



The Human Rights Tribunal International

The Government of The United States of America
RR1 Box #4
The United States of America
Global Postal Code-NAC: 850H2 MR7C8

Office hours: 9:00 - 8:30 UTC-6 Monday - Friday
Website: <http://humanrightstribunal.international>
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The Human Rights Tribunal
Email: violations@humanrightstribunal.international

In the matter of William Emory Reffett (claimant) v. Rapides Parish
Sheriff's Office and Personnel (respondents)
Human Rights Tribunal Case #HRTI- **9C69-D37G-HJ86-P3L2-18E1T500N280E59R**

JUDGMENT and ORDER

Comes now, a Judgment and Order from **The Human Rights Tribunal International**,

WHEREAS, the tort claimant has claimed within the evidence submitted to this tribunal that the Respondents have and continue to commit violations against the Universal Declaration of Human Rights.

WHEREAS, the tort claimant has claimed multiple violations under the Universal Declaration of Human Rights on all Thirty (30) Articles of the UDHR, and

WHEREAS, Charged with:

Forced Association, Trafficking in Persons, Forced Detention, Slavery, Denial of Nationality, Torture, Attempted Murder, Gang Stalking, Man Stealing, Theft of Time and Energy, and Profiling.

violation of all 30 articles of UDHR assessed value- 22.5 million against each of the Respondents that have committed Human Rights violations against the Universal Declaration of Human Rights.

WHEREAS, Respondent Violated the claimant's rights under Article 4 of the Universal Declaration of Human Rights; "No one shall be held in slavery or servitude; Slavery and the slave trade shall be prohibited in all their forms. "

Violations of Article 4 of the Universal Declaration of Human Rights:

The enslavement of the claimant through forced detention where no contract exists and no injured party with written complaint, or valid warrant constitutes compelled performance



which illustrates the disregard the respondents have for all 30 articles of the Universal Declaration of Human Rights (as well as the Law of Nations), and

WHEREAS, Respondent Violated the claimant rights under Article 5 of the Universal Declaration of Human Rights;

“No one shall be subjected to torture or to cruel, inhuman or degrading treatment or punishment.”

Violations of Article 5 of the Universal Declaration of Human Rights:

The claimant has been under constant attack and defending against false statements and continual attempts at enslavement and uncovering multiple attacks upon the reputation of the claimant emanating from Respondent through repeated Forced Association, Trafficking in Persons, Slavery, Forced Detention, Torture, Attempted Murder, Denial of Nationality, Gang Stalking, Man Stealing, Theft of Time and Energy, and Profiling, and

JUDGMENT

NOW THEREFORE:

BE IT JUDGED, that the claims brought to the Human Rights Tribunal International gives witness to the existence of Human Rights Violations against every one of the Universal Declaration of Human Rights have occurred and that the evidence proves that Respondents did instigate with intent to Force Association, Traffic in Persons, Enslave, Force Detention, Torture, Attempt Murder, Deny Nationality, Gang Stalk, Man Steal, Steal Time and Energy, and Profile against the claimant.

The evidence supported by an un rebutted affidavit shows violations against the Universal Declaration of Human Rights have and are occurring. Liability against the Respondents both officially and personally is increasing each day the Respondents continue to hold the Claimant.

Claimant is not a U.S. Citizen as demonstrated through voluntary actions outlined by Secretary of State U.S.

Leaving the United States is a political action not a physical change of location. Leaving the United States does not include leaving the land where Claimant was born.

Claimant has voluntarily relinquished U.S. Citizenship.

Claimant has declared residency with the Government of The United States of America through formal declaration as evidenced at the link below.

http://theunitedstatesofamerica1781.info/download/state_residents_within_the_united_states_of_america/Government-of-The-United-States-of-America-William-Emory-Reffett.pdf



Claimant was in the process of Naturalization to The United States of America (which is foreign to and operating parallel to the U.S. and Louisiana) until the Respondent's interrupted that process in violation of the Universal Declaration of Human Rights article 15.

Claimant is foreign to the political subdivision of Rapides Parish and is to be found as a declared Resident of The United States of America.

<http://reignoftheheavens.com/?p=1242>

American National Status Recognition as NON-CITIZEN/NON-RESIDENT ALIEN TO THE U.S. OF AMERICA

<http://nationalgreatregistry.generalpostoffice.international/images/8/89/20161013-IPN-1st in time is 1st in right.pdf>

Claimant voluntarily and with specific intent left the United States and currently resides within The United States of America. The Resident Declaration stands as absolute.

If the Respondents are still convinced that they have the right to detain the Claimant in Violation of the UDHR and the Law of Nations they are also bound by treaty agreement to the Charter of the Organization of American States which takes away any defense that Rapides Parish Sheriff's Office and Personnel (respondents) have when they assert that they do not recognize the existence of the Government of The United States of America or The United States of America.

CHARTER OF THE ORGANIZATION OF AMERICAN STATES

Article 13

The political existence of the State is independent of recognition by other States. Even before being recognized, the State has the right to defend its integrity and independence, to provide for its preservation and prosperity, and consequently to organize itself as it sees fit, to legislate concerning its interests, to administer its services, and to determine the jurisdiction and competence of its courts. The exercise of these rights is limited only by the exercise of the rights of other States in accordance with international law.

https://www.oas.org/en/sla/dil/inter_american_treaties_A-41_charter_OAS.asp

The Human Rights Tribunal International will uphold the freedom of choice to a Nationality and promote the process of free will and choice toward self-determination which are protected in the Universal Declaration of Human Rights, and Affirmed and Acknowledged by the Human Rights Tribunal on this 262nd Day in the year of Yahweh 6021 Translation (6th Day of December 2019)





Kevin Lloyd Lakes *David Brian Smith* *Trent Windsley Sailor*

Kevin Lloyd Lakes
David Brian Smith
Trent Windsley Sailor

VERIFICATION

I, Valerie Zicaro, (hereinafter “Clerk”) hereby verify that the signatures of these three International Notaries on this Judgment and order, to the best of the Clerks knowledge and belief are authentic



Valerie Zicaro, Clerk for the Court



In the matter of William Emory Reffett (claimant) v. Rapides Parish
Sheriff's Office and Personnel (respondents)
Human Rights Tribunal Case #HRTI- 9C69-D37G-HJ86-P3L2-18E1T500N280E59R

ORDERS

BE IT ORDERED, that each of the Respondents, are under arrest for the 30 Human Rights Violations against the Universal Declaration of Human Rights, and under international law, thereby giving Interpol jurisdiction on the local, state and federal level in this case in accordance with international law if it so chooses to intervene, and

FURTHER BE IT ORDERED, that all freedoms, liberties, rights, privileges, immunities, reputation and character of the Claimant is in good standing. Peace is hereby upheld to the claimant because the un-rebutted claim to be a Resident of The United States of America stands, and

FURTHER BE IT ORDERED, for immediate release of the man, William Emory Reffett, intact and without further harm or damage from the Rapides Parish Sheriff's Office, Personnel and Holding Jail. That he be taken by Sheriff's car and deposited to his customary location.

FURTHER BE IT ORDERED, that any further evidence of violations of the UDHR or any other deprivation of character will be sent to the Law Department for the Government of The United States of America for further review for possible further Human Right Violations under international law, and

FURTHER BE IT ORDERED, that no retaliation or harassment against the Government of The United States of America, its office holders, or any other American National shall be tolerated, any and all retaliation by any and all shall be resisted with automatic arrest of the Human Rights Violator and tried in this Human Rights Tribunal immediately upon a proper affidavit and evidence to support the violation, and

FURTHER BE IT ORDERED, that the Law Department for the Government of The United States of America reserves the right to utilize this Judgment and Order and any and all evidence herewith in any future charges or court actions in this or other court of Law.

FURTHER BE IT ORDERED, that this Judgment and Order be sent to The office of the Treasury for The United States of America, Global Postal Code: NAC: 850H2 MR7C8-0007, The United States of America For the purpose of attaching a fine for the monetary damages associated with Violations of all 30 Articles of the Universal Declaration of Human Rights.



GENERAL ORDER

FURTHER BE IT ORDERED UNDER GENERAL ORDER: that any and all Foreign Monarchs, Governments, incorporated and/or unincorporated Associations, Agencies or agents thereof are hereby ordered to cease and desist any and all interference or disruptive actions towards The United States of America, the Government of The United States of America, American Nationals, the Social Compact Agreement of its Nationals, the power of attorney, its Law form, and freedoms thereto, and Affirmed and Acknowledged by the Human Rights Tribunal on this 262nd Day in the year of Yahweh 6021 Translation (6th Day of December 2019)



Kevin Lloyd Lakes *David Brian Smith* *Trent Windsley Sailor*

Kevin Lloyd Lakes
David Brian Smith
Trent Windsley Sailor

I, Valerie Zicaro, (hereinafter “Clerk”) hereby verify that the signatures of these three International Notaries on this Judgment and order, to the best of the Clerks knowledge and belief are authentic.

Valerie Zicaro, Clerk for the Court





Government of The United States of America
Rural Free Delivery Route 1

office of the registrar

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ACKNOWLEDGEMENT

I, **Alice Cenicerros**, certify **under penalty of bearing false witness** under the laws of The United States of America **that the foregoing paragraph is true and correct** according to the best of my current information, knowledge, and belief.

The office of the registrar accepts and acknowledges the document:

JUDGMENT AND ORDER -

CASE # #HRTI- 9C69-D37G-HJ86-P3L2-18E1T500N280E59R

In the matter of William Emory Reffett (claimant) v. Rapides Parish Sheriff's Office and Personnel (respondents)

and is recorded on:

262nd day in the year of Yahweh, 6021

Document Date

Translated Date: December 6, 2019

3:52 UTC-6

Time

RH-20191210-B14C-424D-8E2C-379638011210

Record File Number

File Name: 20191206-HRTI- Judgement and Order William Emory Reffett

CERTIFIED COPY OF RECORDED DOCUMENT

This is a true and exact reproduction of the document officially recorded and placed on file in the office of the registrar for The United States of America.

Date Issued: 266th day in the year of Yahweh, 6021

Translated Date: December 10, 2019

This copy is not valid unless displaying the Record File Number, Seal, and signature of the registrar for The United States of America.



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Judgement and Order- Page 7 of 6