



## 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>  
Email: [violations@humanrightstribunal.international](mailto:violations@humanrightstribunal.international)



The Human Rights Tribunal  
Email: [violations@humanrightstribunal.international](mailto:violations@humanrightstribunal.international)

*In the matter of Claimants: **General Post Union of The United States of America**  
& the Trustee for the Continental Public Bank*

*vs.*

**Respondents: Robert S. Radnich, Denelle Dixon, Tomer Weller, and John Pierce Rubisoff**

**CASE NUMBER: HRTI- 20220707-000031**

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

WHEREAS, the tort claimants' have claimed within the evidence submitted to this tribunal and Published for over 30 days in the newspaper that the Respondents have and continue to commit violations against the Universal Declaration of Human Rights, Public Laws-101 and the Law of Nations.

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

WHEREAS, the Human Rights Tribunal International is focused on the facts presented and strictly from the charges brought forth in the charging instrument Linked below.

[https://humanrightstribunal.net/download/gpu\\_v\\_radnich\\_et\\_al/20220707-GJ-TRUE-BILL-RADNICH-LOBSTR.pdf](https://humanrightstribunal.net/download/gpu_v_radnich_et_al/20220707-GJ-TRUE-BILL-RADNICH-LOBSTR.pdf)

❖ False Witness- a violation of Public Law 101-12

- ❖ Forced Association- a violation of Public Law(s)101-4 and 101-20-2
- ❖ Fraud- a violation of Public Law 101-3
- ❖ A violation of Law of Nations Book I Chapter XIII Of Justice and Polity § 158. “A nation ought to make justice reign”
- ❖ Denial of Nationality- a violation of all of Public Laws-101

## Judgment

The Respondents did not appear for this matter and therefore a default judgment is awarded to the Claimants for this matter. The following evidence substantiates the Claimants’ proof of claim and the evidence declares value and degree of injury to the Claimants’.

The evidence with proof and intent declared demonstrates that **Robert S. Radnich** conspired with LOBSTR and its key personnel (**Denelle Dixon, Tomer Weller, and John Pierce Rubisoff**) to disqualify by lie or intent to deceive through Respondents’ false claims as to the validity of the Continental Public Bank and its issued digital UCD and UCDT tokens. These claims come from a so-called “investigation” by **Robert S. Radnich**. According to the evidence presented and time-line involved Respondent Radnich, and his poorly executed sourcing of information is unable to or unwilling to acknowledge that there are banks chartered outside of the United States Federal Reserve network as well as outside the United States Federal Corporation Counties and or ZIP code system. This damning research or inference by Respondent Radnich is wrong in its inception and has no basis for any conclusion. Respondent Radnich has proven a high degree of ignorance in an abridged investigation lasting less than a week. Further drawing conclusions prematurely causing injury to Claimants. Further Respondent Radnich was offered multiple opportunities to correct misstatements and insertions toward the blacklisting of the tokens and the Continental Public Bank.

The Continental Public Bank stands in the National and International venue holding monies produced through the efforts of its members by laboring value into existence instead of hypothecation or by fiat capital creation. This Continental Public Bank holds digital assets only. National currency printed from the Treasury for the Government of The United States of America can and are issued through denominations of 1, 5, 10, 20, 100, 500 and 1000 Continental Dollar Labor Back currency and the original Continental Dollars. All National currency is created from the laboring efforts of its members and its government workers, known as General Post Masters aside of other workers supplying governmental duties which are compensated for time and effort. The Continental Public Bank fulfills orders of the crypto currency UCD and UCDT, Or by contacting the Treasury through the Continental Public Bank for the issuing of printed Continental Dollars and Continental Dollars Labor Backed.

Whereas, the UCD and UCDT crypto currencies, the Continental Dollars and Continental Dollars Labor Backed are all within the Continental Public Bank for The United States of America and

solely generated by the labor of the people. The Respondents have no justification for their conclusions, since there isn't a body, person, corporation or country in the world capable of condemning or saying that these said currencies are fraudulent, fiat or fake due to their inception through labored means.

The trustees of the Continental Public Bank heavily scrutinize all parties that attempt to hold the life valued currency from their rightful owners, possessors and users. Unjust weights and measures are an item that YHVH rejects, watches over and shall punish for all those that would use or perform unjust weights and measures. All men beware of this warning. All liars, cheats and thieves be aware as well. All persons beware, synthetic or not.

To disallow participation of any formidable source of value and to combine said value with fiat or created monies by declaration is at the choice and will of those that choose to participate. Equity requires the right matter to be done regardless of conscience or complaint. This claim is for equitable consideration by Claimants and shall not be removed by an easily severable third party agent operating as the extension of a synthetic person or persons.

Respondents stand guilty by action. Respondents stand guilty for failure to correct after Claimants' request to do so. Respondents stand guilty for false claims. Respondents stand guilty by association. Respondents stand guilty for obvious attempt to slander and malign the hard working members of the Continental Public Bank, the Government of The United States of America and all other State Declarants and American Nationals that have put their hopes and efforts into their labors for good within the Earth. Respondents stand guilty of no due process by acting as judge, jury and executioners without proper investigation and proper proof of summary judgment. Claimants were never noticed, ordered to appear, or took part in any jurisprudence activity by Respondents.

The other portion of these charges must be enumerated separately as they are a matter of International interest and through the UDHR and the Law of Nations which are clear that "forced association" and "denial of a nationality" is slavery by these world communists styled activities. To declare and reinforce by violence or financial instrument the denied rights to stand as a foreign person, by any other person in the world, is slavery in action. To blacklist the tokens issued by the Continental Public Bank for having no association with the Federal Reserve Banking System is such an act. Each of the Respondents contributed to the judgement and conviction and execution without any due process for the Claimant.

The Stellar Network has also internationally given notice about being partnered with The World Economic Forum and said CEO for this Corporate body is noted upon the World Economic Forum's very own website which draws future interest for further investigation. These relationships can damage the rights of other agencies through the strong arming by the World Economic Forum's styled practices. These said strong arming tactics may have possible collusion with Respondents also by disturbing Claimants' Continental Public Bank. Therefore, the Stellar Network is clearly operating with the collusion of still a few other corporations to assault the rights of several thousands of people in an effort to cause a removal of value from

said people for no other purpose than to cause forced slavery and or indirect genocide. These facts shall be visited in the near future and it is the desire of this Tribunal to express our concern for the attitudes and natures of others, not seen as Respondents, at this time.

**CASE NUMBER: HRTI-20220707-000031**

## JUDGMENT

NOW THEREFORE:

BE IT JUDGED, that the claims brought to the Human Rights Tribunal International gives witness to the existence of all 30 Human Rights Violations against every one of the Universal Declaration of Human Rights by forcing association making Respondents guilty of slavery by their own hands. Slavery becomes a charge of all 30 Universally Declared Human Rights.

Affirmed and Acknowledged by the Human Rights Tribunal on this 199<sup>th</sup> Day in the year of Yahweh 6024 Translation (4th Day of September, 2022)



Trent Windsley Sailor  
Kevin Lloyd Lakes  
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 Claimants: General Post Union of The United States of America  
& the Trustee for the Continental Public Bank*

vs.

**Respondents: Robert S. Radnich, Denelle Dixon, Tomer Weller, and John Pierce Rubisoff**

**CASE NUMBER: HRTI- 20220707-000031**

## ORDERS

BE IT ORDERED, that Respondents, are under arrest for the slavery by mention of all (30) Human Rights Violations against the Universal Declaration of Human Rights, and under international law thereby giving state and federal level rights to intervene, and

FURTHER BE IT ORDERED, that all sovereignty, freedoms, liberties, rights, privileges, immunities, reputation in good standing, Nationality, and peace is hereby upheld to the claimants', and

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 All Respondents offer a public notice of retraction by correction of Respondents' false claim and full exoneration of the Claimants' position and right to be a part of the cryptocurrency markets through a full international notice that lasts for three weeks in at least three major newspapers front page notice, 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 of terrorism against The United States of America and in violation of the UDHR, 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 the Law Department for the Government of The United States of America reserves the right to instill a financial settlement of no less than all considered owned assets of the Defendants.

FURTHER BE IT ORDERED, that Respondents pay individually twenty-two million five hundred thousand U. S. dollar equivalent value, as of this Judgment and Order's date, for the injured parties of the Claimant to the rate of two-thousand three hundred injured parties ( 2300x22.5 million current US dollar value for a sum of 51,750,000,000 ) if they should fail to print their retractions in the three major newspapers for the three weeks concurrent, and

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 199<sup>th</sup> Day in the year of Yahweh 6024 Translation (4th Day of October, 2022)



*Trent Windsley Sailor*

Trent Windsley Sailor  
Kevin Lloyd Lakes  
Peter Adriaan Nikkel



*Kevin Lloyd Lakes*



*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  
Rural Free Delivery Route 1

**office of the registrar**

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

Office hours: 9:00 - 9:00 UTC-6 Monday - Friday  
Email: [registrar@theseunitedstatesofamerica.country](mailto:registrar@theseunitedstatesofamerica.country)



**ACKNOWLEDGEMENT**

I, **Michaelene Jo Formanack**, 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 NUMBER: # HRTI-20220707-000031

In the matter of **General Post Union of The United States of America & the Trustee for the Continental Public Bank v Robert S. Radnich, Denelle Dixon, Tomer Weller, and John Pierce Rubisoff**

and is recorded on:

**199th day in the year of Yahweh, 6024**      **12:40 UTC-6**      **RH-20221004-D121-4C18-99F2-20220707-000031**  
Document Date                                      Time                                      Record File Number

*Translated Date: October 4, 2022*

**File Name: 20221004-HRTI-J&O-GPU-&-the Trustee for the CPB-v-Robert-S-Radnich et al**

**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: **201<sup>st</sup> day in the year of Yahweh, 6024**

Date Issued: **201<sup>st</sup> day in the year of Yahweh, 6024**

*Translated Date: October 6, 2022*

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

