





#### 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

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The Human Rights Tribunal Email: admin@humanrightstribunal.net



# In the matter of

Claimant: General Post Union of The United States of America

v.

Respondents: Jennifer Mason, Kelly Bashaw, Douglas Benjamin, Camille Diaz Hackler, and Katie Rose

CASE NUMBER: # HRTI-20220901-000035

#### **JUDGMENT**

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

WHEREAS, the claimant has claimed within the evidence submitted to this tribunal based on a True Bill of Indictment as a second witness that the Respondents have and continue to commit violation of all of the Public Laws-101.

WHEREAS, the claimant has claimed multiple violations under the Law of Nations Book 1 Chapters XII and XIII.

https://humanrightstribunal.net/download/gpu v jennifer mason et al/20220901 GJ TRUE BILL JENNIFER MASON BELLINGHAM SCHOOL DISTICT MEMBERS-2.pdf

- ❖ Aiding and Abetting/ Accessory- a violation of Public Law-101-7
- ❖ Forced Association- a violation of Public Law-101-20-2
- ❖ Perversion- a violation of Public Law-101-25-2, Public Law-101-26-2, Public Law-101-26-3, Public Law-101-27-2, Public Law-101-29-1, Public Law-101-29-2 and Public Law-101-30
- ❖ Violation of Law of Nations Book 1 Chapter XII Of Piety and Religion §131



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Judgement and Order- Page 1 of 6

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- ❖ Infiltration of a State-violating all Thirty (30) Articles of Public Laws-101 (Capital Crime)
- ❖ Violation of Law of Nations Book 1 XIII Of Justice And Polity § 158

Whereas Aiding and abetting through accessory to minors the illicit and indecent materials for the effect of personal gain is not only wrong but the value of things shared are for the monetary gain of selling materials, goods and ideas to children unawares of those skewed values and perversions.

Whereas Respondents are not offering piety nor religious training but are in fact showing mere children, through self-declared statements, the content left only for young adults and adults engaging in sexual activity. Respondent Mason has allowed perverted sexual activity, through allowing children to frequent the retail store, and offering the said children to engage in conversation, viewing and purchasing of sexual, pornographic and perverted sexual practices of deviant adult materials.

Whereas the entire list of Respondents are guilty of participation in these same practices by association, since there is no outcry nor removal of the board chairman Mason and is in clear full support of her activities to corrupt children and sell illicit materials to minors, children and young adults through her private venue.

Whereas, the Respondents are forcing association of their ideals to children and unsuspecting parents, even without the parental consent, through their offices as leaders in the community and beyond question as their roles of education overseers. This shows an intent to force association of their ideals upon the unsuspecting populace and declares that the unsuspecting parents and children have no other opportunity to decline said indoctrination of perversions through conversation, audio and video media. Clear violation of Public Laws-101-20-2.

Whereas, the Respondent(s) are sharing inappropriate and controlled materials to minors and for young children through their posts as "supposed" elected members of the community and through said posts as a leader in the schools board and school board influence therefore attempting to normalize pornography and sexual perversions.

Whereas, the Respondents are declaring to the public that they represent elected seats, but are in fact appointed by US corporations through operation of contract law and commercial activity. This disqualifies their standing as truly elected officials of the school board and declares that they are in fact Infiltrators of the State by means of entrance through a creature state entity and application. Respondents are in violation of all Thirty Articles of Public Laws-101 and which is also a capital crime for this activity.

Whereas, the Respondents are also in violation of the Law of Nations Book 1 Chapter 13 of Justice and Polity § 158 stating operations of a government and full and truthful disclosure of



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Judgement and Order- Page 2 of 6

these facts. No social compact is evident from the Respondents and Respondents are not operating a true societal social compact but in fact are operating their offices as tyrants looking for personal gain and without full consent of parents.

Whereas, the Respondent Mason has declared that she operates a private business but in fact according to a further search her business is categorized as a public business and therefore she is operating with obscene materials for sale in a public place with children down to the age of six years old. Due to Respondent Mason'sopen statements about children as young as six are available for sexual training from her, as Respondent Mason has access to the young children. Therefore it is quite possible that Respondent Mason is rendering her sexual touch stimulation services to said children.

### JUDGMENT SUMMARY

#### 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 the Universal Declaration of Human Rights and violations of all of Public Laws-101 and violations of the Law of Nations Book 1 chapters 12 and 13. The evidence substantiates that Respondents are not only in default of not appearing but also their activities are under judgment for their lack of care in their highly crucial roles as educators, leaders and administrators.

FURTHER BE IT JUDGED, that Respondent Mason should be further investigated for the activity of child stimulation through the art of sexual touch. This would move her role as an educator over to the role as a pedophile trainer of children through sexual touch/stimulation without parental knowledge nor consent necessary. This Court judges the activity of touching a child to sexually stimulate them is a pedophilic grooming activity and sees it not as a therapy, right, or offer for any child, let alone any adult.

FURTHER BE IT JUDGED, that Respondent Mason is closely operating her public business to children as a message therapy center for all ages for "no age as a child is too early" or wrong according to Respondent's own audio testimony.

FURTHER BE IT JUDGED, that Respondents are operating in infiltration for the furtherance of creature state practices played out upon the people of the good State of Washington and all the while masquerading their unqualified business and authority in the most inappropriate ways over student and parent alike. For these activities we send this recommendation to the War Crimes Tribunal for the adjudication of this capital crime



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# **Orders**

BE IT ORDERED, that Respondents pay individually Twenty-two Million Five Hundred Thousand [U. S. Dollar equivalent in value] for their activities that have broken the true laws of this land.

FURTHER BE IT ORDERED, that Claimant be compensated financially in the amount specified for violating each article of Public Laws-101, not in Fiat currency but in full title to tangible land property assets released by the Crown and or authorized agents to Claimant. Said land property assets shall be under the maxims of equity subject to the venue and jurisdiction of the republic form of Government, The United States of America.

FUTHER BE IT ORDERED, that Respondents be removed from their school board positions as corruptors of children and Respondent Mason in particular for grooming and normalizing child physical touch stimulation through her "book store".

FURTHER BE IT ORDERED, That the Respondents immediately stop any further attempts of forced association upon the Student Body and parents.

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 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 254<sup>th</sup> Day in the year of Yahweh 6024 Translation (28th Day of November 2022)







Michaelene Jo

**Kevin Lloyd Lakes Trent Windsley Sailor** Michealene Jo Formanack

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 Tribunal



End.







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### **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-20220901-000035

In the matter of: General Post Union of The United States of America v Jennifer Mason, Kelly Bashaw, Douglas Benjamin, Camille Diaz Hackler, and Katie Rose

and is recorded on:

254<sup>th</sup> day in the year of Yahweh, 6024 1:35 UTC-6 RH-20221128-D121-4C18-99F2-20220901-000035

Document Date Time Record File Number

Translated Date: November 28, 2022

File Name: 20221128-HRTI-J&O-Jennifer Mason 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: 258<sup>th</sup> day in the year of Yahweh, 6024 Date Issued: 298<sup>th</sup> day in the year of Yahweh, 6024

Translated Date: January 11, 2023

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Judgement and Order- Page 6 of 6