

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: <u>http://humanrightstribunal.international</u> Email: <u>violations@humanrightstribunal.international</u>

The Human Rights Tribunal Email: hrtiadmin@generalpostoffice.org

In the matter of



the Government of The United States of America

v Robin DiAngelo

CASE NUMBER: # HRTI-20210303-000018 Judgement and Order

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

WHEREAS, the Government of The United States of America, (hereinafter "Claimant") has claimed within the Bill of Indictment as evidence submitted to this tribunal and published in the Newspaper that the Respondent has committed violations against the Universal Declaration of Human Rights (UDHR) and Public Laws-101.

https://continentalfreepress.news/wp-content/uploads/2021/03/20210303-GJ-DiAngelo-Billof-Indictment.pdf

WHEREAS, Robin DiAngelo (hereinafter "Respondent") is perpetuating a racist ideology using labeling terms like "white privilege," "white fragility" "inclusion" and "unconscious bias" that aim to demoralize the People by a method of divide and conquer, thereby violating Human Rights.

WHEREAS, since the inhabitants are vacant a social compact agreement, they are being indoctrinated into the communist (postmodern) ideology on a mass scale. This is also complicating life for American Nationals by means of spreading world communism within The United States of America. These attacks based upon profiling a whole group within society, and their morality, is a subversive political movement and ideology that has infiltrated all strata on educational campuses around this Country. The Respondent is a figure head of this global



Detered with the **IP Rights Office** Stright Registration Service Number: 4056990103 Judgement and Order- Page **1** of 6 movement and is hereby charged with the political crime of communism and multiple Violations of all thirty (30) articles of the Universal Declaration of Human Rights (UDHR) and Public Laws-101.

WHEREAS, The Respondent is hereby charged with the political crime of communism which stands as a violation of Article 34 of the Bilateral Social Compact Agreement by and between the people for The United States of America where in states:

Article 34: The people for The United States of America agree that Communism is hereby outlawed.

WHEREAS, the Respondent is systematically attacking and inciting discrimination against inhabitants and American Nationals in violation of Public Law 101-5, Public Law 101-7 and Public Law 101-12 formerly classified as Article 5, Article 7 and Article 12 of the Universal Declaration of Human Rights wherein it states:

Public Law 101-5: No one shall be subjected to torture or to cruel, inhuman or degrading treatment or punishment.

Public Law 101-7: All are equal before the law and are entitled without any discrimination to equal protection of the law. All are entitled to equal protection against any discrimination in violation of this Declaration and against any incitement to such discrimination.

Public Law 101-12: No one shall be subjected to arbitrary interference with his privacy, family, home or correspondence, nor to attacks upon his honor and reputation. Everyone has the right to the protection of the law against such interference or attacks.

WHEREAS, Respondent is guilty of the political crime of Marxism (a political and ideological subversive agenda) in violation of Public Law 101-1 and Public Law 101-18 formerly classified as Article 1 and Article 18 of the Universal Declaration of Human Rights wherein it states: Public Law 101-1: All human beings are born free and equal in dignity and rights. They are endowed with reason and conscience and should act towards one another in a spirit of brotherhood. Public Law 101-18: Everyone has the right to freedom of thought, conscience and religion; this right includes freedom to change his religion or belief, and freedom, either alone or in community with others and in public or private, to manifest his religion or belief in teaching, practice, worship and observance.

WHEREAS, Respondent repeatedly claims power of attorney without authority to do so for a certain race of people, as if to represent said race itself and the color of the skin of another with the intent to commit acts of segregation by creating jealousy, coveting and envy. Claiming power of attorney for race itself causes the act of slavery to be committed: slavery is a violation of Public Law 101-4 formerly classified as Article 4 of the Universal Declaration of Human Rights, thus violating all Public Laws-101; and

Public Law 101-4: No one shall be held in slavery or servitude; slavery and the slave trade shall be prohibited in all their forms. These acts of slavery violate all 30 Articles of the Universal Declaration of Human Rights.

WHEREAS, the Claimant has provided the evidence to support the claim that the Respondent has committed multiple violations of the Universal Declaration of Human Rights on all Thirty (30) Articles of the UDHR, and

Registration Service Number: 4056990103 Judgement and Order- Page 2 of 6

WHEREAS, Violation of all 30 articles of UDHR has an assessed value +22.5 million.

WHEREAS, The Coca-Cola Company as trading on NYSE: KO with ISIN: US1912161007, and The United Methodist Church and United Methodist Communications Company, are using the respondent's teaching and wording for the world communist agenda. This forces association and indoctrination of the employees and members which demoralizes the people under their supervision. This forced social engineering aimed at a political change has less to do with race or racial issues, as it does have a plan to control everyone's political views.

https://www.thestreet.com/mishtalk/economics/coca-cola-confirms-training-employees-try-to-be-less-white

## 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 and Public Laws-101 have occurred and that the evidence proves the Respondent is guilty of the political crime of communism and did repeatedly perpetuate a racist ideology. Using inflammatory labels and profiling, the Respondent incites attacks towards the white group within society and their morality. The Respondent promotes discrimination and is claiming power of attorney for race itself which constitutes slavery in all its forms. These acts of slavery violate all 30 Articles of the Universal Declaration of Human Rights and Public Laws-101.

Affirmed and Acknowledged by the Human Rights Tribunal on this 12th Day in the year of Yahweh 6023 Translation (31st Day of March 2021)



Kevin Lloyd Lakes Recutered with the IP Rights Office Judgement and Order- Page 3 of 6 Trent Windsley Sailor Christopher Milowski

## VERIFICATION

I, Kirk Edwin 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 Edwin Jensen, Clerk for the Court



In the matter of

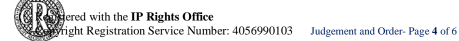
the Government of The United States of America

v Robin DiAngelo CASE NUMBER: # HRTI-20210303-000018 ORDERS

BE IT ORDERED, that the Respondent Robin DiAngelo, is under arrest within the Metes and Bounds and Seaward Boundaries of The United States of America for the multiple violations of all thirty (30) articles of the Universal Declaration of Human Rights, and Public Laws-101, and under international law. Violation of all 30 articles of UDHR has an assessed value +22.5 million. This court assesses treble the amount of damages in order to point out the three forms of Respondents dissemination of propaganda at University, through printed books and then Corporate training programs, and

FURTHER BE IT ORDERED, The Respondent is forbidden from producing and disseminating books, speeches, interviews, and education materials that are perpetuating a racist ideology using labeling terms like "white privilege," "white fragility" "inclusion" and "unconscious bias" that aim to demoralize the people by a method of divide and conquer on or through all platforms. The Respondent is ordered to cease and desist indoctrinating the inhabitants into the Marxist, communist (postmodern) ideology thereby violating Human Rights, and

FURTHER BE IT ORDERED, that all sovereignty, nationality, freedoms, liberties, rights, privileges, immunities, reputation and international character of the Claimant are in good standing. Peace is hereby upheld to the Claimant because the un-rebutted claim of The United States of America stands as a claim to the Country's rightful place among the Nations, and



0

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 American National Union 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 any articles on the internet that attempt to distort the history of The United States of America, the Government of The United States of America, and the American Nationals thereof, is an attempt to interfere with the Social Compact Agreement of its people and is an act of terrorism against The United States of America and in violation of the UDHR, and

FURTHER BE IT ORDERED, that 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 an assessment for damages 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.

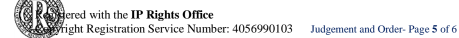
FURTHER BE IT ORDERED, that the prosecution has reserved the right to issue possible pursuit of The Coca-Cola Company as trading on NYSE: KO with ISIN: US1912161007, and The United Methodist Church and United Methodist Communications Company in a future capacity.

## **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 12th Day in the year of Yahweh 6023 Translation (31st Day of March 2021)





Revin bloyd Jakes The fide Sala Change T. Miline

**Kevin Lloyd Lakes Trent Windsley Sailor** Christopher Milowski

I, Kirk Edwin 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 Edwin Jensen, Clerk for the Court







I, Alice Ceniceros, 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 - # HRTI-20210303-000018

In the matter of the Government of The United States of America v. Respondent(s): Robin DiAngelo

and is recorded on:

this 12<sup>th</sup> Day in the year of Yahweh 6023 Translation (31<sup>st</sup> Day of March, 2021) Document Date

 2:12 UTC-6
 RH-20210331-4CJO-99F2-20210303-000018

 Time
 Record File Number

File Name: 20210331-HRTI-Judgement and Order-Robin DiAngelo

## **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: 14<sup>th</sup> day in the year of Yahweh 6023 Date Issued: **17<sup>th</sup> day in the year of Yahweh, six thousand and twenty three, and the 5<sup>th</sup> day of March two thousand and twenty first 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.





Reprint the IP Rights Office Supering the Registration Service Number: 4056990103 Judgement and Order- Page 7 of 6