creatures are forbidden. Racist Depopulation matrix is exposed and dismantled. You decide - if You live in a couple or polygamy, - if You believe in one or many deities. Indigenous temple is restored at least each 100 square ha.

The basic divine level 0 Love is provided by Gods of Love, Peace and Understanding. Level 1 Love is provided by appointees of Indigenous Court of CoNn/ -a. Level 2 Love is provided by appointees of Indigenous Chiefs. Level 3 Love is provided by appointees of Indigenous Courts of 9 casual indigenous humans. Level 4 Love is provided by appointees of National State government common law courts. Level 5 Love is provided by appointees of local council government common law courts.

The Baltic Sun Model for the healing of anything and anyone.

As t ex Formulation in Indigenous Decentralisation by Ditta of Godland, 7.1.12077.

The Baltic Sun Model expresses the 14 areas of our Divine rights and duties, that are dual. I love and I am loved, I work for others and others work for me, I judge and others judge me... The circle of these rights is that You are not managed by any people who don't love You.

The tone of the 14 rays of the Baltic Sun Model:

0. I love me, my family, my kin, my tribe, my people, my nation, my race, other races, the raceless, my continent, my planet, my universe

1. I work for me, my family, my kin, my tribe, my people, my nation, my race, other races, the raceless, my continent, my planet, my universe

2. I get insured me, my family, my kin, my tribe, my people, my nation, my race, other races, the raceless, my continent, my planet, my universe

3. I create money myself to cover basic needs of me, my family, my kin, my tribe, my people, my nation, my race, other races, the raceless, my continent, my planet,
my universe

4. I know divine laws and am a just and loving judge to me, my family, my kin, my tribe, my people, my nation, my race, other races, the raceless, my continent, my planet, my universe

5. I protect the environment of me, my family, my kin, my tribe, my people, my nation, my race, other races, the raceless, my continent, my planet, my universe

6. I balance into peace me, my family, my kin, my tribe, my people, my nation, my race, other races, the raceless, my continent, my planet, my universe

7. I keep healthy me, my family, my kin, my tribe, my people, my nation, my race, other races, the raceless, my continent, my planet, my universe

8. I keep ethnogenetical culture of me, my family, my kin, my tribe, my people, my nation, my race, other races, the raceless, my continent, my planet, my universe

9. I share the resources to me, my family, my kin, my tribe, my people, my nation, my race, other races, the raceless, my continent, my planet, my universe

10. I find energy to me, my family, my kin, my tribe, my people, my nation, my race, other races, the raceless, my continent, my planet, my universe

11. I teach me, my family, my kin, my tribe, my people, my nation, my race, other races, the raceless, my continent, my planet, my universe

12. I am connected to me, my family, my kin, my tribe, my people, my nation, my race, other races, the raceless, my continent, my planet, my universe

13. I control me, my family, my kin, my tribe, my people, my nation, my race, other races, the raceless, my continent, my planet, my universe
Part X. Criminal Nuclear War Systems

Godlanders have the right to be protected from Nuclear Wars Systems that are the modern form of warfare with radioactive and other chemicals and electro-magnetical Materia, as well as psychosocial weaponry of racism, disinformation, financial and ID chippisation and other lethal genocide methodologies sustaining cold nuclear war embedded with the wide and deep depopulation matrix.

Material

 Therefore the material of CNWS consists of all weapons of war and mass murder, artificially created lack of basic and community resources, and in democide and genocide involving whole matrices of technical devices, machinery and buildings.

Itemized more fully, the material CNWS consist of

1) All weapons of war and mass murder - Nuclear weapons, biological weapons, chemical weapons, microwave, scalar weapons, and conventional weapons, for attack on humans.
2) Drugs, alcohol, and nicotine are also used as a material weapon.
3) Money as weapon of discrimination, racism and genocide, but money is mainly a psychosocial weapon at the same time, cause its criminal methods and digital and electronical modern ways have to be accepted by the ignorant users, who doesn’t bother to detect the creators and distributors verification and validation
   a) Artificially created lack of basic resources – water, food, housing, comfort and reproduction networks, clothing, farming land, telecommunications, sustainable labor network, tools for protection, transportation vehicles.
   b) Artificially created lack of community resources - housing for ethnogenetical and language protection societies of any group, electricity, petroil, free energy, courts, local money, cooperative banking, media, indigenous temples, hospitals, local native militia.
4) In democide and genocide structures and processes involved whole matrices of technical devices, machinery and buildings.
5) Humans involved in CNWS are of various racial, ethnogenetical and language groups, but some are more dominant than others. Groups involved in planning and financing of CNWS have to be established and reordered to stop the apocalyptic events of global genocide.
Social

6) De-population plans of secret rulers (Agenda 21, Barbra Spectre warnings, 3 war plan of Illuminati to gain world order)
7) Disinfection weapons – within courts, media, education, governance, religion, banks, security, health and environment.
8) Illegal social constructions as weapons of mass destruction – as corporations that are dead, unhuman, unreliable, irresponsible, immortal personas that have committed the worst possible genocide and democide acts through employees.
9) Irresponsible employment systems as excuse for genocidal acts
10) Destruction of rulers, rules and runes concept - fraud of calling law mainly unlawful policies and imposed laws of Lew-ites for the gain of on all peoples imposed “racist chosen people”
11) Distortion of the CoNept of “chosen people” as all indigenous people are the chosen people of their predecessors lands
12) Social aspect of Money as weapon of discrimination, racism and mass destruction
13) Destruction of gift economy reality, that is the base of all nature laws
14) Destruction of morality and heart consciousness closely tied to destruction of gift economy, as business conceptually is based on immoral, feudal and even destructive profitability bases.
15) Social systems of housing as a concentration/death camp
16) Destruction of self-governing units - from a one man one woman independent reality, to families, farms, villages, areas, regions...
17) The social process of destruction of sacred feminine and male identity as the cult of fertility
18) Imposing of monogamy and gender confusion
19) Abortion industry as mass murder
20) Imposing of Satanic religions on children and grown ups
21) Fertility and health destruction by WIFI, mobiles and data generator masts
22) Radiation risk prediction modeling as a weapon of mass destruction, where ECRR/ model has to be used instead of ICRP.
23) Social process of ongoing nuclear contamination war, by bomb testing, nuclear powerplants, and ecologically impossible nuclear waste disposal
24) Food and water supplements by Corpus Alimentarius
25) Air, food and water poisons by chemtrails as chemical weapons
26) Lack of real money as mass murder of the unborn children as parents can’t afford even the tiny expenses
27) Destruction of family, kin and race to leave these structures unprotected and diminishing.
28) Stealing of children and grandchildren by corporate social service entities for profit, child trafficking and pedophilia
organized crime in psychiatry by lack of loving environment treatments, lack of resources for terrorised exhausted people robbed by the corporations and poisoned by pharmaceutical/medical combine.

matrices of mainstream mind control methods for controlling the masses through media and apparent entertainment

Storing the elderly in environments of no or too little contact with the new generation to leave them in lack of experience of the elderly advice protection

Storing the young in mass storage schools with education that is more like slave bio-robotisation with too little contact with their families

Forced identification, registration and taxation with one geographical unit that has no competition, living in enforced no choice trap – death camp

Stealing of wealth – holding conceptual frame of automatized stealth of all wealth through transatlantic trade agreements, exports,

Enforced automic digitalization of all wealth-acquiring processes that results in bio-robotisation of people in a totalitarian system with no chance for any impact on it.

mainstream hidden forms of slave labour – from effective and high technology to primitive, but always with far too many working hours and too little insurance and contamination exposure compensation, people would work only a couple of months in a 100 year life if the resources were managed effectively in a real state where citizens are stake holders at last.

The social process of destruction of environment that erases endless wealth

Destruction of all sorts of species of life forms, that erases endless wealth

Stealing of planetary resources by a tiny irresponsible group of robber barons and mass murderers – totalitarian psychopaths, aliens

Cannibalism (Skull and Bones rituals of sacrifice of Indigenous peoples)

Pedophilia (global Pizz Gate)

banking as hypnotic social service with criminally unjustly monopolises crucial technology

Divine

Schizophrenic demands for one God though people pray to thousands of various divinities.

Cannibal and Death Cult religion takeover of spirituality hiding the living Gods and torturing living saints

Fraud of atheism to stop the Gods creation of Divine reality on Earth

Establishing Kings that are not directly chosen by the living Gods of Love, Peace and Understanding, and leaving Gods Kings resource less

Systemic elimination of Love from the conceptual social realities to induce fear and hate as global Satanic cult
Part XI. Practical examples for Godlanders

In order that no man or woman shall be forced into co-conspiracy to finance or participate or otherwise be forced into the service of world war producing groups, and presently being unlawful to enter into or to be in the local labor market, see above, in times of functional electricity and foods logistics administration, all Energisers given oath to local Indigenous receive Basic-Income-Oxa without working and additional Pro-oxa for indexed hours worked.

All Energisers contribute in the indigenous Indipendency Agricultural, Industrial and Communications Labour markets as much as they can while supporting their own families in a responsible way that preserves health and fertility of their kind – ethnogenetic and racial, without Causing overpopulation and ensuring the wealth of next generations.

As the present unlawful structures have been orderly transitioned into lawful structures or until such a time as the Indigenous have been provided with all means possible for independent thriving under their own laws and on their own land according to what is defined further down, provide those men and women of indigenous peoples, who in this regard shall be deemed to be whoever claim and prove they are indigenous, with a completely tax free monthly compensation for costs of clothing, food, housing, travel, communication, health care, etc, in the order of what is the norm for income and living expenses where the man or woman choose to have his or her residence. While there are no practically available alternatives to the existing commercial systems for obtaining these necessities, the completely tax free monthly compensation must be in the same systems as to make purchases possible, this being of life necessity.

Due to the mind corruption and indoctrination everyone have the right to a full de-programming. No individual that is in a position to make decisions affecting others outside the most immediate family may have or keep such a position unless he or she demonstrate the ability to understand and think fully independently, completely for him or herself, and that he or she is loyal to the indigenous peoples of Godland. The loyalty oath must be both written and on video, available for all.

To facilitate full de-programming for anyone wishing such, a Folkhögskola, a nordic term, must be a part of the compensations to Godlanders. The Folkhögskola must be truly independent from the mind corruption, etc., that it is to de-program people from. The Folkhögskola most certainly must not be subject to any taxes, levies or county/länsstyrelse/environment regulators or regulators, or any other legal obligations outside those of the Indigenous laws of Godland. Such premises must be fully under the Indigenous laws of Godland, and not under any
other legal obligations.

For starters, Indigenous peoples shall be assigned 999 hectare in each municipality, where they shall live according to indigenous peoples customs, including in their own ancestral clans, lineages or family societies, with their own labor market, indigenous peoples salary payed out similar to basic income, where indigenous peoples appoint their own representatives without any manipulable party system, where there are the indigenous peoples own Courts, own indigenous banks, schools, temples, universities, insurance, health care, and media. These Indigenous peoples lands shall not be levied with any municipality or other taxes and they shall not be under any county/länsstyrelse/environment regulators or regulators, and not under any other legal obligations outside those of the indigenous peoples own Courts.

As Ditta & Leif of Godland have cancelled any and all corporate CHARTERS, United Nations, etc, no national or international statutes, rules, treaties, executive orders, constitutions, acts, etc through such cancelled bodies can have any power over Indigenous peoples lands, including the Folkhögskola. Ditta & Leif of Godland have invoked Indigenous Decentralisation of any and all corporate CHARTERS of all business corporations pretending to be governments of peoples of all 200 states of the world such as Switzerland, Austria, Vatican, China, Japan, City of London, Russia, Israel, DC Columbia, The United States Federal Government, UNITED STATES of America, "STATE of ...", business corporation United Nations registered in New York, Inclusive of any and all abbreviations, idem sonas, or other legal, financial or managerial forms, any and all international equivalents, inclusive of any OFFICES, inclusive of any and all OFFICERS, PUBLIC SERVANTS, EXECUTIVE ORDERS, TREATIES, CONSTITUTIONS, MEMBERSHIP, ACTS, and any and all other contracts and agreements made thereunder and thereby, are now, void, worthless, or otherwise cancelled, unrebutted; ... See Declaration of Godland and Charter of Godland, 12017-06-11.

The children of the Indigenous peoples shall not be taken from the Indigenous peoples. Indigenous peoples have the collective right to live in freedom, peace and security as distinct peoples and shall not be subjected to any act of genocide or any other act of violence, including forcibly removing children of the group to another group. The children of the Indigenous shall specifically not be mind corrupted, mind entrained or mind entranced according to the fraudulent mind deceptions through the usually hidden rules of Platonism originally imposed via foreign religion through 999 years of roman occupation, creating the current Western culture of total terror, where the People have been restricted to only be able to accept how it is and to obey.

No child shall be forced to the mind corruption and indoctrination decreed by various Agencies for Education. In for example Sweden, no child have been
allowed any other education than according to the directives of the Swedish National Agency for Education, Skolverket. Most certainly, no child should be taken from the responsible parents that protect the child from such indoctrination, because, as Ola Alexander Frisk explain in his Open Letter To Angela Merkel - The Real Problem Is That The Schools Trick Us By A False Science Based On Static Dogmas Of The Church, published 7 December 2016 (https://hyperdialog.blogspot.com/2016/12/open-letter-to-angela-merkel-real.html),

"The ongoing total crisis of the West is called economical or political. The true cause of the difficulties is an intellectual confusion as our possibilities to understand life and the world are usually restricted by hidden religious dogmas.

[...]

The massive problem is the Academic tradition, that has a monopoly of Knowledge and Education, is a hidden religious organisation that trick the people AND the political élite to accept or even worship Dictatorship; by hidden dogmas of the Church that is said to be Reason and Science.

For example the central demand to be Normal in the so called Science of Psychology has no concrete definition as it is a hidden Static dogma of the Church; that means that the people must be restricted to accept how it is and to obey. The historic relation is that our capacity to comprehend how to improve life and the society, in a concrete manner, has been replaced by to accept how it is and to obey.

[...]

The opportunity and challenge is now to create a culture of real Democracy based on a real Science and a concrete Reason.

Most people hate the School and suspect that they are misled by the massmedia or the Lying Media. But, they can usually not understand in a concrete fashion why or how it is done; as they from the beginning are trained to have a false understanding of life and the world that only supports to accept how it is and to obey.

We are simply tricked into a Static worldview - that takes away any concrete Dynamic qualities - like to develop the joy to discover, create and cooperate and are forced to accept how it is and to obey. Consequently, becomes Hidden or Open Dictatorships the same as how it must be.

All in all. We need to throw out the stupidity to restrict our capacity to understand life and the world.
We need to dissolve any relation between the State and the Academic tradition, that restrict our capacities, and develop a new system for how the State can support real Education and real Science.

The main and real objective of the Academic tradition is to make real thinking and real understanding mystical; in order to force the people to accept how it is and to obey.

The simple historic fact, that is usually hidden today, is that the current worldview of the West is a construction made to hide Dictatorship was made by the military dictatorship of the Roman empire.

The formal name of this method to fool the people to stupidity and suppression is Platonism.

Platonism is constructed to eliminate the foundations of true Democracy and true Science as it was developed and used in Athens. As the Athenians had formulated their ideals it was easy for the Romans to know what to eliminate.

The core of Platonism is to make the people believe that Reason, or the capacity to think, to reach insights, is mystical or impossible to grasp in a concrete manner.

In practice this means that The Mystical Reason reject concrete understanding of anything else than to accept how it is and to obey. The desired effect is that the highest Authority, like for example a State, is godlike or some form of god.

The teachings of the Academic cult are therefore based on the ideals of Dictatorship that has resulted in, for example Communism, Rasism, Fascism and Nazism. So, it is about time to cut off any relation between the national States of the Western world and the Academic tradition.

One of the main problems of today, or perhaps THE main problem, is that the massmedia is totally owned and made by promoters of the ideal to use hidden religious dogmas to fool the political élite as well as the people.

Parents who have had their children forced to the mind corruption and indoctrination decreed by various Agencies for Education should be offered restitution making possible Unschooling, etc. There is much material on how to do this, e.g. (some of these links in Swedish), http://www.denandraresan.com/search/label/Unschooling%20och%20omskolning , http://www.denandraresan.com/p/vi-har-ett-foretag-i-storbritannien-
The Gods of Love Peace and Welfare are With Us

As We Are With The Gods.

In Love,

Ditta & Leif of Godland

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Persident of Latvian Republic
www.LatvijasRepublika.INFO
www.LaBie.lv

Monarch of Monarchy State Sweden
http://monarkin-staten-
sverige.lege.net/en/
www.lege.net

Contact the IWO Court of Godland via bsi.court@gmail.com
Contact the IWO Bank of Godland via oxa.money@gmail.com

In Jordbro, Sweden, 15.5.18
Glossary of terms

Admiralty or Maritime Laws – imposed laws that are no rules but crooks to control humans by money currents/ flow https://youtu.be/gOF_zuHUuzU

Baltic Sun Model – matrix of parameters of basic commodities aimed to be supplied to ensure the rights of Godlanders in all 14 parameters of Baltic Sun Model that is one more Konceptual base of the Rights of Godlanders – to have guaranteed 1) free will labor, 2) love laws, 3) social insurance, 4) selfgoverned money, 5) peace, 6) stability, 7) fertility, 8) identity, 9) selfgoverned resources, 10) energy, 11) true knowledge, 12) real networks, 13) control the order, 14) be loved and love.

Baltic Indigenous Runes – indigenous oxa (money) that is co-created by oneself, accounted at indigenous society, and converted at local council in Baltic Sea Region - isn’t debt. https://loveorder.files.wordpress.com/2017/08/oxa-money-2-sided-min.pdf

Business – trade of goods and services for profit in racist finance frame of BIS.org and registry of DNB.com

CoNn, CoNna/Konn, Konna – alive, loving, wise, responsible and contactable indigenous human ruler fulfilling the multiple tasks of highest priest, chief/king/queen, secretary general, commander general, judge, banker, insurer, trustee etc that ensures redistribution of wealth and protection of welfare of all living systems. PineCONe is the symbol of fertility.

CoNporation – for wealth and fertility of all Energisers, common good, by Godlanders shared society managed by CoNns/-as implementing equal redistribution of basic and other commodities etc to ensure the rights of each and every one of all global Godlanders and Energisers

CoNmitment – each manager has to prove the commitment to CoNns who protect all Energisers.

CoNtract - each manager proves the commitment to CoNns with CoNtract that is signed by both parties.

CoRporation = Corps – for wealth of owners of business managed corps for trade of goods and services that is an administrative machine to implement Depopulation Matrix that eliminates the wealth of Energisers and all living beings

Cold nuclear war – the fear of nuclear attack and the real contamination of earth through numerous underground and other nuclear events that damage the living

Criminal Nuclear War Systems – the matrix of scientific, administrative, social and material commodities that withhold the cold and ongoing nuclear war

Democracy – efficient systemic slavery matrix invented by Demon Cratius

Democide – genocide of local population managed by it’s government

Depopulation matrix – the broad set of genocide mechanisms into trade, pharma, medicine, education, labor market, communications, military, etc

DUNS nr - global Roman empire corporate registry nr on UPIK.de and DNB.com. The portals pretend to be just a standardized company-wide identification system wherefore the D&B D-U-N-S® Number is the key for unique identification of global
business partners at UPIK® and DNB.com. At closer look one finds on DNB.com open statement about how DNB forges the relationships with data to get industry leading performances http://investor.dnb.com/ and deeper investigation reveals that DNB founding fathers have been doing this since Lewis Tappan helped to pretend that US abolished slavery though it started this enterprise in 1841 to develop this global empire of all 280 million businesses worldwide incorporated now under private companies US (UNITED STATES CORPORATION COMPANY) commercial business codes.  

**Gods** – all the indigenous Gods that don’t impose suffering rituals and canibalism  
**Godland** – Indigenous World Order managed by CoNns and CoNnas to ensure redistribution of wealth and protection of welfare of all living systems under controle and protection of Indigenous CoNns and CoNnas  
**Godlanders** – members of global indigenous world order of Godland who claim their Godlanders Rights and protection by Konns of Godland, Diarchs Ditta and Leif of Godland.  
**Godlanders’ Rights** – are expressed in the Act of Godlanders Rights on the matrix of 14 areas of parameters of rights of Godlanders in all 14 parameters of Baltic Sun Model that is one more KoNceptual base of the Rights of Godlanders – to have guaranteed 1) free will labor, 2) love laws, 3) social insurance, 4) self-governed money, 5) peace, 6) stability, 7) fertility, 8) identity, 9) self-governed resources, 10) energy, 11) true knowledge, 12) real networks, 13) control the order, 14) be loved and love.  

**Energisers** - all living humans of the Earth.  
**Indigenous human** – human with spiritual, cultural and ethnogenetical ties in indigenous families through at least 9 generations in certain geographical area.  
**Indigenous Decentralisation** – a process started by an indigenous human invoking investigation (verify, validate) and reorganization of a CoRporation to decentralize it to serve the needs of indigenous people and local Energisers.  
**Rules** - 1 basic universal Rule – Do No Harm – to which all other rules apply or are nollified. Rules may be decided by the Rulers- Indigenous Societies and CoNns, for Energisers.  
**Laws** – made by CoRporations, governments, parliaments etc and apply as long as they are accepted by Indigenous CoNns and chiefs and do not CoNtradict Do No Harm rule.  
**Modern Fashism** – depopulation mechanisms enforced through laws of private corporations for business of few, often hidden, irresponsible benefiters – new-feudal slave drivers and mass-murderers through depopulation matrix  
**Oxa** - money that is created by the indigenous Energiser and registered at the indigenous society, converted by the elected officials. Oxa can not be debt and is the real Gods-given legitimate means of exchange of goods and services on Earth that stops all war and suffering. The value of oxa is all the value of Earths energy, goods and services that are shared equally for the Energisers – humans - and other beings under the management of the wise and loving indigenous peoples chiefs who know and establish the rights of Godlanders.
Pathers – humans who follow the path of sCoNns wisdom and are Loving, Caring and Loyal to the indigenous people

Papal Bulls - a type of public decree, letters patent, or charter issued by a pope of the Roman Catholic Church and nullified by the Diarchs of Godland on 10.06.17.

Main Papal Bulls - Unam Sanctam and Three Crown Bulls

0. In 1302 Pope Boniface issued his infamous Papal Bull Unam Sanctam—the first Express Trust. The last line reads: “Furthermore, we declare, we proclaim, we define that it is absolutely necessary for salvation that every human creature be subject to the Roman Pontiff.” It is not only the first trust deed in history but also the largest trust ever conceived, as it claims the whole planet and everything on it, conveyed in trust.

1. first Testamentary Trust, through a deed and will creating a Deceased Estate, was created by Pope Nicholas V in 1455, through the Papal Bull Romanus Pontifex. This Bull had the effect of conveying the right of use of the land as Real Property, from the Express Trust Unam Sanctam, to the control of the Pontiff and his successors in perpetuity. Hence, all land is claimed as “crown land”. This 1st Crown is represented by the 1st Cestui Que Vie Trust, created when a child is born. It deprives us of all beneficial entitlements and rights on the land.

2. second Crown was created in 1481 with the papal bull Aeterni Regis, meaning “Eternal Crown”, by Sixtus IV. This 2nd Crown of Spain is represented by the 2nd cestui Que Vie Trust, created when a child is born and, by the sale of the birth certificate as a Bond to the private central bank of the nation, depriving us of ownership of our flesh and condemning us to perpetual servitude, as a Roman person, or slave.

3. crown paper bull was created in 1537 by Paul III, Crown Bar, or simply the Crown, or the Bar Associations have since 1816 been responsible for administering the “reaping” of the souls of the lost and damned, including the registration and collection of Baptismal certificates representing the souls collected by the Vatican and stored in its vaults. This 3rd Crown is represented by the 3rd Cestui Que Vie Trust, created when a child is baptized. It is the parents’ grant of the Baptismal certificate—title to the soul—to the church or Registrar. Thus, without legal title over one’s own soul, we will be denied legal standing and will be treated as things—cargo without souls—upon which the BAR is now legally able to enforce Maritime law.

Rase—a CoNcept used in the categorization of humans into groups, called races or racial groups, based on combinations of shared physical traits, ancestry, genetics, and social or cultural traits.

Rasism - prejudice, discrimination, or antagonism directed against someone of a different race based on the belief that one’s own race is superior. The belief that all members of each race possess characteristics, abilities, or qualities specific to that race, especially so as to distinguish it as inferior or superior to another race or races. Mixing of the races to eliminate the different races turning them into
confused slaves who don’t relate to their cultural heritage and don’t know their indigenous rights to the lands of their predecessors, and become ill, infertile and insecure because of the multifactorial polygenic diseases

**Siccode** – find it on siccode.com - as Standard Industrial Classification (SIC) codes are four-digit numerical codes assigned by the U.S. government to business establishments to identify the primary business of the establishment. Each and every company will have a primary SIC code. This number indicates a company’s primary line of business. What determines a company’s primary SIC code is the code definition that generates the highest revenue for that company at a specific location in the past year

**State** – is a cooperative society of all citizens of the country that has constitution and is ruled by alive verified and validated indigenous rulers proven to be loving, wise, experienced and loyal to the indigenous people of the country.

**Straw Man** your strawman fiction was created at your birth registration and it has been used to make some very unscrupulous people rich. It happened because your parents were fooled into thinking that they needed to register your birth and get a birth certificate for you. Doing crimes to the strawman is not "lawful" but after the birth has been registered, it is "legal" and there is a world of difference between those two terms, a difference which it is very important that you come to understand clearly [http://www.bsrrw.org/wp-content/uploads/2015/05/Strawman.pdf](http://www.bsrrw.org/wp-content/uploads/2015/05/Strawman.pdf)

**Straw Man’s Cage** - the cage of 3 Papal crowns. It is criminalised and dismantled by Rules of Rulers of Godland – Konns of Diarchy.

**Wealthism** – redistribution of worlds wealth to all Energisers

**WIR (World Indigenous Runes)** indigenous oxa (money) that is co-created by oneself, accounted at indigenous society, and converted at local council in any place in the world - isn’t debt . [https://loveorder.files.wordpress.com/2017/08/oxa-money-2-sided-min.pdf](https://loveorder.files.wordpress.com/2017/08/oxa-money-2-sided-min.pdf)