The PEOPLE News

Ask The Tennessee Mockingbird



Motion to Intervene granted

The Federal Court has granted me my Motion to Intervene in the Knox/ Davidson County Case in which the ACLU sued to prevent these counties from blocking pornographic web sites in schools.

I did my own legal work as an interested Taxpayer and entered the Counter Complaint requesting that the ACLU be forced to pay their own legal fees. In addition to other charges against the ACLU, I included their violations of the Tennessee Constitution Declaration of Rights which forbids arbitrary power and violations

by June Griffin

"She dipped her pen in controversy"

of the Federal Bill of Rights. This is not my first success in intervention. I also represented God and the Bible in the Tennessee Sodomy Case in 1994, appearing before the Tennessee Appeals Court.

I appeared before the Knox County Commission June 22, to address them on the issues involved in the case and requested that all Christian people pray for me to prevail.

The following is the Motion to Intervene granted by the Federal Court. If it prevails it will halt the ACLU's ability to help fund itself through attorney fees awarded by the courts and hold them accountable for violating the Tennessee Constitution.

--- In the United States District Court for the Middle District of Tennessee Civil Action No.

3:09CV0446

Keila Franks and Plaintiffs, v. Metropolitan Board of Public Education and Defendants

Counter Complaint to Complaint for Declaratory and Injunctive Relief

Comes Citizen, United States and Tennessee Taxpayer June Griffin in the designation as and hereafter referred to as "Intervener" in the abovestyled case submitting her Counter Complaint to plaintiffs' request for relief. Intervener considers this Complaint as inflammatory of good reason and a frivolous means of gaining tax dollars for legal fees. The very nature of the suit. claiming so-called 'equality' is a mere infraction of the County's Godgiven Right to follow the moral consciences and law established under the Tenth Article to the Bill of Rights. It further assaults the permanency of the Tennessee Declaration of Rights. This

Firing Back

Declaration can never be abrogated.

Section 16. The declaration of rights hereto prefixed is declared to be a part of the Constitution of the state, and shall never be violated on any pretense whatever. And to guard against transgression of the high powers we have delegated, we declare that everything in the bill of rights contained, is excepted out of the general powers of the government, and shall forever remain inviolate.

Article 1, Section 2, which declares "That government being instituted for the common benefit, the doctrine of nonresistance against arbitrary power and oppression is absurd, slavish, and destructive of the good and happiness of mankind."

The use of so-called "Equal access" to introduce unclean and abnormal practices into the minds of youth is certainly a violation of the Tennessee Declaration of Rights, subscribed in the Year of our Lord, indicating

the Sovereignty of the God of the Bible, which Rights were exercised by Intervener in the Campbell v. Sundquist case.

United States Code, Title 18, Section 241, Conspiracy against rights, is applicable to determine the Conspiracy of the special-interests attorneys like the ACLU against the God-fearing persons of Tennessee.

Title 18 Sec. 241. Conspiracy against rights

conspire to injure, oppress, threaten, or intimidate any inhabitant of any State, Territory, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States or because of his having so exercised the same, ... They shall be fined not more than \$10,000 or imprisoned not more than ten years, or both...."

And while such lawyers may lay claim to provisions under Title 42 USC 1988 for

their legal fees, yet this outrageous provisional law collides clearly with Title 18 Sec. 241, as well as the Tenth Intervener asserts that Article to the Bill of Rights and the Tennessee Declaration of Rights, upon which elected officials take a sacred oath on the Holy Bible.

Eighty-five of the 95 Tennessee Counties, through their duly-elected County Commissioners concurred in the Ten Commandments Resolution which reads: "We, the "If two or more persons below-signed sitting Commission of _County, in consideration of our great Biblical history of Tennessee, both in our Tennessee Constitution and devotional activities in our heritage, hereby acknowledge the importance of the Ten Commandments of Almighty God and wish to go on record in support of this Magnificent Document and state that we will defend our right to its display to the limit of our ability, against all enemies, domestic, and foreign, public and private. ...Continued on page 12.



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