

TOP SECRET

C O N F I D E N T I A L

"Law Suit of Millennium"

Anonymous

"1000 Times Bigger Than Tobacco"

Anonymous

EARTHINGS
VS.
CLIMATE MAFIA*

CO₂ Class Action Suit

United States District Court of XXXXXXXXXXXX

by

Professor Jon Swift

June 21, 2023

Companion Research: [Carbon Dossier](#)

Companion Books: [The Book of Carbon](#)

Class Action Suit

Earthlings vs. Climate Mafia

[THE COMPLAINT](#)

[THE COUNTS](#)

[THE CLIMATE MAFIA](#)

[APPENDIX](#)

[WEBSITE](#)

CARBON is the most criminal element on the periodic table. It is charged with crimes against humanity. It is judged guilty of genocide. And, it is condemned to greenhouse gas chambers. Yet, the infamous atom is the holy grail for all governments in their quest for more taxes and total control.

Carbon Tax by any Other Name is still a Tax

[carbon tax](#)

[carbon footprint](#)

[carbon offset](#)

[carbon credit](#)

[carbon lease](#)

[carbon trade](#)

[carbon exchange](#)

[net zero](#)

TABLE OF CONTENTS

THE COMPLAINT	2
THE COUNTS	2
THE CLIMATE MAFIA	2
APPENDIX	2
WEBSITE	2
TABLE OF CONTENTS	3
About The Author	6
THE COMPLAINT	7
PLAINTIFF – MEMBERS OF THE CLASS	8
CO-DEFENDENTS	8
COUNTS AND ALLEGATIONS	11
COUNTS	11
COUNT 1 – CONSPIRACY TO COMMIT OFFENSE AND DEFRAUD CITIZENS OF THE UNITED STATES	11
COUNT 2 – RACKETEERING – RICO ACT TO CARRY OUT ERRONEOUS ACTIONS TO MISLEAD PUBLICS	12
COUNT 3 – VIOLATION OF PUBLIC TRUST BY EMPLOYEES OF GOVERNMENT AND ACADEMIC INSTITUTIONS	13
COUNT 4 – CHILD ABUSE UNDER (CAPTA) FOR FRAUDULENT AND ERRONEOUS EDUCATIONAL PRACTICES	13
COUNT 5 – BRAINWASHING AND TORTURE	14
COUNT 6 – SUPPRESSION and VIOLATION OF FREE SPEECH	14
COUNT 7 – FRAUD, DECEPTION, AND MISREPRESENTATION	15
COUNT 8– PAIN AND SUFFERING DIRECTLY AND INDIRECTLY PERPETRATED UPON CLASS MEMBERS	15
DAMAGES	15
Financial Damages	16
Psychological Damages	16

Physical Damages	17
APPENDIX	19
I. How Class Action Lawsuits Work	19
II. What Is a Class Action Lawsuit?	19
III. CLASS ACTION FAIRNESS ACT OF 2005	21
IV. EVIDENCE	22
V. RefundCarbonTaxes.com	23
VI. CO2 CLASS ACTION LAW SUIT	24
VII. 20+ Nations Have Class Action Suits or Similar Suits	25
United States of America	25
States with Class Action Suits	25
Canada	25
Great Britain	25
Countries with Class Action Suits	26
Argentina, Australia, Brazil, Canada, Chile, China, Denmark, Finland, Indonesia, Israel, the Netherlands, Norway, Portugal, South Africa, Spain, Sweden, Taiwan, and the United States. At least four more—Austria, England, France, and Poland—plus the European Union were said to be debating the adoption of such a procedure	26
In addition, at least four more—Austria, England, France, and Poland	26
Plus the European Union are said to be debating the adoption of such a procedure	26
APPENDIX VIII — LINKS TO CLIMATE REPORTS	27
Scientists • 1000 • 300	27
Chicanery • Corrupt • Collapse • False • Scam • Hoax • Imaginary • Myth • Hot Air • Skeptical	27
Climate Change • Natural	28
Greenhouse • Gas • Myth	28
Global Cooling	28
Not Caused by Humans	28

Green	29
Facts	29
IX. THE CLIMATE MAFIA	30
The Mafia	30
Mafia's Hierarchy of Power	30
Climate Conspirators Hierarchy of Power	30
Examples of racketeering charges	31

About The Author

Professor Jon Swift is a direct descendent of Rev. Jonathan Swift (1667 – 1745) the Anglo-Irish satirist, author, essayist, political pamphleteer, poet, and Anglican cleric, who lived during the coldest decades of the four centuries preceding the Millennium. Rev. Swift became Dean of St Patrick's Cathedral, Dublin, whence he led his freezing flock through the killing cold of what is known as the Maunder Minimum, seven decades when a record cold climate caused failed crops, wide-spread famine and excess deaths. The vicar is remembered for his literary work, *A Modest Proposal*, which is his satiric commentary on how the impoverished peasantry could survive their freezing lives by selling their children as nourishment for aristocrats, unfamiliar with frozen fortunes and family famine.

THE COMPLAINT

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DISTRICT COURT OF XXXXXXXXXXXXXXXXXXXXXXX

John Doe and hundreds of millions other John and Jane Doe's, who are residents of the United States of America and, but not limited to, 150 other nations, which are members of the United Nations and specifically of the *United Nations Intergovernmental Panel on Climate Change* (IPCC).

Plaintiff

CASE No.: XXXXXXXXXXXX

XXXXXXXXXXXX XXXXXXXXXXXX

XXXXXXXXXXXX XXXXXXXXXXXX

XXXXXXXXXXXX

vs.

Co-Defendants

PLAINTIFF – MEMBERS OF THE CLASS

1. Plaintiffs John Doe and Jane Doe are individuals and residents of United States of America and other residents of other countries whose laws legally enable such residents to join the plaintiff in United States Class Action suits.

CO-DEFENDENTS

2. Defendants are public corporations, nonprofit corporations, foundations, governments, government agencies, and individuals, which, at the time of the complaint, were incorporated in or residents of the United States of America and other countries permitted to participate in Class Action Suits in the United States of America.

Individuals;

3. **AL GORE.** On or about April 25, 1997, Al Gore, Co-Defendant, then vice president of the United States and chairman of the Council on Sustainable Development, directed the Council "*to not debate the science of global warming* [emphasis added], but should instead focus on the implementation of national and local greenhouse gas reduction policies and activities." Thus began the global warming deception, institutional lying, misrepresentation, misinformation, disinformation. charade, and fraud.

4. Al Gore released his movie, *An Inconvenient Truth*, on May 24, 2006, which showed graphic images of the apocalyptic consequences of the warming of the planet allegedly caused by human's use of fossil fuels. The compelling propaganda played a major role in frightening an entire generation of young and impressionable students around the world about the future, causing young people and many parents to feel guilty about their alleged role in destroying the planet Earth. They were urged not to drive cars powered by fossil fuels or to use fossil fuel energy to heat their homes. Gore urged the gullible to convert from coal, oil and natural gas to renewable energy sources such as wind power and solar power as the only energy sources endorsed by the federal government capable of saving the planet.

5. **JAMES HANSEN.** On June 23, 1988, James Hansen, Co-Defendant, and a NASA official at the time, appeared before Congress to warn of the impending death of planet Earth due to global warming, if humans did not immediately cease their dependence on fossil fuels to end global warming.

6. **MICHAEL MANN,** The Hockey Stick Man

7. **BILL NYE THE SCIENCE GUY.** Bill Nye The Science Guy, Co-Defendant, an individual, is representative of media personalities, commentators, and program celebrities, who act as disciples of the Gore and government movement, disseminating Gore's and the government's propaganda to unaware and unsuspecting audiences throughout the United States.

8. **UNIVERSITIES, UNIVERSITY ADMINISTRATORS AND PROFESSORS.** Hundreds of millions, perhaps billions of dollars, possibly trillions were accepted by university administrators and professors, Co-Defendants, especially from the United States government, but also other governments around the world to study global warming. Funds were spent on *in situ* research and traveling throughout the world to study global warming.

9. **NONPROFIT ORGANIZATIONS.** NonProfit Organizations, Co-Defendants, accepted from the Federal Government and distributed among themselves funds for the study of global warming. Funds were spent on research, conferences, meetings and travels throughout the world to study global warming and climate change.

10. **TEACHERS, SCHOOLS, SCHOOL DISTRICTS, AND TEACHERS UNIONS.** These educational organizations and individuals designed and implemented school courses to propagate and disseminate the contrived doctrine of global warming to students of all ages from pre school through graduate school.

11. **STATE, COUNTY, CITY AND OTHER LOCAL GOVERNMENTS.** These governments received funds and directives from the federal United States government to implement policies at the state and local levels in accordance with the accepted global warming policies propagated by the federal government.

12. **All public officials**, whether executive, legislative, or judicial who have voted for the expenditure of public monies to go for any actions, public or private, that have gone to the promotion of global warming and climate change. These public officials are presidents, premiers, chairmen and chairwomen, congress people, representatives and senators who have and continue to show the allegiances to their corporate supporters and their eager willingness to tax their citizens and force draconian changes upon the life styles of the innocent and gullible citizens.

13. **FEDERAL GOVERNMENT AND ITS AGENCIES**. The United States Federal Government, Co-Defendant, collected money in the form of taxes from the citizens, tax payers of the United States into their budgets for their own expenses and distributed the tax payers' monies among its agencies and the other Co-Defendants.

14. **INTERNATIONAL, NATIONAL and LOCAL ELECTRONIC AND PRINT MEDIA**. Mass media networks and organizations, both private and public, Co-Defendants, broadcasted the global warming propaganda to indoctrinate the citizens of the United States and of the world in the lies and deceptions of the global warming cult. Media corporations, public and private, and their employees as individuals, who have represented themselves as reporters, writers, commentators, and all types of editors, and anchors, who have in any way misrepresented to their audiences the facts and the lies of the global warming narrative. Media include electronic and print, such as, but not limited to, CNN, CNBC, PBS, CBS, NBC, ABC, New York Times, Washington Post, LA Times and others who influenced, propagandized, and indoctrinated their audiences in the spurious news and analyses of global warming as propagated by the governments who fed them press releases and interviews on the topic of global warming and climate change.

15. **SOCIAL MEDIA COMPANIES**, especially, but not limited to social media companies, for example, Facebook, Twitter, Google, APPLE, and others who implemented and enforced policies pushing global warming doctrines and that, on the other hand, enforced policies censoring their users who violated the doctrines of global warming and free speech as interpreted by themselves.

COUNTS AND ALLEGATIONS

Plaintiffs bring forth the following counts and allegations supporting their allegations and cause of actions:

COUNTS

COUNT 1 – CONSPIRACY TO COMMIT OFFENSE AND DEFRAUD CITIZENS OF THE UNITED STATES

U.S. Code §371. Conspiracy to commit offense or to defraud citizens of the United States. If two or more persons conspire either to commit any offense against citizens of the United States, or to defraud citizens of the United States, or any other persons, thereof in any manner or for any purpose, and one or more of such persons do any act to effect the object of the conspiracy, each shall be fined under this title or imprisoned not more than five years, or both. Proponents of global warming designated as defendants in this complaint are hereby charged with collusion and conspiring to create and implement a series of lies and deceptions around the knowingly contrived and fabricated hoax of global warming for the purpose of (1.) extracting funds in the form of taxes from tax paying citizens, both private and corporate, and (2) enforcing behavioral changes upon life styles of all citizens, private and corporate, in accordance with the demands of the governments, federal, state, and local to purportedly reduce the output of greenhouse gases, especially carbon dioxide (CO₂), which again, were purportedly deleterious to the environment and the life of the planet, thereby enabling the governments and their agencies to enforce draconian laws, which placed the blame for global warming and threat to the environment solely upon the citizens themselves, both individual and corporate, and enabling the government agencies to enforce restrictive laws, curtailing the rights and freedoms of said citizens.

COUNT 2 – RACKETEERING – RICO ACT TO CARRY OUT ERRONEOUS ACTIONS TO MISLEAD PUBLICS

Under the *Racketeer Influenced and Corrupt Organizations Act*, commonly referred to as the *RICO Act* or simply *RICO*, is a United States federal law that provides for extended criminal penalties and in a civil cause of action for acts performed as part of an organization involved in ongoing criminal activity. The RICO Act focuses specifically on racketeering and allows the leaders of a syndicate to be tried for the crimes they ordered others to do or assisted them in doing. Such crimes in this case were engaged in by powerful organizations, such as the United States Federal Government and agencies thereof, Teachers Labor Unions and others, which directed their employees and/or members to carry out the knowingly erroneous and/or deceptive policies designed to mislead their publics, members, and fellow travelers in extensive lies and distortions around the contrived teaching of and policies of global warming.

Criminal RICO Cases. Defendants have taken part in racketeering activity related to the fraudulent propagation of global warming myths with the purpose of extorting and blackmailing unsuspecting publics for the purpose of extracting money for the enrichment of the defendants in this case. The defendants engaged in mail and wire fraud in the perpetration of their crimes, which fall under the criminal RICO statutes.

Crimes of this nature are “predicate” offenses and for the authorities to charge someone under criminal RICO law. Defendants have committed "predicate" offenses, perpetrated upon the same individuals, private and corporate, within a span of 10 to 20, and in some cases more years. The enterprises referred to herein are crucial elements of RICO crimes. The offending defendants are organizations, such as unions, associations, and governments. Defendants judged guilty of criminal RICO violations face imprisonment of 20 years or more and significant financial penalties.

Civil RICO Cases. Plaintiffs successful in finding a guilty verdict against the defendants in civil RICO cases can win treble damages. Plaintiffs in this case shall prove to be able to prove:

1. Criminal Activity – the defendants committed a series of RICO crimes. Regarding the allegations of fraud, the plaintiffs are confident of the success and expect the court to ensure a thorough investigation of the matter before making a decision.
2. Pattern of Criminal Activity – The plaintiffs shall show that the defendants committed a pattern of at least two crimes. Patterns shall include crimes against the same victim and the employment of the same methods used to commit the crimes or that the crimes happened within the same year.
3. The Statute of Limitations on these civil RICO cases shall be determined to be within four years, which starts to run the moment the plaintiffs discovered the damages, thereby enabling the plaintiffs to pursue damages.

COUNT 3 – VIOLATION OF PUBLIC TRUST BY EMPLOYEES OF GOVERNMENT AND ACADEMIC INSTITUTIONS

§ 2635.101 Basic Obligation of Public Service.

Public service is a public trust. Employees of governments and academic organizations receiving funds from governments have violated their responsibility to the United States Government and its citizens to place loyalty to the Constitution, laws and ethical principles above private gain. Citizens have lost trust and in government and academic organizations, because employees have violated the public trust and have not adhered to the principles of ethical conduct set forth in this section, as well as the implementing standards contained in this part and in supplemental agency regulations.

COUNT 4 – CHILD ABUSE UNDER (CAPTA) FOR FRAUDULENT AND ERRONEOUS EDUCATIONAL PRACTICES

The Child Abuse Prevention and Treatment Act (CAPTA). Children, as a class of plaintiffs in this case, have especially suffered considerably and in some cases irreparably by the actions of the defendants. The actions have included, but are not limited to, fraudulent educational practices, forced education and indoctrination on the topic of

global warming, whereby the children as students have been subjected to a one sided, biased, and materially false education on the topic of global warming and climate change, to the exclusion of contrary viewpoints on global physics. Abusers will be charged under willful violations toward children under the statutes of The Child Abuse Prevention and Treatment Act (CAPTA), passed by the federal government in 1974 and reauthorized in 2010, which is the largest body of legislation with regard to the fair, ethical, and legal treatment of children and is intended to keep them free from all forms of abuse including physical, sexual, emotional, educational and psychological.

COUNT 5 – BRAINWASHING AND TORTURE

The Convention Against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment states, No exceptional circumstances whatsoever, whether a state of war or a threat of war, internal political instability or any other public emergency, may be invoked as a justification for torture. Ref. *Brainwashing and Re-Indoctrination Programs*. The treatment of citizens by governments and co-defendants with regard to the deliberately deceptive education on global warming and climate change, the lies about human caused global warming, the imposition of comprehensive behavioral changes upon citizens causing financial and psychological hardships, the fraudulent misrepresentations perpetrated by defendants upon citizens with regard to their causation of global warming, and the extortion and blackmail of citizens for the purposes of extracting their private monies in the form of taxes and other coercive theft constitute flagrant, conscious, deliberate and illegal crimes of torture and the perpetration of degrading treatment and punishment, which have been consistent and ongoing for three decades.

COUNT 6 – SUPPRESSION and VIOLATION OF FREE SPEECH

Defendants have violated and continue to violate the free speech rights of citizens who have and continue to express opposing points of view on the subject of global warming, perceived by the defendants as contrary to their fraudulent, fabricated and fictitious

claims regarding global warming. Any persons expressing views contrary to the contrived doctrine and false dogma propagated and disseminated by the global warming advocates are punished by the citizens' exclusion from research projects and funds for studies into climate change that is different then or contrary to the prevailing paradigm pushed by the adherents of the global warming myth.

COUNT 7 – FRAUD, DECEPTION, AND MISREPRESENTATION

The defendants have leveled decades-long policies and behaviors of fraud, blackmail and extortion upon the plaintiffs in deliberately deceiving the plaintiffs with the intent of causing damage. This damage has been in the form of physical damages and financial damages.

**COUNT 8– PAIN AND SUFFERING DIRECTLY AND INDIRECTLY
PERPETRATED UPON CLASS MEMBERS**

DAMAGES

WHEREFORE,

The plaintiffs do hereby enumerate a series of damages suffered at the hands of the defendants in deliberately deceiving the plaintiffs with the intent of causing damages, which damages have been painfully suffered and endured by the plaintiffs in the form of physical damages, psychological damages and financial damages, enumeration below, but not limited to:

Financial Damages

- 1.) Annual loss of personal income paid in taxes extorted by and collected by the federal government and local governments for global warming as a percentage of total annual income taxes;
- 2.) Percentage of transportation taxes for automobile travel levied on fossil fuels collected by federal, state, and local governments;
- 3.) Annual increases in cost of electricity as a percentage of home heating levied to discourage and in some cases outlaw coal and gas to heat homes;
- 4.) Increased prices for food to cover increases in costs of production passed on by food producers for their global warming induced costs rises;
- 5.) Lost opportunity costs for personal income transferred from discretionary income to global warming caused increases in consumer goods;
- 6.) Lost opportunity costs for personal income unavailable for investing due to demands on it from increased global warming taxes and prices;
- 7.) Loss of potential financial returns on investments for non realized gains due to global warming taxes and prices. And, increased prices of transportation costs due to increased global warming taxes incurred by transportation of consumer goods;
- 8.) Financial loses from being forced to incorporate new, allegedly environmentally friendly technology prescribed due to global warming.

Psychological Damages

- 1.) Damaging guilt and psychological damages suffered by adults, young adults, and children accused erroneously and deliberately by global warming advocates and promoters of being the cause of global warming;

2.) All encompassing shame for being the cause of the alleged demise of the planet due to alleged human caused climate changes;

3.) Psychological damage of not being able to afford an electric vehicle and other alleged environmentally friendly consumer products promoted by the cabal of global warming advocates. All encompassing Shame for being the cause of the demise of the planet due to alleged human caused climate change;

4.) Psychological inferiority of not being able to afford an electric vehicles and other alleged environmentally friendly consumer products;

5.) Anxiety, especially in school age children, for the continuing existence of planet earth due to climate change fear mongering by media.

6.) Societal pressure to conform to new allegedly more environmentally preferred behavior;

Physical Damages

1.) Damage to personal health caused by stress from the societal pressures to conform to changes demanded by proponents of climate change;

2.) Outdoor views are changed by large windmills on the horizon as a result of alleged global warming. The view of the sky is dominated at times by many white streaks from jets spraying chemicals in efforts known as geo-engineering to fight global warming;

3.) Colleges and Universities have become dominated by social justice warriors chiding people for not acknowledging global warming;

WHEREFORE, Plaintiff seeks compensatory damages in the amount of THREE TRILLION DOLLARS (\$3,000,000,000,000) together with attorney fees and court costs, and any damages of pain and suffering, and other damages the Court may deem appropriate in settling this case.

Dated this first day of XXXXXXXX, 20XX

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APPENDIX

I. How Class Action Lawsuits Work

A group or class of plaintiffs is represented by one or more "lead" plaintiffs. The injuries suffered and the allegations alleged by the lead plaintiffs must be similar to those of the other class members.

The class must be certified by a judge before the class action lawsuit can proceed. A lead plaintiff must demonstrate that the plaintiff has a valid claim against the defendant and that all class members have similar claims. The lead plaintiff must also show that the suit can adequately represent all group members—all with the assistance of legal counsel, of course.

The plaintiff is notified by mail or other means after the class has been certified. All are automatically included in the lawsuit unless they opt out.

Plaintiffs who wish to opt out from the class action suit must follow a specified procedure. They'll remain part of the class unless and until they do so.

Most class action suits are settled out of court.; Each plaintiff receives a portion of the settlement, which can consist of cash, a refund, a service such as credit monitoring, or some other benefit.

II. What Is a Class Action Lawsuit?

By Marianne Bonner

Definition and explanation of how Class Action Lawsuits work.

A class action lawsuit is a legal action filed by more than one individual against a single defendant. It's designed for situations in which several people have suffered similar injuries as a result of a defendant's actions. Class action lawsuits are appropriate when the damages claimed by each plaintiff—the person who's alleging wrongdoing—are too small for individual claims to be worthwhile.

The plaintiff has the resources to hire an attorney and obtain restitution by filing the legal action as a group. Class action lawsuits also relieve courts of the burden of hearing hundreds or thousands of small claims cases.

Good for situations in which several people have suffered similar injuries as a result of a defendant's actions. Class action lawsuits are appropriate when the damages claimed by each plaintiff—the person who's alleging wrongdoing—are too small for individual claims to be worthwhile.

The plaintiff has the resources to hire an attorney and obtain restitution by filing the legal action as a group. Class action lawsuits also relieve courts of the burden of hearing hundreds or thousands of small claims cases. [[Continue to complete article](#)]

III. CLASS ACTION FAIRNESS ACT OF 2005

“CHAPTER 114—CLASS ACTIONS

“Sec. “1711. Definitions.

“1712. Coupon settlements.

“1713. Protection against loss by class members.

“1714. Protection against discrimination based on geographic location.

“1715. Notifications of appropriate Federal and State officials. “§ 1711.

Definitions “In this chapter:

“(1) CLASS.—The term ‘class’ means all of the class members in a class action.

“(2) CLASS ACTION.—The term ‘class action’ means any civil action filed in a district court of the United States under rule 23 of the Federal Rules of Civil Procedure or any civil action that is removed to a district court of the United States that was originally filed under a State statute or rule of judicial procedure authorizing an action to be brought by 1 or more representatives as a class action.

“(3) CLASS COUNSEL.—The term ‘class counsel’ means the persons who serve as the attorneys for the class members in a proposed or certified class action.

“(4) CLASS MEMBERS.—The term ‘class members’ means the persons (named or unnamed) who fall within the definition of the proposed or certified class in a class action.

“(5) PLAINTIFF CLASS ACTION.—The term ‘plaintiff class action’ means a class action in which class members are plaintiffs.

“(6) PROPOSED SETTLEMENT.—The term ‘proposed settlement’ means an agreement regarding a class action that is subject to court approval and that, if approved, would be binding on some or all class members. [\[Continue to Full Class Action Fairness Act of 2005\]](#)

IV. EVIDENCE

Comparison of Defendants' Words and the Facts of the State of the Planet

The most critically important evidence in prosecuting a successful class action suit against the conspirators of the Global Warming fraud is a comparison of their words that sold the lies of Global Warming to unsuspecting publics and the facts of the state of the planet as they appeared and were recorded in the scientific literature of the same time.

It must be shown that the conspirators were selling a lie. The case is no different from that of Bernie Madoff, who knowingly deceived investors and defrauded them of their money. In the case of the Global Warming con, the sums of losses are so much greater by a factor of 2,000. And the number of people who suffered damages is so much greater.

The deceit and misrepresentation are the same in both cases. These are the violations of the law that make the actions of the defendants so egregious, heinous, self-serving, and despicable. Bernie may have duped a few hundred people. The Global Warming conspirators duped a planet. Billions of citizens on planet Earth have lost amounts of money to the unscrupulous conspirators too large and unfathomable to even be contemplated.

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[V. RefundCarbonTaxes.com](#)

SUMMARY

Refund Carbon Taxes is a grassroots effort by individuals to hold governments accountable for levying so-called Carbon Taxes upon citizens. The rationale for Carbon Taxes is to make products and services that create carbon dioxide (CO₂) more expensive, thereby discouraging their use and thus not adding to greenhouse gases in the atmosphere and causing **Global Warming** and **Climate Change**.

More up-to-date, scientific research brings into question the entire Greenhouse Gas theory upon which the **Global Warming** speculation was based. Thousands of the most prestigious scientists in the world have discovered contrary and alternative physical processes to explain changes in Earth's environment that have nothing to do with Greenhouse Gases or effects caused by the behavior of human beings.

It is estimated that governments have collected more than \$3,000,000,000,000 (3 Trillion dollars) in Carbon Taxes. If they are not stopped, they will collect another \$5,000,000,000,000 over the next five years.

Governments, institutions, and private businesses throughout the world have financially benefited from the collection of **Carbon Taxes**. They have misrepresented to citizens the extent and even the existence of **Global Warming**. Now, citizens demand that the fraudulently collected taxes be returned to them.

Refund Carbon Taxes is a campaign to raise people's awareness of the rip off, the legitimacy of the claims, and their right to receive fair compensation for the financial and emotional suffering they have endured.

CLAIM YOUR REFUND [HERE](#)

Since the 1980s, governments and schools have been selling the **Global Warming** scheme as a means to raise new taxes. Since the beginning of the 21st Century, there has been no global warming. That is when the fear mongers changed their battlecry to **Climate Change**.

From the beginning of the contrived weather crisis, its promoters laid the blame for the charade upon the consciences of citizens, who could then be shamed, blamed and taxed for their allegedly "offensive" behavior. For a couple decades, humans were accused of causing **Global Warming**. After its demise, they are accused of causing **Climate Change**.

[VI. CO2 CLASS ACTION LAW SUIT](#)

Join CO2 Class Action Suit. The trillions of tax dollars that governments extorted in taxes from citizens have been knowingly collected by governments by means of deceptive misrepresentation and lies claiming that all citizens are guilty of violating the Laws of Climate Change and must be punished by paying many types of Carbon Taxes. The depravity and subterfuge exhibited in the blatant deception by the perpetrators of these crimes have known no bounds.

The **CO2 Class Action Suit** is initiated by citizens of nations that have **Class Action Suits** as part of the legal remedies available to citizens. Not all nations enable their citizens to address grievances by means of Class Action Suits. Even in nations that provide **Class Action Suits**, some have exempted national governments and even local governments from being sued. Where possible, **Class Action Suits** are initiated against the institutions, such as colleges, research organizations, and businesses that have benefited from the receipts of the ill-gotten funds.

No Global Warming has been detected for almost 25 years since the beginning of the 21st Century yet governments continue to levy Carbon Taxes upon their citizens.

Legal resources are being mustard in legal jurisdictions throughout the world to initiate **Class Action Suits** to secure restitution from governments back to the rightful source of the money—the people.

STAY INFORMED ON THE PROGRESS OF THIS SUIT [HERE](#)

Class Action Suits do not happen fast. In fact, they are probably the slowest of all law suits to plod through the legal system. Much time is needed up front in identifying people who have been injured by the fraudsters, identifying different classes of plaintiffs and preparing a strategies to defeat the defendants, who, with so much to lose, can bring formidable resources to argue the defense of their case. The outcome of this or any **Class Action Suit** can neither be predicted or nor guaranteed.

VII. 20+ Nations Have Class Action Suits or Similar Suits

Argentina, Australia, Brazil, Canada, Chile, China, Denmark, Finland, Indonesia, Israel, the Netherlands, Norway, Portugal, South Africa, Spain, Sweden, Taiwan, and the United States. At least four more— Austria, England, France, and Poland—plus the European Union were said to be debating the adoption of such a procedure

Carbon Tax Background

[Finland implemented the first carbon tax](#) in 1991, followed a year later by Sweden. Many other countries, including Canada and Mexico, also now have national carbon taxes.

United States of America

Only 9 U.S states take part in the Regional Greenhouse Gas Initiative (RGGI) that auctions carbon emission permits in the region to power-plants. The price imposed by the RGGI is relatively modest. These states invest the cash obtained from selling these permits in clean energy programs. The Californian government has a cap-and-trade system that covers all the refineries, manufacturers, and power plants, among other polluters. New Jersey and Virginia are planning to become members of this RGGI. The following states participate in the RGGI:

States with Class Action Suits

- *Connecticut, Delaware, Maine, Maryland, Massachusetts, New Hampshire, New York, Rhode Island, Vermont*

Canada

The Liberal government adopted a countrywide tax on gas, burning coal and oil in April 2019 that begins at \$15 per ton. The government plans to increase the tax by \$23 by 2022. A considerable percentage of the collected revenue will be used to offset the high energy costs of over 70% of the Canadians. Canadians can expect even higher prices at the pumps once the Trudeau government moves ahead with its planned carbon tax hike on April 1.

Great Britain

In Britain, carbon emission has reduced immensely, and one of the factors that has forced the electricity generating companies to avoid using coal is the carbon tax. The British are covered by the EU's cap-and-trade system, which determines the emission limits in various industries and then allow firms to sell and purchase carbon permits.

However, due to the glut of these permits in the continent, the carbon price has remained low. Therefore the British government introduced a carbon price for numerous sectors in the country. The policy introduced a tax of \$25 per ton.

Countries with Class Action Suits

Argentina, Australia, Brazil, Canada, Chile, China, Denmark, Finland, Indonesia, Israel, the Netherlands, Norway, Portugal, South Africa, Spain, Sweden, Taiwan, and the United States. At least four more— Austria, England, France, and Poland—plus the European Union were said to be debating the adoption of such a procedure

In addition, at least four more— Austria, England, France, and Poland Plus the European Union are said to be debating the adoption of such a procedure

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APPENDIX VIII — LINKS TO CLIMATE REPORTS

Scientists • 1000 • 300

[Consensus Is Not 97%](#)

[More Than 1000 International Scientists Dispute Claims of Manmade Global Warming](#)

[300 European Scientists: No Crisis](#)

[Scientists Refute Global Warming](#)

[Leading Scientists Debunk CO2 Causing Heating](#)

Chicanery • Corrupt • Collapse • False • Scam • Hoax • Imaginary • Myth • Hot Air • Skeptical

[Climate Corruption](#)

[Science As Falsification](#)

[Global Warming Scam](#)

[The Climate Change Hoax](#)

[Global Warming False Alarm](#)

[Global Warming Models Collapse](#)

[Climate Change: Imaginary Problem](#)

[Chicanery Demonizing CO2 as pollution](#)

[Climate Crisis is Just Alarmists Hot Air](#)

[Weak Skepticism of Pseudo-Science is a crisis](#)

[Myth of Global Warming in Current Cold Weather](#)

Climate Change • Natural

[Climate Change is Natural](#)

[The Climate Science Scare](#)

[The Science of Global Warming Is Not Settled](#)

[Impacts of Climate Change: Perception and Reality](#)

[Climate Change Not To Blame for Severe Cold Winters](#)

Greenhouse • Gas • Myth

[PART 1 CO2 The Green House Gas Revisited](#)

[PART 2 CO2 The Green House Gas Revisited](#)

[NEW Study Blows Greenhouse Theory Out Of The Water](#)

Global Cooling

[Global Cooling Is Here](#)

[The Earth Is Actually Cooling](#)

[Record Colds Impugn IPCC Predictions](#)

[NASA: The Earth Is Actually Cooling](#)

[Survive Global Cooling](#)

Not Caused by Humans

[Global Warming is Not Caused By Humans](#)

[Cloud Research Exposes Obama Lie](#)

[Solar Cycles, Not Human Activity, Drive Earth's Climate](#)

[Scientists Refute Global Warming Caused by Humans](#)

[Low Cloud Cover, not Humans Cause Global Warming \(NASA\)](#)

[Comprehensive Attack on Man-Made Global Warming](#)

Green

[Fossil Fuel is “Green Energy”](#)

[The Green New Deal is Futile](#)

Facts

[Solar Almanac: World’s Most Advanced Predictions](#)

[GroupThink Ignores Inconvenient Climate Facts](#)

IX. THE CLIMATE MAFIA

Mafia?

Isn't that a bit too extreme and inappropriate to refer to advocates of Climate Change as *Mafia*?

Is it? Let's look at a comparison of Climate Warriors and Mafia Gangsters.

The Mafia has a colorful history of myths portrayed about them in movies, written about in books, flashed across the screens of TV news, and featured in the headlines of tabloids, and mainstream newspapers. The periodic, international meetings of the Climate Changers, are not as flashy or captivating as Mafia fanfare and are viewed by the public as boring and unimportant. Now, with the popularity and worldwide penetration of the Internet and social media, both former Mafia criminals and current Climate Chasers are hosting their own podcasts and video channels and gaining more notoriety.

The Mafia

The Mafia is commonly referred to as Organized Crime Families. It is not organized in the same way as a corporate flowchart. The Mafia's structure is best understood as a hierarchy of power.

Mafia's Hierarchy of Power

- **Godfather** – whose word is final.
- **Boss** – controls the individual organizations.
- **Commissioners** – control a whole city or widespread region.
- **Enforcers** – protect and own some financial businesses.
- **Thugs** or **Soldiers** work on the street .

Similar to the Mafia's power structure, the Climate Family operates under a Hierarchy of Power. The Climateers are newer to the game, so it is understandable that their Hierarchy of Power is a work in progress.

Climate Conspirators Hierarchy of Power

- **Funder** – the source of the money.
- **Professor** – chief propagandist and distributor of the money
- **TAs** – “bookies” who protect the professor.
- **Medium** – a psychic who brain washes Lobos.

- **Lobos** – the lobotomized followers of the Climate Wizard.

The feds have a special weapon to prosecute racketeers It is known as the R.I.C.O act, which stands for the *Racketeer Influenced and Corrupt Organizations Act*. The 1970 law targets gangsters conspiring to commit bribery, extortion, embezzlement, and other underworld crimes. Violators can be anyone from a crime family, a drug cartel, a corporation, or a political party. Convicted violators of R.I.C.O. face long prison sentences and significant financial penalties.

Mafia families are not the only crooks who can be charged with violations of R.I.C.O. statutes. From government employees to the directors of non profit organizations; from public and private funders; from tenured professors to teaching assistants, their professional titles do not matter. Violate the statues of R.I.C.O. and the Feds and local law enforcement can arrest and charge suspects, who, if convicted, can face imprisonment for 20 plus more years and significant financial penalties.

Examples of racketeering charges

against Mafia Gangsters and potentially against Climate Tricksters :

- **Extortion** – obtaining money by using threats of harm against the victim.
- **Money Laundering** – hiding the illegal origin of money from criminal activities.
- **Loan Sharking** – charging illegally high interest on undeclared loans.
- **Embezzlement** – misappropriation of funds for personal gain.
- **Bribery** – offering some value to influence someone's decisions in an illegal way.
- **Political bribery** – bribery of political leaders or agencies for financial gain.
- **Conspiracy to Defraud** – two+ persons conspire to commit offense.
- **Terrorism** – deliberate infliction of suffering for intimidation.
- **Mail fraud** – a deceit, trickery, or scam perpetrated through mail carrier service.
- **Wire fraud** – fraud that uses some form of telecommunications or the internet.

There are RICO Cases that are Criminal with alleged violations of criminal laws. And RICO Cases can be Civil, which are filed by the plaintiff to recoup damages in a civil trial.

The general public knows the stories of flashy underworld robbers. The public is aware of the Mafia's history; however, the public is unaware of criminal and civil charges brought against the members of the Climate Crooks gang.

No matter how much misinformation or disinformation fill the charts, graphs, and the narratives of the Climate Censors, it is true that misinformation and disinformation do not fall under the statutes of R.I.C.O. as infractions that can be adjudicated.

Below are hypothetical cases of criminal activities typically engaged in by Mafia convicts that would probably show up in FBI files spanning decades. The perpetration of any one of these crimes could land some Careless Climate Capos before a magistrate on charges of violating one or more of the R.I.C.O. statutes. These are illustrative purposes only and do not reflect or imply any relationship to any Mafia Members or Climate Mafia.

Extortion – *obtaining money by using threats of harm against the victim.*

A Professor could have approached a Funder to request more government grant money to study her favorite Global Hobby and could leave an incriminating email trail on her computer, which could expose her *threats of harm* to the Funder such as predicting rising oceans that might destroy the Funder's waterfront summer home in Marthas Vineyard. The extortion is that, unless the Funder gives the Professor more money, the Professor will not tell the Funder the direction in which the dislodged summer home will float until it sinks. The victim Funder could interpret the threat as one against himself and against his family..

Money Laundering – *hiding the illegal origin of money from criminal activities.*

A Climate Teaching Assistant (TA) who protects a Professor could find himself in hot water with R.I.C.O. for *hiding the origin of the money*, namely from a million dollar jackpot he won in a Las Vegas casino betting money from a Climate grant the government gave him to study Global Warming in Death Valley and which he then used to purchase a brothel in Nevada.

Loan Sharking – *charging illegally high interest on unreported loans.*

A Climate Medium was allegedly surveilled in a backroom seance offering *a loan at 50% interest* to an undercover spook from the other side who promised the Climate Medium that he intended to spend the money from the loan in the purchase of a Climate Cemetery on the other side, assuring the Climate Medium that the loan would go unreported.

Embezzlement – *misappropriation of funds for personal gain.*

A Climate Funder could hypothetically hand out \$1,000,000,000,000 (one trillion dollars) per year in government grants to Climate Professors from all major colleges and universities in the United State. She sends out the grant money monthly delivered in small paper bags to the Climate Professors who were the chosen recipients who promised to only watch PBS on TV and listen to NPR on the radio

during the term of the grants. If the Climate Funder *appropriated 10% of the cash* in the bags to *Green Peas*, the non profit organization, which her husband managed out of their basement in George Town, it could be claimed that the Climate Funder could be charged as an embezzler.

Bribery – offering some value to influence someone's decisions in an illegal way.

The Climate Priests look for every opportunity possible to get more converts to join the Climate Church. They have to be careful not to be caught *bribing people in illegal ways* to accept the theology of the Good News. As more and more of their believers are leaving the church, the Climate High Priests are getting desperate to lock the doors and keep the faithful glued to their pews. Rumors are flying that the church's Holy Father is offering converts stolen keys to safety deposit boxes in the catacombs. Climate Bishops are suggesting that teenagers steal money from their parents to afford \$100 tickets sold by the church to attend church sponsored gladiator matches at local baseball parks. ff

Political bribery – bribery of political leaders or agencies for financial gain.

Bribing politicians is tempting, especially since most the money in the Climate Banks is from the Climate Vaults of the Federal Government. A trove of emails is said to have surfaced in a Climate Chamber of Congress. Some emails are alleged to offer Climate Congress People free trips on private jets to voting stations, where they will be able to steal votes. One email suggests that Climate Senators can receive an extra year added onto their terms if they fund a homeless camp for polar bears who lost their habitat when all the ice melted in the Arctic Sea.

Conspiracy to Defraud – two+ persons conspire to commit an offense.

Climate Professors from all the colleges and universities in the US participated on a Zoom call and swore an oath whereby *they agreed not to conspire* in any efforts to increase the amount of carbon dioxide bubbles from beer and soft drinks.

Terrorism – deliberate infliction of suffering for intimidation.

Climate Lobos on the streets pose the greatest threat to ordinary citizens because of their close proximity to people traveling around in vehicles and walking on the streets of all cities. Just because Climate Lobos have had their brains removed, does not mean that they are not dangerous. Their hatred for vehicles powered by fossil fuels is in their blood. When alerted by a satellite signal tweeting iron molecules their blood, all Climate Lobos could be activated to run into the streets of the world and jump in front of all moving vehicles, causing hundreds of millions of crashes, extensive explosions and a total shut down of global vehicle traffic, resulting in a global act of *Terrorism inflicting suffering on Earthlings on all streets in the world.*

Mail fraud – a deceit, trickery, or scam perpetrated through mail carrier service.

Mail and email fraud is ripe for exploitation by Climate Mailers who can send mass mailings to the masses, promoting Climate Ponzi Frauds to unsuspecting and gullible Earthlings who innocently still believe that Global Warming and Climate Change are real. The opportunities are endless for *deceit, trickery and scams to be perpetrated through mail and email services.*

Wire fraud – fraud that uses some form of telecommunications or the internet.

The Internet alone, apart from all other modern telecommunications technology, is viewed by Climate Web Stars as the ultimate goldmine for the implementation of fraudulent enterprises.