

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: https://humanrightstribunal.net/ Email: admin@humanrightstribunal.net



CERTIFIED

COPY

The Human Rights Tribunal Email: admin@humanrightstribunal.net

## In the matter of

# Claimant: General Post Union of The United States of America

v.

Respondents: Brandon Arthur Wright, Ashley Wright, Hamburger Mary's Milwaukee, The Big Four, LLC

CASE NUMBER: # HRTI-20221213-000037

## 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.

Perversion- a violation of Public Law 101-25-2, Public Law 101-26-2, Public Law 10126-3, Public Law 101-27-2, Public Law 101-29-1, Public Law 101-29-2, and Public Law 101-30

- Social Engineering- a violation of all Thirty (30) Articles of Public Laws 101 (War Crime)
- Violation of the Law of Nations Book 1 Chapter XII Of Piety and Religion §131. Public establishment of religion
- Indecent Exposure- a violation of Public Law 101-3, Public Law 101-5, and Public Law- 101-12
- Forced Association- a violation of Public Law 101-2



Registered with the **IP Rights Office** Copyright Registration Service Number: 4056990103 Judgement and Order- Page **1** of **6**  Psychological Warfare- a violation of all Thirty (30) Articles of Public Laws 101 (War Crime)

Communism/Political- a violation of all Thirty (30) Articles of Public Laws 101 (War Crime)

Aiding and Abetting/ Accessory- a violation of Public Law 101-7

Childhood Corruption- a violation of Public Law 101-1, Public Law 101-25-2, and Public Law 101-29-2

Whereas Aiding and abetting through accessory to minors the illicit and indecent activities for the effect of personal gain is extremely abusive to minors. Perversions for warping a child's development through indoctrination by merely walking in front of this storefront institution having scantily clad men in dance gear, prosthetic or augmented extensively enlarged breasts in order to appear as having a woman's body in sexually provocative and suggestive dancing for all to be acclimatized as normal behavior. These concepts are degenerate for that segment or group of people that want to have their own night club atmosphere with their perceived accepting clientele. This is not for families, children and any would be patron just passing by in the street, on the sidewalk and advertised as a family friendly atmosphere for entertainment and a meal. For these indecent acts while supplying food to the general public are not right moral nor are they family affirming by their very morally bankrupt nature. The act of men indecently behaving in front of children and other unsuspecting family members as the Respondents are clearly engaging in social engineering to the very block of the street that they currently possess. The old term was shame but the new term that these of a reprobate mind are attempting to install here is shameful and breaches the Public Laws-101. This work is organized not to sell food but to create shock value and instill a common acceptance of immoral activity of a demoralizing and lascivious nature all the while corrupting a child's world view of normal sexual relations between a man and a woman.

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 sexually explicit activity. In the attempt to acclimatize the patronage of their eating establishment with childhood corruption by demanding a "drag queen stage name" be assigned to a young male child, the Respondents are guilty of indecent exposure and forced association.

Whereas the entire list of Respondents are guilty of participation in these same practices by association and are in clear full support of their activities to corrupt children in this public licensed "private venue" with full open glass walls viewable by any onlooker of minor age without any attempt to patron this corrupt establishment. By action this is not a private club and further is not operating within their purview of acceptable entertainment and the City of Milwaukee should revoke their adhesion of contract for public occupancy immediately or be summoned by this Court for another Human Rights Tribunal International suit for complicity by giving a portion of their city away to debauchery and the destruction of childhood innocence.



Whereas, the Respondents are also in violation of the Law of Nations Book 1 Chapter 13 of Justice and Polity § 158 stating operations of their restaurant is good for the public and a way for them to survive in commerce. Drugs and prostitution is also a way for some to survive but not a means to a lawful end.

Respondents are using their establishment for psychological warfare and communism by forcing their corrupted views upon the local community and expecting acceptance of their patrons or they use the non-tolerant argument for those that object. This is communism and psychological warfare at its simplest form. Threatening others through taunts of bigotry in order to accept your position because you have a few community backers for your way of life isn't choice and honor but communism.

## JUDGMENT SUMMARY

#### NOW THEREFORE:

BE IT JUDGED, that this suit is now found in favor of claimant for the failure of the Respondents to appear before this Court for full adjudication

FURTHER 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 Respondents are operating in infiltration for the furtherance of creature state practices played out upon the people of the good State of Wisconsin and all the while masquerading their unqualified business and authority in the most inappropriate ways over children and their families. For these activities we send this recommendation to the War Crimes Tribunal for the adjudication of this capital crime

# 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. If there are no payments made for these damages then prosecution expects liens to prevail upon all Respondents in this default judgment.



FURTHER BE IT ORDERED, That the Respondents immediately stop any further attempts of forced association upon children and parents by the ceasing of any and all of their drag queen shows.

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 346<sup>th</sup> Day in the year of Yahweh 6024 Translation (28<sup>th</sup> Day of February 2023)



Revin Lloyd Jakes

Kevin Lloyd Lakes Trent Windsley Sailor Michaelene Jo Formanack





Michaelene Jo

Registered with the **IP Rights Office** Copyright Registration Service Number: 4056990103

Judgement and Order-Page 4 of 6

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.



Registered with the **IP Rights Office** Copyright Registration Service Number: 4056990103 Judgement and Order- Page 5 of 6



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: 8DNBX PPJ78 c/o 18 Harding St. Johnstown, State of Pennsylvania. 15905

Office hours: 9:00 - 9:00 UTC-6 Monday - Friday Email: 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-20221213-000037

In the matter of: General Post Union of The United States of America v. Brandon Arthur Wright, Ashley Wright, Hamburger Mary's Milwaukee, The Big Four, LLC and is recorded on:

**346<sup>th</sup> day in the year of Yahweh, 6024** Document Date *Translated Date: February 28, 2023*  
 10:47 UTC-6
 RH

 Time
 Rec

RH-20230228-D121-5C25-88G3-20221213-000037 Record File Number

File Name: 20230228-HRTI-J&O-GPU-v-Hamburger Mary's

### **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: **349<sup>th</sup> day in the year of Yahweh**, **6024** *Translated Date: March 3, 2023* Date Issued: **350<sup>th</sup> day in the year of Yahweh**, **6024** *Translated Date: March 4, 2023* 

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





Registered with the **IP Rights Office** Copyright Registration Service Number: 4056990103

Judgement and Order- Page 6 of 6