



## The Human Rights Tribunal International

The Government of The United States of America  
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The Human Rights Tribunal

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**CASE NUMBER: # HRTI-20210113-00016**



**Claimant: William Emory Reffett, Trustee**

**v.**

**Respondent(s): Rapides Parish Sheriffs Department, John Bel Edwards, R. Kyle Ardoin, "Jeff" Landry, Mary K. Lancaster, John W. Russell, IV, Richard E. Starling, Jr., Robin L. Hooter, Tracy W. Liotta, Matt Dautat, and Deeshona Gaines.**

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

WHEREAS, Claimant has brought forth testimony validating by affidavit and evidence the gross negligence of human rights violations and other serious activities by Respondents to the offense of all 30 Universal Declaration of Human Rights including but not limited to Slavery.

According to the Affidavit of fact the Claimant shows theft of private property, theft of papers, denial of a Nationality process, Forced Association, Trafficking in Persons, Forced Detention, Slavery, Torture, Attempted Murder, Gang Stalking, Man Stealing, Theft of Time and Energy, Profiling, and Communism



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## JUDGEMENT and ORDERS

At the time of Human Rights Tribunal Hearing the Respondents chose not to appear before this Court or send representation on their behalf and which gave this Court no other option but to award a Default judgement to the Claimant based upon proper evidence, affidavits of fact and a True Bill of Indictment from The Great Jury for the American National Union of The United States of America.

At the time of this Hearing due to involvement of the Governor's Office down to the Parish (County level) of the STATE OF LOUISIANA and other municipal corporations contracted with the task of offering law and order to the community and such agencies are in contempt of this Tribunal's previous Judgement and Order signed and in affect for more than a year previous to this date and time.

This tribunal finds plenty of evidence to satisfy the claims of the Claimant against Respondents in his pursuit of Relief and Remedy.

This Tribunal also finds inconsistencies starting with the use of color of law codes and statutes absent the judicial and legislative authority due to incomplete oaths for alleged offices held, which means these personnel are acting outside of their purview and under their own/individual personal liability. Which in this light makes them act alone aside of any office or insurance for said office(s).

The Claimant has been subjected to a long list of injuries that stem from an initial encounter where the Claimant who is a documented civilian was treated as a belligerent military combatant. The Claimant stated this status of declared resident of The United States of America (American National status) many times and showed probable cause for all to investigate. The Claimant was not heard and was assaulted and forced to agree to be processed by color of law under duress, coercion, "defendant" threats by opposing party, torture, bodily injury, man stealing, theft of private property, theft of person, theft of time and energy, barratry, fraud upon the person, forced detention, trafficking in persons, slavery, denial of nationality, attempted murder, gang stalking, witness tampering, and forced association.



The Respondents have already failed to pay for damages assessed by this Human Rights Tribunal's Judgment and order that was recorded to the United States through miscellaneous filing of a foreign judgement and stand in dishonor and default of the first Judgment and Order and assessment for damages. Respondents never appeared before this Tribunal nor sent counsel before this Human Rights Tribunal and have been found in Default of their affairs by dishonor. Therefore, this Tribunal awards a default judgement in HRTI Case # HRTI-9C69-D37G-HU86-P3L2-18E1T500N280E59R to the Claimant on his requests and then some additional notes.

According to the witness of several affidavits, one assisting prosecutor of the facts, a True Bill from The American National Union's Great Jury and testimony in person of the trustee for William Emory Reffett coupled with the fact that none of the Respondents appeared before this Court, after receiving proper service of process notice with confirmations, and has led this Court to issue the following restatement of the facts unrefuted by Respondents.

Governor for the STATE OF LOUISIANA is found in contempt of this Tribunal's Judgment and Order HRTI-9C69-D37G-HU86-P3L2-18E1T500N280E59R from Day 262nd in the Year of Yahweh 6021(translated date December 6<sup>th</sup>, 2019). Further guilty by act of sending a witness tampering task force to Claimant's location to spy, conduct research, and threaten Claimant in his claims previous to this Tribunal's date of hearing all the while declaring their knowledge of this future Tribunal date and time. Service of process acknowledged by the Governor's Office for the STATE OF LOUISIANA and all supporting staff and personnel involved in this matter. A private militarized force acting undercover and by surprise was used to ascertain details from Claimant and to bring a threat with weapons and badges in an unmarked car out of uniform. All of this was forces upon an American National candidate whom is already foreign due to declaration and notice of process of changing nationalities as they forced association is further damaging to the Governor's honor and shows that he runs his Office completely outside of the Governor's Office purview. Law and order is formulated in a reasonable Human Rights Tribunal and not forced association by private pigeon holed meetings with weapons and badges. The actions are further showing the attempt to hide and scuttle a matter to prevent it from moving forward.



We find the Governor's Office in violation of more than the potential for a war crime for his lack of judgement and abuse of Office. The Governor once notified of Human Rights violations committed by his chain of command should have put an end to all forced association with the Claimant which is still ongoing. This Human Rights Tribunal assesses the Judgement of Twenty-two Million Five Hundred Thousand shall be placed against that Office of The Governor for the STATE OF LOUISIANA . Further publishing of these details to credit bureaus and Newspapers shall ensue with the publishing of this Judgement and Order.

Further, information brought forth in the discovery of the Oath for that Governor's Office shows that the proper Oath was never administered nor signed for to assume that Office and this Tribunal finds John Bel Edwards personally liable for all of this activity and holds harmless the people and inhabitants of the State Of Louisiana.

We also find the full knowledge of the Governor's offenses were presided over and procured by the Attorney General's Office for the STATE OF LOUISIANA, "Jeff" Landry, and the Assistant Attorney General, Mary Kay Lancaster, for the same Office. Both setup a private meeting with the Trustee for William Emory Reffett and attempted to offer "time served" as a means of covering up their false actions and bond creation's liability in front of a judge, Richard E. Starling, Jr., privately in chambers to intimidate further this Claimant. Both Attorney General and Assistant Attorney General for the STATE OF LOUISIANA are in obvious collusion with the Governor's Office and the Judge for the City of Alexandria plus the fact that their Oath's to their Offices are also insufficient therefore they also bare the same Judgement and Order of Twenty-two Million Five Hundred Thousand each personally for their actions to stifle true justice in their false execution of duty. As this action of "private chambers" "risk management assessment by Judge Richard E. Starling, Jr., as he was operating outside of his Office's purview to tamper with a (foreign national declared in process with evidence) "defendant" in a forced association action and against the rights of a person attempting to move his person to a foreign national status therefore denying his rights to a Nationality of choice (Self-determination) and not acknowledging his actions in process thereof.



Deeshona Gaines operating without a true and valid probable cause in an attempt to ensnare a man, moving along the road or bicycle trail in a peaceful manner as he moved upon his own way, as she used her Office as a public official to man steal, obstruct lawful movement and use her paramilitary office to steal personal items and affects. Further, she attempted to steal private information about the person by demanding a social security number from the Trustee of the Person.

For this action she shall pay Two and one half Million dollars. Her poor judgement and abuse of Office caused a peaceful man, a non-military, non-enemy combatant, non-colonist to be beset upon and gang stalked by an unlawful paramilitary organization funded by misguided commanding officers.

This is a second charge by this Tribunal against the lawless Rapides Parrish Sheriff's Department and Sheriff for assisting with man stealing, trafficking in persons, torture, profiling, stealing of time and energy, theft of private property, attempted murder, forced association, forced detention, and communism. For these offenses the Sheriff's Department and the Sheriff's Office shall bear the fee of Twenty-two Million Five Hundred Thousand each.

Robin L. Hooter for attacking by means of barratry and false documents plus creation of a trafficked person's bonds for the C.R.I.S system shall be liable for slavery and a charge of Twenty-two Million Five Hundred Thousand dollars. For the Officer's of the City of Alexandria, LA. this Tribunal finds the charges of man stealing, bearing false witness, and theft of private property. For these charges their Offices' shall bear the charge of Two and One half Million each.

Further guilt by association are: Secretary of State, R. Kyle Ardoin; Tracy Liotta, Clerk of Court for the City of Alexandria; Matt Dauzat; Warden of the Rapides Parish Detention Center. Each shall bear the cost of Two and One Half Million dollars.

For his previous involvement in these matters and failure to convey details to the Attorney General's office as an Assistant Attorney General, John W. Russell, IV charged for a sum of Two and One Half Million Dollars personally due to not having proper oath in order and failing to respond to this Tribunal's previous charges.





*Trent Windsley Sailor*    *Kevin Lloyd Lakes*    *Peter Adriaan Nikkel*

Trent Windsley Sailor-Lead International Notary  
Kevin Lloyd Lakes-International Notary  
Peter Adriaan Nikkel-International Notary  
Signed and Sealed

Found and decided this day, 343<sup>rd</sup> day in the Year of Yahweh 6022 and the Year of Messiah Yahushua 2022: (translated date of February 24<sup>th</sup>, 2021).

**VERIFICATION**

I, Kirk E. Jensen, (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.

Kirk E. Jensen, Clerk for the Court



*Kirk-E. Jensen*





## ORDERS

For all charged amounts to be paid by Respondents to Claimant upon Claimant's giving of notice of this Judgement and Order said Respondents herein.

For publication of this Judgement and Order herein with newspapers, the International Community as a whole through third party outlets, US District Court Filing and the PACER System and all shall be handled by the National Assembly for the Government of The United States of America National Assembly. The reason and importance of this matter is for everyone everywhere to know of the corruptions within Offices, as identified above, that are currently occupied within the STATE OF LOUISIANA .

## 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

**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.

Affirmed and Acknowledged by the Human Rights Tribunal on this 343<sup>rd</sup> Day in the year of Yahweh 6022 Translation (24th Day of February, 2021)



*Trent Windsley Sailor*    *Kevin Lloyd Lakes*    *Peter Adriaan Nikkel*

Trent Windsley Sailor

Kevin Lloyd Lakes

Peter Adriaan Nikkel

**VERIFICATION**

I, Kirk E. Jensen, (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.

Kirk E. Jensen, Clerk for the Court



*Kirk-E. Jensen*



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Government of The United States of America  
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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-20210113-00016

In the matter of William Emory Reffett, Trustee v.

Respondent(s): Rapides Parish Sheriffs Department, John Bel Edwards, R. Kyle Ardoin, “Jeff” Landry, Mary K. Lancaster, John W. Russell, IV, Richard E. Starling, Jr., Robin L. Hooter, Tracy W. Liotta, Matt Dautzat, and Deeshona Gaines.

and is recorded on:

**this 343<sup>rd</sup> Day in the year of Yahweh 6022 Translation (24<sup>th</sup> Day of February, 2021)**  
Document Date

**2:46 UTC-6**      **RH-20210224-4CJO-99F2-20210113-00016**  
Time              Record File Number

*File Name:* **20210224-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 Received: 345<sup>th</sup> day in the year of Yahweh 6022

Date Issued: **347<sup>th</sup> day in the year of Yahweh, six thousand and twenty two, and  
the 28<sup>th</sup> day of February two thousand and twentieth year of the new covenant in Yahushua’s name**

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



*Alice Cenicerros*



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