



## 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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The Human Rights Tribunal  
Email: [admin@humanrightstribunal.net](mailto:admin@humanrightstribunal.net)

### *In the matter of*

*Claimant: JENNIFER LYN RYALLS, PMA herein after Claimant*

*v.*

*Anna M. Vujovic, Caitlin E. Mannix, Anthony F. Golick, Dana M. Field, Jill H. Sasser,  
Scott A. Collier, and Andrey V. Runov herein after Respondents*

CASE NUMBER: # HRTI-20220621-000032

## 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 Affidavit of Fact and having a True Bill of Indictment as a second witness that the Respondents have and continue to commit violations against the Universal Declaration of Human Rights, and in violation of all of Public Laws-101.

WHEREAS, the claimant has claimed multiple violations under the Universal Declaration of Human Rights on all Thirty (30) Articles of the UDHR, and a violation of all of Public Laws-101.

WHEREAS, the facts are presented to prove that the claimant is a Private Membership Association. Organized and established outside of the United States and its chain of political sub-divisions.

WHEREAS, the Claimant is not and has not claimed to be a “sovereign citizen” as the Respondents have written and published in an attempt to insinuate a defect upon the Claimant,

WHEREAS, the Respondents provided only evidence of their nefarious actions of extortion as the Respondents made life threatening arbitrary and discriminatory statements that the



Claimant is a “sovereign citizen” from a religious cult thereby branding and forcing association through the false claim which also is granting to Law Enforcement Personnel to shoot on sight for domestic terrorism expressed via the Respondents’ “sovereign citizen” statement.

All violations and escalations stemming from the misclassification of the Claimant are expressed within the True Bill of Indictment linked below.

[https://humanrightstribunal.net/download/jennifer\\_lyn\\_ryalls\\_pma\\_v\\_Anna\\_M\\_Vujovic\\_et\\_al/20220621-GJ-TRUE-BILL-CLARK-COUNTY-WASHINGTON-RYALLS.pdf](https://humanrightstribunal.net/download/jennifer_lyn_ryalls_pma_v_Anna_M_Vujovic_et_al/20220621-GJ-TRUE-BILL-CLARK-COUNTY-WASHINGTON-RYALLS.pdf)

- ❖ Discrimination- a violation of Public Laws 101–6, Public Law 101-7, Public Law 101-16-1
- ❖ Infiltration- (of a State) - a violation of all Thirty (30) Articles of Public Laws-101
- ❖ Political Communism- a violation of all Thirty (30) Articles of Public Laws-101 (WAR CRIME)
- ❖ Persecution- a violation of Public Law 101-18
- ❖ Sabotage- a violation of Public Law-101-5, Public Laws-101-7, Public Laws-101-12, Public Laws-101-17-2, Public Laws-101-29-1, and Public Law 25-1
- ❖ Violation of Article 1 of the Montevideo Convention

WHEREAS, violation of all 30 articles of UDHR assessed value + 22.5 million the Respondents have committed multiple Human Rights violations against the Universal Declaration of Human Rights.

WHEREAS, there is no contract between these parties. The Claimant has made a good faith effort to communicate the existence of a private association, and the Respondents are liable for their blatant disregard and trespass into the private affairs of the Claimant.

Whereas, the Respondent(s) are not recognizing the intangible rights of Claimant and the demeaning of Claimant by prosecuting Claimant as a U.S. person within their political affiliation. The Respondents do not have the right to change (trafficked) claimant’s private status. The Affidavit of Fact from the Claimant shows that the Claimant is a Private Membership Association from another Nationality and social compact.

Whereas, the evidence shows that slavery is being enforced through the denial of the right to receive another nationality for Claimant.

## 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 have occurred and that the evidence proves that Respondents did repeatedly dishonor the affidavit of fact (communications) of the Claimant. The fact that the Respondents now are continuing to escalate demands for jurisdiction through Their questionable legal proceedings without any judicial authority highlights the fraud of these agents. Slavery is outlawed in all its forms and will not be tolerated by this court.

## Orders

BE IT ORDERED, that Respondents are in violation of all Thirty (30) Articles the Universal Declaration of Human Rights, and a violation of all of Public Laws-101. Violation of all 30 articles of UDHR has been assessed in value of 22.5 million over and above any violation of the federal common law lien that was a trespass by the Respondents in the repeated attempts to traffic the Claimant as an Inhabitant or U.S. Citizen, and

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.

FURTHER BE IT ORDERED, That the Respondents immediately stop any further attempts of forced association of the Claimant.

FURTHER BE IT ORDERED, that all attempts at forcing jurisdiction by Respondents be stopped immediately.

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 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 204<sup>th</sup> Day in the year of Yahweh 6024 Translation (9<sup>th</sup> Day of October 2022)



*Kevin Lloyd Lakes*

*Trent Windsley Sailor*

*Peter Adriaan Nikkel*

Kevin Lloyd Lakes  
Trent Windsley Sailor  
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 Tribunal

*Kirk-Edwin*



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 # HRTI-20220621-000032

In the matter of **JENNIFER LYN RYALLS, PMA v Respondents: Anna M. Vujovic, Caitlin E. Mannix, Anthony F. Golick, Dana M. Field, Jill H. Sasser, Scott A. Collier, and Andrey V. Runov,**

and is recorded on:

<b>204<sup>th</sup> day in the year of Yahweh, 6024</b>	<b>5:48 UTC-6</b>	<b>RH-20221009-HRTI-D121-20220621-000032</b>
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### **CERTIFIED COPY OF RECORDED DOCUMENT**

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Date Received: **209<sup>th</sup> day in the year of Yahweh, 6024**  
Date Issued: **209<sup>th</sup> day in the year of Yahweh, 6024**  
*Translated Date: October 14, 2022*

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