



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
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In the matter of

Claimants: General Post Masters for the Government of The United States of America

v.

Respondents: Jay Von Spreck aka Von Jay Spreck, Paula Christine Sullivan, Dan Sullivan, and Howard Frederick Walker III

CASE NUMBER: # HRTI-20230102-000038

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.

- ❖ Treason- a violation of all Articles of Public Laws-101(CAPITAL CRIME)
- ❖ Advocating to Overthrow of Government- a violation of all Articles of Public Laws-101(CAPITAL CRIME)
- ❖ Attempted Murder- a violation of Public Law-101-3, and Public Law-101-5
- ❖ Breach of Trust- a violation of Public Law 101-12, and Public Law-101-17-2
- ❖ Communism- a violation of all Articles of Public Laws-101 (WAR CRIME)
- ❖ Counterfeiting- a violation of Public Law-101-30



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- ❖ Discrimination- a violation of Public Law-101-1, Public Law-101-1, Public Law-101-2, Public Law-101-3, Public Law-101-5, Public Law-101-7, and Public Law-101-12
- ❖ Disturbing the Peace- a violation of Public Law-101-3, and Public Law-101-12
- ❖ False Witness- a violation of Public Law-101-12
- ❖ Fraud- a violation of Public Law-101-3
- ❖ Forced Association- a violation of Public Law-101-4, and Public Law-101-20-2
- ❖ False Pretenses- a violation of Public Law-101-3
- ❖ Gang Stalking- a violation of Public Law-101-2, and Public Law-101-7
- ❖ Harassment- a violation of Public Law-101-3, and Public Law-101-12
- ❖ Impersonating- a violation of Public Law-101-1, Public Law-101-3, Public Law-101-12, Public Law-101-17-2, Public Law-101-27-2, and Public Law-101-30
- ❖ Treachery- a violation of Public Law-101-12
- ❖ Rebellion- a violation of Public Law-101-7, Public Law-101-11-1, Public Law-101-11-2, Public Law-101-12 and Public Law-101-28
- ❖ Insurrection- a violation of Public Law-101-7, Public Law-101-11-1, Public Law-101-11-2, Public Law-101-12, and Public Law-101-28
- ❖ Seditious Conspiracy- a violation of Public Law-101-7, Public Law-101-11-1, Public Law-101-11-2, Public Law-101-12, and Public Law-101-28
- ❖ Obstruction of Justice- a violation of Public Law-101-10, Public Law-101-16-3, Public Law-101-21-2, Public Law-101-28, and Public Law-101-30
- ❖ Trespassing- a violation of Public Law-101-3, Public Law-101-9 and Public Law-101-12
- ❖ Domestic Warfare- a violation of Public Law-101-7, Public Law-12 Public Law-101-20-2, Public Law-101-27-2, and Public Law-101-30
- ❖ Slander- a violation of Public Law-101-5, Public Law-101-6, Public Law-101-7, Public Law-101-12, Public Law-101-17-2, Public Law-101-20-2, and Public Law-101-30
- ❖ Theft- a violation of Public Law-101-17-2
- ❖ Sabotage- a violation of Public Law-101-5, Public Law-101-7, Public Law-101-12, Public Law-101-17-2, and Public Law-101-29-1
- ❖ Violating all Thirty (30) Articles of Public Laws-101 (WAR CRIMES)

JUDGMENT SUMMARY

Whereas, Respondents have been clearly shown, by prosecution, that they are worthy of all charges stated above. Their activity of embracing communism through seditious activity which was done to undermine the chain of command and the chain of title for property of the Government for The United States of America.

Whereas Respondents have been guilty of projection a communist activity used for attempting to charge others with communism which is a tactic used to confuse those that they are attacking, and there in has no standing against the good and fair people of The United States of America and the Claimant.



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Whereas Respondents are guilty of sedition to undermine the chain of command within the Continental Army and chain of title for The United States of America.

Whereas, Respondents are guilty of theft of property called the Continental Army including the time and effort that the Government for The United States of America and its office holders have wasted reclaiming all stolen property and its use.

Whereas, Respondents false claims have no standing against the Government for The United States of America. It is not necessary for this Tribunal to give a point by point explanation for each guilty action as the evidence has shown their malicious intent to war against, for the overthrow, of the Government of The United States of America.

Whereas, The Respondents colluded for months to attack the National assembly, by conscripting Continental Army members through an illegal nondisclosure agreement to unknowingly carry out their orders of Treason.

Whereas, Respondents setup a private unofficial telegram feed for secret communication, known only to the Continental Army “trusted members” for the purpose of “counteroffensive” when no offensive was created by the Government proves nefarious intent of Respondents. Whereas, Respondents taught their subordinates falsehoods to justify actions of attempted murder and sedition.

Whereas, Respondents Dan Sullivan and Howard Walker III operating as General Post Masters, used the trusted confidence of all of the American Nationals and General Post Masters by their wicked intention of overthrow all the while declaring that they were there to protect and serve and to “have the back of all American Nationals”.

Whereas, Respondent Jay Von Spreck called individual Continental Army members to convert them to follow him, using hearsay and false statement, saying Respondent Jay Von Spreck had a right to overthrow these General Post Masters and to kill them for the treason of communism tells all of the intent that was in his heart.

Whereas, Respondent Jay Von Spreck and Respondent Paula Sullivan executed their plan to overthrow the Government for The United States of America by moving all complicit Continental Army members to a private telegram chat. These members were accessories and witness to the abuse and treachery of Respondent Jay Von Spreck, when secret chat members were recorded, while listening to and commenting on the unauthorized Private meetings of the National assembly in executive session.

Whereas, Respondent Jay Von Spreck and Respondent Paula Christine Sullivan and Respondent Dan Sullivan were acting under the verbal authority and false witness of Respondent Howard Frederick Walker III when they started the attack on the Claimants and continued even as the



Respondents published the recording of the unauthorized listening of private meetings. Respondents were heard reminding subordinates to be quiet as they knew they were out of order and hoped that the secret group would uphold the illegal Non-Disclosure Agreement, and to twist and install wrong conclusions in the minds of the secret rank and file members of the Continental Army.

Whereas, the evidence shows the open subversion and dishonest nature of Respondents along with their harmful intent toward the others within their charged and oathed care which is so despicable and harmful that this Court cannot prescribe the proper punishment but here and now defers to the War Crimes Tribunal for full adjudication without delay and without limit.

Whereas Respondents have displayed themselves without a greater love for others and used their positions to blind side those that the Respondents said they were here to protect.

Whereas Respondent Spreck sought to start a secret program of document control and classification outside of the authority, approval, knowledge and interests of the Government for The United States of America with full intended goal unknown. This secretive information always leads to secret extra police forces operating without true authority and evades all lawful activity as are right and orderly for a lawful government.

All Respondents are completely liable for the: attempted murder and overthrow and destruction of the Public Laws-101, subversion to all human rights, intent to overthrow the Law of Nations and cause great harm and casualty to life unhindered by any conscience.

NOW THEREFORE:

BE IT JUDGED, that this suit is now found in favor of claimant for the evidence that reaches beyond a reasonable doubt and for failure of the Respondents to appear before this Court to answer to the charges set forth, which demands default judgment.

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 all use of Continental Army property, and stop any further attempts of forced association upon any American National, Continental Army member or General Post Master and Post Master General.

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



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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 360th Day in the year of Yahweh 6024 Translation (14th Day of March 2023)



Trent Windsley Sailor

Trent Windsley Sailor
Kevin Lloyd Lakes
Saundra Lee Scott



Kevin Lloyd Lakes



Saundra Lee Scott



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



Kirk-Edwin



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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-20230102-000038

In the matter of: **General Post Masters for the Government of The United States of America v. Jay Von Spreck aka Von Jay Spreck, Paula Christine Sullivan, Dan Sullivan, and Howard Frederick Walker III**
and is recorded on:

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|---|--------------------|--|
| 360th day in the year of Yahweh, 6024 | 10:33 UTC-6 | RH-20230314-D535-4C24-20230102-000038 |
| Document Date | Time | Record File Number |
| <i>Translated Date: March 14, 2023</i> | | |

File Name: 20230314-HRTI-J&O-GPMs v Jay Von Spreck 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: **360th day in the year of Yahweh, 6024**
Translated Date: March ,14 2023
Date Issued: **360th day in the year of Yahweh, 6024**
Translated Date: March 14, 2023

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