



The Human Rights Tribunal International

The Government of The United States of America
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The United States of America
Global Postal Code-NAC: 850H2 MR7C8

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In the matter of **LANNY KAY TALBOT, PMA**

v

*Gary Herbert, Sean Reyes, Brody Keisel, Holly Ramsey, David Nuffer,
Heather J. Chesnut, Paul Kohler and Marie Talbot*

CASE NUMBER: # HRTI-20200716-00010

JUDGMENT

Comes now, a Judgment and Order from **The Human Rights Tribunal International**, The Human Rights Tribunal International is focused on the facts presented and strictly from the charges brought forth in the charging instrument Linked below.

http://humanrightstribunal.international/?wpfb_dl=816

Whereas, the violations of the UDHR and Public Laws-101 shown through the evidence presented, demonstrates that these conspiring persons (Respondents) seek to steal the last remaining wealth and then contract to assassinate the Claimant by their written words and deeds.

Whereas, The contract for murder of the Claimant was hidden within the dismissal notice written by Respondent HEATHER J. CHESNUT, and accepted and acknowledged in the care custody and control of Respondent David Nuffer, shows clear and convincing evidence that

Respondents arbitrarily re-classified the claimant as a sovereign citizen/ domestic terrorist in attempt to hide their disregard of their own U.S. Public Policy wherein the case had been discharged in full when the claimant tendered payment in full (+4,500 Continental Dollars valued at \$72,000 Federal Reserve Notes) and was denied back on September 3rd,2018;and



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Whereas, it is therefore the Human Rights Tribunal International Judgment that the Respondents are guilty of violating all thirty articles of the Universal Declaration of Human Rights and Public Laws-101 according to the evidence of theft, extortion, attempted murder, torture and slavery. Solicitation of a capital offence when agreed upon becomes conspiracy to commit murder. This planned or foreseeable future conspiracy contracts for the death of the Claimant when the term Sovereign Citizen is inferred to describe an individual (Claimant). Solicitation of a capital offense is contract murder and when there is a mutual agreement, that solicitation merges into a conspiracy, which will support a charge of premeditated murder (or first degree murder). Even if the murder is never completed, the conspiracy charge would stand, and support a charge for attempted first degree murder (or murder with malice aforethought). Used in this way law enforcement officers may profile Claimant as a sovereign citizen/domestic terrorist and use deadly force to obtain claimant or at a minimum grossly bias their actions toward Claimant.

Whereas, the evidence shows that slavery is being enforced through the denial of a Nationality and forced association with the federal reserve note (U.S. Dollar).

Whereas, payment in full to settle the matter was tendered in the amount of +4,500 Continental Dollars and accepted in open court. This legal tender was accepted, never refuted, and never returned. Payment was made and accepted in fact. The case is therefore closed and the charge of contempt that seems to be ongoing is now null and void.

Whereas, it is therefore Judged that the Respondents are Human Rights violators and stand in violation of Public Laws-101 for the harm they have caused and continue to cause. That all liens in place by the Claimant are upheld as true and correct to protect the Claimant from the Respondents.

Whereas, as presented in the evidence to this Tribunal, there are plenty of others who have participated directly and indirectly in enabling the conspired planned actions to occur in all the territories that fall within the metes and bounds and seaward boundaries of The United States of America.

Whereas, the Respondents have used a platform of usurped perceived authority to enslave the inhabitants and to disregard the freedom that the Claimant achieved through declaration, affirmation, social compact, and the claiming of Nationality by the Claimant and all affirmed American Nationals within The United States of America. Thus, imposing slavery in violation of the UDHR article 4, and Public Law 101-4, which stands as a violation of all thirty articles of the UDHR and Public Laws-101.



Affirmed and Acknowledged by the Human Rights Tribunal on this 210th Day in the year of Yahweh 6022 Translation (14th Day of October 2020)



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

Kevin Lloyd Lakes
Trent Windsley Sailor
Peter Adriaan Nikkel

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

Kirk-Edwin



In the matter of LANNY KAY TALBOT, PMA

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ORDERS

BE IT ORDERED, that Respondents, are under arrest for violations of the UDHR article 4, and Public Law 101-4, which stands as a violation of all thirty articles of the UDHR and Public Laws-101, and against the sovereign social compact of a foreign body politic, and

FURTHER BE IT ORDERED, that all sovereignty, nationality, freedoms, liberties, rights, privileges, immunities, reputation and international character 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 its' rightful place among all the legitimate Nations, and

FURTHER BE IT ORDERED, that a permanent restraining order be in place for the protection of the Claimant, and Claimant's family from the Respondents, U.S. District court and all other Companies either public or private.

FURTHER BE IT ORDERED, equitable relief is awarded to Claimant upon default of the Respondents, and the receipt of an itemized list of the stolen property.

FURTHER BE IT ORDERED, the evidence proves that the divorce case is therefore settled and closed and the charge of contempt that seems to be ongoing is now null and void. Any further court actions are without merit.

FURTHER BE IT ORDERED, all immunity is stripped from the respondents for the fact that capital crimes of slavery and attempted murder and all other Human Rights violations are not protected by any immunity doctrine.

FURTHER BE IT ORDERED, that any further evidence of violations of the UDHR or Public Laws-101 or any other deprivation of character will be sent to the American National Union of The United States of America Legal Department 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 Public Laws-101, and

FURTHER BE IT ORDERED, that the American National Union of The United States of America Legal Department 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.

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 210th Day in the year of Yahweh 6022 Translation (14th Day of October 2020)



Kevin Lloyd Lakes

Kevin Lloyd Lakes

Trent Windsley Sailor

Trent Windsley Sailor

Peter Adriaan Nikkel

Peter Adriaan Nikkel



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

Kirk-Edwin





Government of The United States of America
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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-20200716-00010

In the matter of LANNY KAY TALBOT, PMA v

Gary Herbert, Sean Reyes, Brody Keisel, Holly Ramsey, David Nuffer, Heather J. Chesnut, Paul Kohler and Marie Talbot

and is recorded on:

210th Day in the year of Yahweh 6022 Translation (14th Day of October 2020)
Document Date

10:35 UTC-6 **RH-20201014-4C18-99F2-20200716W65A**
Time Record File Number

File Name: **20201014-HRTI-Judgement and Order-LANNY KAY TALBOT PMA**

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: **210th day in the year of Yahweh 6022**

Date Issued: **211th day in the year of Yahweh, six thousand and twenty two, and the 15th day of October 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.



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