The Case of Transgender Bigotry against Desire’ Dubounet

On 12/ 6/2011 State Hillary Clinton gave her Human Rights Day speech in Geneva. She said Gay/Transgender Rights are Human rights. She said that The American embassies will work to support the laws and strengthen Gay/Transgender/ Human rights. But these are just words, empty words. In fact the American Embassy in Budapest is violating the law and is actively discriminating against one Desire’ Dubounet.

This reporter has found that the US State Department has on its web site the US criteria for name change and gender change on passports. The US State Dept website clearly says that if you do not have a court order for a name change then you can submit samples from public record. Desire’ showed us over one hundred public records of her name change. The 14th amendment of the US guarantees the right of common law for an American to change their name by usage not requiring Court permission. England has a similar common law that says one does not have to ask permission to change one’s name and Desire’ changed her name in England in 2002 with a Statutory Declaration and by usage in America.

The US Embassy in Budapest discriminates against Desire’ as they repeatedly insist it is mandatory to have a court order to do so. They denied her a true hearing on a previous case. This is a blatant case of discrimination against one of the greatest Gay Rights activists in the world today.

The USA’s bigotry discrimination against Desire’ goes much deeper. Desire’ beat the FDA in 1996 and two weeks after her case dismissal by Judge Matsch acupuncture needles were made
official real medical tools as a result of her work. Our sources in the USA FDA were officially quoted as saying they saw memos declaring that some bigots in the FDA “wanted to teach that faggot (Desire’) a lesson.” There was a scheme to have her arrested and shuffeled from jail to jail depriving her rights. Desire’ lawyer uncovered this scheme and advised her not to return. Now that this person is gone Desire’ wants to return to see her dying mother in a hospice in Ohio. We spoke to Desire’ mother and she said she did not want her son to return if there was such discrimination threatening her son.

But someone in the FDA still wants to teach Desire’ a lesson. They have pushed the prosecutor to recommend no bail on a simple mail fraud case. Judge Matsch said there was no seal and he saw no crime and he dismissed the charges in 1996. There were no damages nor was anyone hurt in the action making fraud charges suspect. Our investigator reviewed the evidence and there was direct evidence that one Laureen Direnna was directly responsible for the letter in question, and she bribed her employee to incriminate Desire’. The incompetency of not even interviewing the owner and boss of the secretary who incriminated Desire’ was extreme. The testimonies of embarrassed guilt-ridden people who clearly did this letter against someone who clearly did not, makes the case with no damages difficult to envision. Collecting witnesses from 20 years ago who no longer are under any threat of incrimination seems impossible. The FDA has no hope of winning such a case. And the threat to the FDA of exposing the heavy handed bias against natural medicine makes going to court also impossible. So how could the FDA teach Desire’ a lesson. Well one way would be to pressure the prosecutor one Megan Englehart to recommend no bail. Then if the FDA pressure a judge to hold Desire in jail, Desire’ could be put into a prison and the FDA could teach her a lesson. Perhaps her life might even be in danger. Megan Englehart was asked to comment on this article.

We interviewed several lawyers and asked if there was any reason to deny bail on a mail fraud case like this. Each laughed and said that the idea of recommending no bail in this case was a blatant display of bigotry and prejudice. The principles of bail are outlined and in no way does Desire’ deserve the recommendation of no bail. This is a unabashed absurdity. Each lawyer we interviewed said there must be some covert discrimination and a scheme against Desire’. The lawyers we interviewed cautioned Desire’ for returning to America where it is very clear that someone wants to circumvent law to teach her a lesson perhaps more. The FDA has become an adversarial aggressive, arrogant draconian agency that actively defends the synthetic drug cartel and openly attacks natural medicine. We at buksveikas have reported case after case of bogus sham adversarial attacks on natural medicine.

The case of prejudice against Desire in publications such as the Seattle Times, blatant lies posted on CBS, CBC, NBC and many others show a case pervasive bias that might be from her original 1985 work proving the synthetic chemicals are incompatible with the body.
New Policy on Gender Change in Passports Announced

Media Note
Office of the Spokesman
Washington, DC
June 9, 2010

The U.S. Department of State is pleased to use the occasion of Lesbian, Gay, Bisexual, Transgender Pride Month to announce its new policy guidelines regarding gender change in passports and Consular Reports of Birth Abroad.

Beginning June 10, when a passport applicant presents a certification from an attending medical physician that the applicant has undergone appropriate clinical treatment for gender transition, the passport will reflect the new gender. The guidelines include detailed information about what information the certification must include. It is also possible to obtain a limited-validity passport if the physician’s statement shows the applicant is in the process of gender transition. No additional medical records are required. Sexual reassignment surgery is no longer a prerequisite for passport issuance. A Consular Report of Birth Abroad can also be amended with the new gender.

As with all passport applicants, passport issuing officers at embassies and consulates abroad and domestic passport agencies and centers will only ask appropriate questions to obtain information necessary to determine citizenship and identity.

The new policy and procedures are based on standards and recommendations of the World Professional Association for Transgender Health (WPATH), recognized by the American Medical Association as the authority in this field.

Medical EXPOSE

http://www.medicalexpose.com/
US Government’s Adversarial Transgender Discrimination

by Jonas Paulauskas

Feb 2 2012 www.buksveikas.com

In 2010 I covered a case or persecution of one Dr Nelson by FDA Field agents Dennis Hudson and Spencer Morrison known as the “Swat team Cowboys”. These overzealous agents brought swat teams to attack natural medicine throughout America and they attack one Dr Nelson in the early nineties. (see FDA Gestapo of Tyranny from 1990 till 1995+?). Nelson now Desire’ Dubounet since 1996 granted us an interview and supplied documents to verify the discrimination case against her. (see attached)

Professor of Medicine Desire’ Dubounet active Gay Rights activist, hostess of Mr Gay Europe 2007,2008, and 2007 Queen of the world’s largest Gay parade in Sydney Australia.

Nelson was arrested in 1995 and brought to trial in 1996 when Judge Matsch (the Oklahoma City Judge) said that the charges of using the seal were incorrect because there was no seal. After hearing Judge Matsch say there was no seal, the prosecutor dropped the case. Nelson went free and returned to his family in Budapest with no charges against him. Now under Full Faith and Credit Clause the words of the judge should be honored and this should be the end of it. But adversarial transgender discrimination prompted the FDA to push prosecutors to look the other way from the Full Faith and Credit dictum of law. Later they made a new indictment in Washington Dc where the FDA has more pressure on judges.

Threats of prejudicial slowboat detainment have prevented Nelson from returning. Now after the retirement of the slowboat officer behind the illegal slowboat Nelson wants to return to America and get justice.

Nelson first became Desire’ Dubounet in 1996 and this prompted the FDA in America to persecute him. In 2002 Nelson changed his name legally to Desire’ Dubounet and his gender rating to female in 2004. An American law in 2010-10 made it possible for Desire’ to change not only her name on the American passport but also her gender. But homophobic resistance from prejudicial people at the American embassy in Budapest will not live by this law. The embassy does not want to honor the law.
After several appeals the discrimination against her transgender persona Desire was still unable to get a proper passport to go to America and see her dying mother now in a hospice. We found evidence of extreme prejudice and bias and Desire’ had to appeal to US authorities in Washington to get her rights.

We found further evidence of transgender and philosophical discrimination when the new prosecutor, Megan Englehart, insisted on requesting no bail for desire’ on her return. A judge must consider the following in setting bail. *(1) the seriousness of the offense; (2) the Weight of Evidence against the accused; (3) the nature and extent of any ties, such as family or employment, that the accused has to the community where he or she will be prosecuted; (4) the accused's ability to pay a given amount; and (5) the likelihood that the accused will flee the jurisdiction if released.*

The charge against Desire’ is very minor, she has no record, the evidence shows clearly she did not do the crime, a federal judge said he saw no crime and made the first prosecutor drop the case, Desire’ is returning at her own expense and on a temporary passport and thus is not flight risk. The request to ask for no bail is clearly an example of adversarial transgender discrimination. There was an unverified FDA quote that the said they want to teach that Faggot (Desire’) a lesson. This is a blatant deprival of human rights.

Hillary Clinton gave a powerful address to the UN saying Gay rights are Human rights. It appears that the American embassy in Budapest and prosecutor Megan Englehart in Washington have not really heard of Hillary’s position of American ideals on Gay rights. This case of adversarial transgender discrimination and Human rights violation continues. Such discrimination is an embarrassment to the USA.

We will send a copy of this article to the federal prosecutor Megan Englehart who has denied bail and ask her how a person who is not a fugitive, with no past record gets charged with the same crime she faced Judge Matsch for and he dismissed saying it was not a crime. And we will ask her how she denies bail on a person who is not a flight risk for the simple charge of using a government seal and how mail fraud charges can be made with no damages. If she responds we will publish her retort here.

We will send a member of the press to cover the return of Desire’ if and when the American Embassy will honor the law. We all must work to stop such discrimination. This story of discrimination and persecution continues. We will continue to cover this story for you.
IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLORADO

UNITED STATES OF AMERICA,
          Plaintiff,

VS.

WILLIAM CHARLES NELSON,
          Defendant.

CHANGE OF PLEA
TRANSCRIPT OF PROCEEDINGS

Proceedings held before the HONORABLE RICHARD P.
MATSCH, U. S. District Judge for the District of Colorado,
beginning at 10:00 a.m. on the 29th day of February, 1996, in
Courtroom A, United States Courthouse, Denver, Colorado.

APPEARANCES

For the Plaintiff:          Thomas O'Rourke, Esq.
                        Assistant U. S. Attorney
                        1961 Stout Street, 13th Floor
                        Denver, Colorado 80224

                        Robert D. Okun, Esq.
                        U. S. Department of Justice
                        Office of Consumer Litigation
                        1331 Pennsylvania Ave., N.W.
                        Washington, D.C. 20004

For the Defendant:          Thomas Goodrich, Esq.

THE COURT: Well, in looking at what has been handed to
me here, and looking at the statute, they don't match in my
opinion. Now, maybe the government has some authority that
hasn't been cited. Both of you have said there is any.
It is not my view of the criminal law that we should take the
most expansive reading of criminal statutes. Quite to the
contrary. Since liberty is at stake, we take plain meaning.
and xeroxing a letterhead that happens to have some logo on
it is not, in my judgment, impressing a seal of a government
agency.
Legal Definitions

**seal**

noun
1. an embossed emblem, figure, symbol, word, letter, etc., used as attestation or evidence of authenticity.
2. a stamp, medallion, ring, etc., engraved with such a device, for impressing paper, wax, lead, or the like: The king took the seal from his finger and applied it to the document.
3. the impression so obtained: It was unmistakably the royal seal on the document.
4. a mark or symbol attached to a legal document and imparting a formal character to it, originally wax with an impression.
5. a piece of wax or similar adhesive substance so attached to an envelope, folded document, etc., that it must be broken when the seal is opened, insuring that the contents have not been tampered with or altered.

To close records by any type of fastening that must be broken before access can be obtained. An impression upon wax, wafer, or some other substance capable of being impressed.

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Legal Definitions

**Full faith and Credit Clause**

Article IV, Section 1 of the US Constitution contains what is known as the Full Faith and Credit Clause. This clause requires all States in the US to recognize and give effect to the legislation, public records and judicial decisions of other States in the US. It states that each State should grant full faith and credit to the laws, public records and judicial decisions of every other State in the US. The clause ensures that the judicial decisions of other States are recognized by a State. This also ensures that individuals do not migrate to other States in order to escape a court judgment in another State.

When Judge Matsch said it wasn't the Seal, It wasn't the seal
Legal aspects of Trans-Sexual in the United States of America

Passports

The State Department determines what identifying biographical information is placed on passports. On 2010-06-10 the policy on gender changes was amended to allow permanent gender marker changes to be made with the statement of a physician that "the applicant has had appropriate clinical treatment for gender transition to the new gender." The previous policy required a statement from a surgeon that gender reassignment surgery was completed.

The choice of Sexual Identity is now with The Big Head Not the Little Head

STOP DISCRIMINATION NOW!
## Change Your Name in Your U.S. Passport

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| If you **cannot legally document** your **name change** (through court order or marriage)  
  or  
  If you are a **minor under age 16 whose passport was issued more than one year ago**. See Special Requirements for All Minors Under Age 16. | You must submit the following in person at an Acceptance Facility or a Passport Agency:  
- Your current, valid U.S. passport  
- A completed Form DS-11, Application for a U.S. Passport  
- Applicable "First Time" fees  
- At least 3 public records showing your date and place of birth that show exclusive use of your assumed name for at least 5 years  
- One recent, color photograph |
that's not fair!

Everybody has a right to freedom from discrimination

Under NSW law it is illegal to discriminate against you because of your age, disability, homosexuality, marital status, race, sex, transgender status or carer's responsibilities.

The NSW Anti-Discrimination Act makes discrimination unlawful in the areas of employment, public education, accommodation, the provision of goods and services, and in registered clubs.

If you would like confidential advice contact the NSW Anti-Discrimination Board.

Anti-Discrimination Board of NSW

Sydney
Ph 02 9268 5544
TTY 02 9268 5522

Newcastle
Ph 02 4926 4300
TTY 02 4929 1489

Wollongong
Ph 02 4224 9960
TTY 02 4224 9967

Toll free: 1800 670 812
LGBT AMERICANS... ARE FULL AND EQUAL CITIZENS AND DESERVE THE RIGHTS OF CITIZENSHIP.

THAT INCLUDES MARRIAGE.

HILLARY CLINTON FORMER SECRETARY OF STATE

glaad glaad.org/marriage
Desire' is the Queen of the 2007 MardiGras parade in Sydney Australia