



**American National Union of
The United States of America**
State of Louisiana judicial district #19
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**The Great Jury for the American National Union of
The United States of America**

True Bill of Indictment

Claimant: William Emory Reffett, Trustee v.

Respondent(s): Rapides Parish Sheriffs Department, John Bel Edwards, R. Kyle Ardoin, Jeff Landry, Mary K. Lancaster, John W. Russell, IV, Richard E. Starling, Jr., Robin L. Hooter, Tracy W. Liotta, Matt Dauzat, and Deeshona Gaines.

The Great Jury was accepted and acknowledged by the American National Union of The United States of America in Social Compact in accordance with the Law of Nations and is with jurisdiction and venue within the metes and bounds and seaward boundaries of The United States of America, and

The Great Jury for the American National Union of The United States of America hereby informs the Chief Notary of the Human Rights Tribunal International that the Great Jury convened to hear evidence presented by the claimant; and

It has been determined from the evidence presented within this True Bill that there is probable cause to charge the aforementioned Respondent(s) with **Forced Association, Trafficking in Persons, Forced Detention, Slavery, Denial of Nationality, Torture, Attempted Murder, Gang Stalking, Man Stealing, Theft of Time and Energy, Profiling, and Communism** upon the Claimant for violating both the Bilateral Social Compact by and between the people for The United States of America and the Judgment and Order issued in favor of Claimant(CASE #HRTI-9C69-D37G-HJ86-P3L2-18E1T500N280E59R), wherein the "Orders" and the "General Order" states the right to utilize the Judgment and Order and any or all evidence in future charges or court actions in this or other courts of Law, and to cease and desist any and all interference or disruptive actions toward the Claimant; and

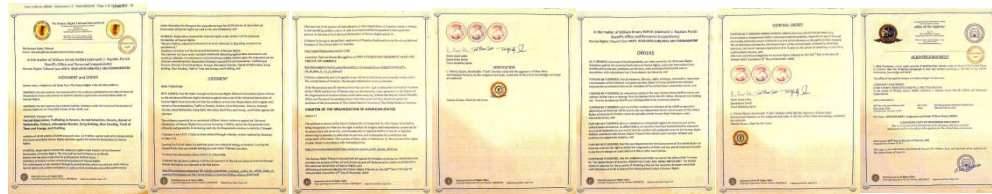
EVIDENCE





<https://americanherald.org/?p=6498>

<https://americanherald.org/?p=6560>



Further, violations of the Judgment and Order have been committed by the *Rapides Parish Sheriff's Office* against Claimant, which may be considered double jeopardy in the Respondent(s) defense, for which the Claimant seeks remedy in a notarized Affidavit by issuing Common Law Liens against Respondent(s) properties as a rebuttal, in which the administration and housing of Claimant from the 163rd Day in the Year of Yahweh 6021,(translated- August 29, 2019), until the 159th Day in the Year of Yahweh 6022,(translated- August 24, 2020), supervised by Warden **Matt Dauzat** of Rapides Parish Detention Center 1, witnessed in the link below:

<http://www.rpsso.org/corrections-division>

SUMMARY

After 361 days of forced detention at RPSO Detention Center 1, Claimant was released on his own recognizance, returned to the Rapides Parish Courthouse in September for the BAR members to officially recuse themselves from all allegations against the Claimant, at which time Ninth Judicial District Judge, **Greg Beard**, presiding judge since Claimants forced detention on the 163rd Day in the year of Yahweh 6021, (translated- August 29, 2019), informed Claimant that the Louisiana Attorney General may proceed with prosecution at their own discretion, and

As evidence shows within a notarized Affidavit, involving Alexandria City Court Judge, **Richard E. Starling, Jr.**, following a confrontation with Alexandria Police employee **Deeshona Gaines** and the arrest of Claimant on the 219th Day in the Year of Yahweh 6022, (translated- October 23, 2020), for not identifying to a social security number, forcefully detaining and assaulting Claimant at the Rapides Parish Detention Center 1, a summons was delivered to Claimant by an armed Parish employee to return to the Rapides Parish Courthouse on the 232nd Day in the Year of Yahweh 6022, (translated- November 5, 2020), as the Louisiana Attorney General, **Jeff Landry** appointed Assistant Attorney General **Molly K. Lancaster** and Assistant Attorney General **John W. Russell, IV** to reopen the allegations docket against Claimant, violating the Judgment and Order issued by the Human Rights Tribunal International on the 262nd Day in the Year of Yahweh 6021, (translated- December 6, 2019), as well as violating the Fifty Million Dollar Common Law Lien issued for William Emory Reffett, or any other variation of the name, and

Evidence of association is witnessed above of **Robin L. Hooter**, Clerk of Court for Rapides Parish, and **Tracy W. Liotta**, Clerk of Court for Alexandria City Court, participating with other Respondent(s), for their administration and authentication of court orders issued to the Claimant, while representing a subdivision of the state of Louisiana, a political subdivision of the United States of America protected by the U.S. military, classified as foreign occupation, and have further associated themselves with Trafficking in Persons and exercising communism upon Claimant, violating all 30 Articles of the Universal Declaration of Human Rights, now classified as Public Law(s) 101, and

With the state of Louisiana clearly shown as the plaintiff within documentation by the Respondent(s), the state of Louisiana has therefore trespassed on a foreign court and its foreign judgment. **John Bel Edwards**, Governor, **R. Kyle Ardoin**, Secretary of State, and **Jeff Landry**, Attorney General, by representing the state of Louisiana, a political subdivision of the United States of America protected by the U.S. military, classified as foreign occupation, have committed the acts of Trafficking in Persons and exercising communism upon Claimant, violating all 30 Articles of the Universal Declaration of Human Rights, now classified as Public Law(s) 101, and

Respondent(s) continue to intimidate Claimant with threats for noncompliance, while having been released on Claimant's own recognizance for arbitrary allegations and the issuance of a surety bond wherein liability has been forced upon the Claimant. All Respondent(s) continue to operate without authority, absent an Article 6 oath in accordance with the Constitution of the United States, therefore considered as sovereign citizens conducting communist activity, violating all 30 Articles of the Universal Declaration of Human Rights, now classified as Public Law(s) 101.



, Deputy Foreperson

So, accepted on the 302nd Day in the Year of Yahweh six thousand and twenty-two, (translated the 13th day of January in the two thousand and twenty first year of the new covenant in Yahushua's name).

