



The Human Rights Tribunal

Office hours: 9 A.M. - 8:30 P.M. Monday – Friday

Email: violations@humanrightstribunal.international

Website: <http://humanrightstribunal.international/>

CASE # 20141008-GT55-4330-BKYF-JJ450E97ASGV

PETITION

Comes now, Samuel German Valencia, (hereinafter “tort claimant”) to petition the Human Rights Tribunal organized under Article 8, to issue a judgment and order of Human Rights Violations committed against the Universal Declaration of Human Rights agreed upon the 10th of December, 1948, and

VERIFICATION

I, Peter McHenry Ackermann, (hereinafter “Clerk”) hereby verify that the signature of the petitioner and tort claimant are the same individual and to the best of the Clerks knowledge and belief that the signature is authentic,





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JUDGMENT

Comes now, a Judgment and Order by the Human Rights Tribunal,

WHEREAS, the tort claimant has claimed within the evidence submitted to this tribunal that the agents in IRS Regional Office in Phoenix, AZ. IRS Regional Director in the year 1999, head of Montana Militia in Whitefish, Montana in the year 2000, local police force in Whitefish, Montana in the year 2000, Duty Officer Bridger Kelch, who orders Officer Ricci Belgarde-Lamb of Whitefish, Montana in the year 2005, Judge Thomas T. Tornow and Municipal Judge Bradley F. Johnson in the year 2005, Department of Justice-Agent Johnson, 2006, Helena Montana, Mary Anne Melvin; Robert (Rob) Blair Young, his wife, Suzanne Young - at 803 North Valley Drive, Whitefish, Montana 59937; Mary Anne Melvin's oldest brother, William (Bill) Warren Melvin, his wife, Gail Jarvis Melvin-at 805 North Valley Drive, Whitefish, Montana 59937 and Floyd T. Huntington, Notary Public for the State of Montana, Mailing Address: 432 East Idaho Street - #238, Kalispell, Montana 59901, to present day, Agents of the Missoula and Kalispell IRS office, Flathead County Sheriff Department, ATF Swat Teams, ATF Bomb Squad, Kalispell and Whitefish Police Departments together with Agents from Valley Bank of Kalispell in the year 2010, Castle Rock Sheriff Deputy Cook of 2011, (hereinafter "tortfeasors") are determined to be the tort feasons against the tort claimant, and

WHEREAS, in accordance with the evidence written in the affidavit and verification of evidence by the tort claimant and filed with the Human Rights Tribunal that the tort feasons did knowingly, intentionally and willfully commit human rights violations against the Universal Declaration of Human Rights, and

WHEREAS, the tort claimant has no intention of bringing suit before an Administrative court of the Metro body due to the fact the aforementioned court has no jurisdiction in cases of human

rights violations. Further, the Metro association is the type of organization that caused the creation of the Universal Declaration of Human Rights that is designed to make sure Metro associations do not exist in the form of totalitarian dictatorships, and

WHEREAS, the tort feasons, even after being notified of the tort claimant being a member of another association, did knowingly and willfully and intentionally cause a pattern of abuse, theft, kidnapping, attempted murder, arbitrary arrest, detention, exile, torture, mental abuse, conspiracy to commit acts of terrorism against the tort claimant with intent to cause the condition of poverty, fugitive and homelessness without any just cause whatsoever, and

WHEREAS, the pattern of abuse began when the tort claimant had something of value to take to enrich the tort feasons starting with an arbitrary IRS accusation that was never proven in any court. The tort feasons used the events of "9/11" and the deaths of over 3000 people to unjustly enrich themselves. The tort feasons have empowered themselves by the violent reputation of a well known terrorist group called "Al-Qaeda". The tort feasons turned reality into a fictional story to scare residents into thinking that the tort claimant was a domestic terrorist and somehow connected to "Al-Qaeda". The tort feasons, without any evidence, criminal complaint, trial, or conviction that the tort claimant was in any way connected to "Al-Qaeda" and the events that took place on September 11th, 2001, did in fact violate every Article of the Universal Declaration of Human Rights, and

WHEREAS, all actions by the tort claimants were perpetrated under one statement made by Janet Napolitano that all veterans, gun owners, Christians, members of the Tea Party, or any other organization that had any wealth whatsoever were a danger to Society and labeled, Domestic Terrorists , and

WHEREAS, the tort feasons attempted to declare the tort claimant a terrorist, using the events of September 11th, 2001 as authority for the claims of the tort feasons in violation of Article 1 through 30 of the Universal Declaration of Human Rights, and

WHEREAS, the United States has signed the following covenant:

5: -- [*International Covenant on Economic, Social and Cultural Rights*](#), Article 11

"Everyone shall have the right to freedom of association All persons are equal before the law and are entitled without any discrimination to the equal protection of the law...."

Further, with a profile of sovereign citizen and domestic terrorist placed on the tort claimant, there is no possible way that the tort claimant would receive equal protection of the law when discrimination clearly exists against the tort claimant, and

Further, the profile of domestic terrorist and sovereign citizen is attempted murder because the tort feasons are knowingly, willfully, and intentionally placing the life of the tort claimant in danger

indefinitely, due to the false record profiling the tort claimant as dangerous and violent which would cause any law enforcement officer to shoot the tort claimant on sight if the tort claimant even asked for directions to the nearest convenient store, and

WHEREAS, the tort feasons have already been noticed of their crimes in “Title 18, section 241, 242 and Title 42 Section 14141 and other sections of the U.S. code”, and

JUDGMENT

NOW THEREFORE:

BE IT JUDGED, that the tort claimants claim that human right violations did in fact occur against the Universal Declaration of Human Rights and acts committed against the tort claimant in the nature of “shocking to the conscience” are correct, and

Affirmed and Acknowledged by the Human Rights Tribunal on this day, September 08, 2014:



John Harold Fulks



Tony Cenicerros



Moses Brian Moss

DISCLAIMER: Article 20 – (1) Everyone has the right to freedom of peaceful assembly and association. (2) No one may be compelled to belong to an association. **END OF DISCLAIMER**

VERIFICATION

I, Peter McHenry Ackermann, (hereinafter “Clerk”) hereby verify that the signatures of all four International Notaries on this judgment, to the best of the Clerks knowledge and belief are authentic,





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ORDER

BE IT ORDERED, that all tort feasons are held surety for their crimes against humanity, and

BE IT ORDERED, that the tort feasons will cease and desist all contact with the tort claimant and claims against the tort claimant, directly or indirectly through others to cure the violation of Article 5, 9 and 20 section 2 of the Universal Declaration of Human Rights and all other Human Rights Violations committed by the tort feasons, and

BE IT ORDERED, that all property of the tort claimant is to be returned to the tort claimant to cure the violation of Article 17 section 1 and 2 of the Universal Declaration of Human Rights, and

BE IT ORDERED, that the Metro record mentioning the tort claimant is cleared of any accusation or profile of domestic terrorist, sovereign citizen or any other harmful profile to cure the violation of Article 3 of the Universal Declaration of Human Rights, and

BE IT ORDERED, that any damages as a result of the unlawful detainment in the future shall be automatically rewarded to the tort claimant to cover expense and cost that may arise directly out of the tort feasons actions and failure to act in a civilized manner, and

BE IT ORDERED, that the bonds and insurance of the tort feasons are hereby suspended for crimes against Humanity, and

BE IT ORDERED, that the good name and reputation is hereby restored to the tort claimant and that there is no incriminating evidence found against the tort claimant at this time within The United States of America, and

BE IT ORDERED, that the sacrifices of the tort claimant in Vietnam, and for the tort claimants country as a whole no matter the form of Government are hereby recognized by the Human Rights

Tribunal and shall be placed in the archives of the original Government of The United States of America with honors, and

BE IT ORDERED, that the tort claimant shall have the right to pursue damages and restitution against the tort feasons in any amount that the tort claimant chooses to claim; The restitution shall be for the purpose of, at age 72, the tort claimant may live out the rest of the tort claimants life in peace, honor and respect until death. The honor and respect is ordered from ALL officers and enlisted in all seven branches of the U.S. Military and shall be exercised towards the tort claimant, and

BE IT ORDERED, that the tort claimant is recognized with respect and honor for having served MAC-V with the U.S. Army Rangers and the sacrifices thereof, and

BE IT ORDERED, that the tort claimant may received medical care from the Veterans Administration in payment of the sacrifices rendered by the tort claimant without any obligation to the U.S. in partial payment of the debt owed the tort claimant, and

BE IT ORDERED, that the tort claimant shall have the right to call upon any branch of the U.S. Military for protection from future tort feasons that wish to retaliate against the tort claimant for this judgment and order, and

ORDER

Affirmed and Acknowledged by the Human Rights Tribunal on this day, September 08, 2014:



John Harold Fulks



Tony Cenicerros



Moses Brian Moss

DISCLAIMER: Article 20 – (1) Everyone has the right to freedom of peaceful assembly and association. (2) No one may be compelled to belong to an association. **END OF DISCLAIMER**

VERIFICATION

I, Peter McHenry Ackermann, (hereinafter “Clerk”) hereby verify that the signatures of all four International Notaries on this order, to the best of the Clerks knowledge and belief are authentic,

