

TRIAL COURT CAUSE NO. 25456

THE STATE OF TEXAS ) ( IN THE DISTRICT COURT  
 ) (  
VS. ) ( EASTLAND COUNTY, TEXAS  
 ) (  
GRAHAM BRADFORD LASCOSAK ) ( 91ST JUDICIAL DISTRICT

## ALIEN TORT CLAIM

**Date: 06-01-2019**

Against: The Legislative Department of the State of Texas, in name only.

Subject Matter: THE TEXAS CONSTITUTION

ARTICLE 1. BILL OF RIGHTS Sec.3. EQUAL RIGHTS. All free men, when they form a social compact, have equal rights, and no man, or set of men, is entitled to exclusive separate public emoluments, or privileges, but in consideration of public services.

Narrative:

Graham Bradford Lascosak, trustee of the person GRAHAM BRADFORD LASCOSAK doing business as GRAHAM BRADFORD LASCOSAK, PMA- [https://reignoftheheavens.com/?page\\_id=306&id=3915](https://reignoftheheavens.com/?page_id=306&id=3915) (hereinafter: "trustee") is not within the social compact as stated in the Bill of Rights-Section 3 of the State of Texas Constitution. The particular section of the State of Texas constitution has been written since the first constitution of the State of Texas.

The trustee is not entitled to any rights, privileges, emoluments, nor any other obligations under the Legislative Department of the State of Texas.

The Judicial Department has been noticed several times of the aforementioned facts, however the Judicial Department refuses to release the trustee and continues to use pain compliance to assume jurisdiction with extremely high bonds and debts claimed by foreign agencies created by the same Legislative Department:

### MASON'S LEGISLATIVE MANUAL

Sec. 48, Jurisdictional Requirements

1. There are certain essential fundamental requirements which are so basic that they must be present in all cases before any legal or valid action can be taken, and they cannot be suspended or revoked. These rules are
  - (a) The body must be duly constituted and organized in order to have the power to act as such.
  - (b) There must be a sufficient number of members present at a meeting to deliberate and make decisions for the body. This number is called a quorum and in public bodies will consist of due-half or more of the membership.
  - (c) Any action must be taken by a number sufficient to act for the group. This is always more than half of the persons voting, and in public bodies is often a majority of a quorum and sometimes a majority of the entire membership.

It is legally impossible to assume jurisdiction over the trustee when the trustee is not a party in the form of a social compact with the Legislative Department of the State of Texas. The Judicial Department of the State of Texas is practicing law without a license when enforcing violations of basic Legislative procedures and has further made

laws without a permanent population of people as signatories of a social compact that would create the Legislative Department.

The Legislative Department of the State of Texas, operating in name only, is required to adhere to all sections of the Law of Nations as it pertains to social compacts wherein it is also written within the State of Texas Constitution.

The trustee must literally sign a social compact in order to be obligated to submit to the Legislative Department of the State of Texas which in turn would create obligations on the part of the trustee wherein rights are derived. (Chapter 4 of the Law of Nations)

The United Nations and the United States cannot compact with a State that is without a permanent population, therefore any assumed obligations against residents of something that does not legally exist is notwithstanding anywhere in the world.

The trustee cannot be obligated, governed, held in contempt of, gain any rights nor can be held obligated to something that does not legally exist in accordance to its own constitution that it purports to legally exist and do business in name only.

TORTS-NOTICE:

Therefore, human rights have been violated against the trustee in the form of pain compliance, theft of liberty, man stealing, and all chapters and sections of the Law of Nations.

GRAHAM BRADFORD LASCSAK, PMA,



Public Notice and Publication of Record on the first day of June in the year two thousand and nineteen: