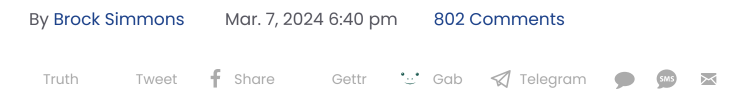
**∃** Menu

Q

# Jury Convicts Portland Woman Of Bias Crime For Misgendering Individual In Woman's Bathroom



0



Multnomah DA's Charles Weiss and Mike Schmidt, Riis Larsen

It's actually happening now. What was once dismissed as paranoia is now reality. Americans are now being found guilty of crimes for misgendering transgender individuals. Women now have to accept biological men in the women's bathroom and locker rooms or else they will be convicted of crimes. In Portland, Oregon (of course), a Multnomah County jury has convicted Cassandra McIntyre, a natural woman, of harassment and bias crimes for taking offense to Riia Larsen using the women's bathroom at a Portland bar.

Andy Ngô 🚍 🤣 🗌 @MrAndyNgo · Follow	$\mathbb{X}$
BREAKING Ngo report: A woman has been convicted by a Portland, C criminal harassment and a hate crime after she misgendered and con trans person using the women's bathroom.	
Cassandra McIntyre told Riis Larsen (pictured below), a far-left trans a more	activist Show
4:55 PM · Mar 7, 2024	
💙 16.5K 🔍 Reply 🖉 Copy link	
Read 1.5K replies	

Official court documents spell out a bit of what transpired:

., 1	IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR MULTNOMAH COUNTY								
Verified Correct Copy of Original 3/7/2024. 8 2 9 5 7 8 2 7 12/2024.									
inal 3/ 5	THE STATE OF OREGON,	CASE Nos. 23CR41711							
f Orig	Plaintiff,								
o Ado	<b>v</b> .								
6 ct		JURY INSTRUCTIONS							
d Cori	CASSANDRA MARIE MCINTYRE	23CR41711							
/erifie 8	Defendant.	JUIN Juin Jary - Instructions 1780/2014							
- 9									
10	Before we begin, please make sure that all cell phones, laptops, and other electronic devices are								
11	turned off. They must remain off while court is in session.								
12	Today we are selecting a trial jury for the criminal case of State of Oregon v. Cassandra								
13	McIntyre. The state is represented by Charles Weiss and Cristal Jones and the defendant is represented by								
14	Henry Oostrom-Shah.								
15	A. The defendant is charged with the	offenses of Harassment and Bias Crime in the Second							
16	Degree, alleged as follows: Cassandra Marie McInt	yre, on or about December 27, 2022, in the County of							
17	Multnomah, State of Oregon, did unlawfully and int	entionally harass and annoy Riis Larsen, by subjecting							
18	Riis Larsen to offensive physical contact, contrary	to the statutes in such cases made and provided and							
19	against the peace and dignity of the State of Oregon,	and Cassandra Marie McIntyre, on or about December							
20	27, 2022, in the County of Multnomah, State of Or	egon, did unlawfully, intentionally and because of the							
21	defendant's perception of the gender identity of R	iis Larsen, subject Riis Larsen to offensive physical							
22	contact, contrary to the statutes in such cases made	and provided and against the peace and dignity of the							
23	State of Oregon.								
24	B. To these offenses, the defendant has	entered a plea of not guilty. A plea of not guilty denies							
25	that the defendant is guilty of the offense. Under o	ur system of justice, the defendant is innocent of any							
	JURY INSTRUCTIONS - 1								

4 '	1		Oregon	a law provides that a person commits the crime of bias in the second degree if the								
17/202	abjects another person to offensive physical contact because of the person's											
ginal 3	3	perception of the other person's gender identity.										
of Oriç	4		In this o	case, to establish the crime of bias in the second degree, the state must prove beyond								
Copy	<sup>5</sup> a reasonable doubt the following elements:											
orrect	6		(1)	The act occurred on or about December 27, 2022;								
Verified Correct Copy of Original 3/7/2024	7 8		(2)	Cassandra McIntyre intentionally subjected Riis Larsen to offensive physical								
<b>&gt;</b>	9	contact; and										
	10		(3)	Cassandra McIntyre committed the offense because of her perception of Riis								
	11	1 Larsen's gender identity.										
	12											
	13											

# The Oregonian clarifies:

An off-duty bartender who ordered a patron not to use the women's bathroom and shoved the woman when she tried to explain her gender identity was found guilty of second-degree bias crime and harassment charges Wednesday.

The confrontation, captured on surveillance camera footage, showed Cassie McIntyre pushing customer Riis Larsen, a transgender woman, outside the women's restroom at Jake's Place.

Testifying in court Tuesday, Larsen said she had just stepped out of the women's bathroom, a single-user room with a locking door, when McIntyre cornered her and told her she "was a man" and should use the other toilet.

Larsen, 35, said she tried to explain her gender identity but McIntyre, 40, told her to "get out" using an expletive, then shoved her. The video showed the shove but didn't record audio.

Surveillance footage showed both women approaching the on-duty bartender following the brief altercation. Another patron, R.J. Stangland, testified that he could hear McIntyre continuing to use the wrong pronouns for Larsen and saying Larsen should not be allowed to use the women's bathroom. In her own testimony, McIntyre claimed Larsen had cut in line for the women's bathroom and pushed another regular, who complained. McIntyre said she then intercepted Larsen but didn't understand she was misgendering her.

"I wasn't trying to misgender her — I had to look up what transgender was in the dictionary," McIntyre said. "We were just arguing over spilt milk."

Deputy District Attorney Charlie Weiss prosecuted the case on behalf of elected DA Mike Schmidt, who continually makes national headlines for his embarrassing moves and crackpot "progressive" stances of just letting criminals off the hook by dropping charges on almost everyone. Had McIntyre instead dressed in black bloc, carried a "Black Lives Matter" sign, and smashed in a bunch of windows and assaulted random bystanders, there would have been no charges filed.

Instead, the jury found her guilty of both counts, and determined that a "reasonable" person would not have acted in the same way.

# **DEFENSE OF PREMISES**

- (1) A person in lawful possession or control of premises is justified in using physical force upon another person when and to the extent that the person reasonably believes it necessary to prevent or terminate what she reasonably believes to be the commission or attempted commission of a criminal trespass by the other person in the premises.
- (2) In defending, a person may only use that degree of force which she reasonably believes to be necessary.

The burden of proof is on the state to prove beyond a reasonable doubt that the defense does not apply.

# **DEFINITION OF "REASONABLE"**

- (1) As noted above, Ms. McIntyre's beliefs related to the use of force in defense of premises must be reasonable.
- (2) A belief about the use of force is unreasonable if that belief is a gross deviation from what a reasonable person in Ms. McIntyre's circumstances would have believed.

A grand jury indicted her on the charges last August after only hearing from two witnesses.



The above-named defendant(s) are accused by the Grand Jury of Multnomah County, State of Oregon, by this indictment of crime(s) of COUNT 1 - HARASSMENT (CLASS B MISDEMEANOR), COUNT 2 - BIAS CRIME IN THE SECOND DEGREE, committed as follows:

## COUNT 1

### HARASSMENT (CLASS B MISDEMEANOR)

The said Defendant(s), **CASSANDRA MARIE MCINTYRE**, on or about December 27, 2022, in the County of Multnomah, State of Oregon, did unlawfully and intentionally harass and annoy **RIIS LARSEN**, by subjecting **RIIS LARSEN** to offensive physical contact, contrary to the statutes in such cases made and provided and against the peace and dignity of the State of Oregon,

This count is connected together by two or more acts or transactions with the other counts of this charging instrument. This count is of the same and similar character as the conduct alleged in the other counts of this charging instrument. This count constitutes part of a common scheme or plan based on two or more acts or transactions with the other counts of this charging instrument.

## COUNT 2

### BIAS CRIME IN THE SECOND DEGREE MARIE MCINTYRE, on or about December 27, 2022, in

The said Defendant(s), **CASSANDRA MARIE MCINTYRE**, on or about December 27, 2022, in the County of Multnomah, State of Oregon, did unlawfully, intentionally and because of the defendant's perception of the gender identity of **RIIS LARSEN**, subject **RIIS LARSEN** to offensive physical contact, contrary to the statutes in such cases made and provided and against the peace and dignity of the State of Oregon,

This count is connected together by two or more acts or transactions with the other counts of this charging instrument. This count is of the same and similar character as the conduct alleged in the other counts of this charging instrument. This count constitutes part of a common scheme or plan based on two or more acts or transactions with the other counts of this charging instrument.

Dated at Portland, Oregon, in the county aforesaid, on AUGUST 28, 2023.

Witnesses Examined Before the Grand Jury in person (unless noted) Matthew Brown (By Simultaneous Television Transmission) Riis Larsen

Grand Jury Proceedings on: August 25, 2023

A TRUE BILL /S/ Danya Torp

Foreperson of the Grand Jury

MIKE SCHMIDT (084679) District Attorney nomah County, Oregon Deputy

Crime Classification

(Def - MCINTYRE) B/M + A/M

AFFIRMATIVE DECLARATION

The District Attorney hereby affirmatively declares for the record, as required by ORS 161.566, upon the date scheduled for the first appearance of the defendant, and before the court asks under ORS 135.020 how the defendant pleads to the charge(s), the State's intention that any misdemeanor charged herein proceed as a misdemeanor. CHARLES Z. WEISS OSB 220791 //hc

Pursuant to 2005 Or Laws ch. 463 sections 1 to 7, 20(1) and 21 to 23, the State hereby provides written notice of the State's intention to rely at sentencing on enhancement facts for any statutory ground for the imposition of consecutive sentences codified under ORS 137.123 on these counts or to any other sentence which has been previously imposed or is simultaneously imposed upon this defendant.

Multnomah county judge Christopher Marshall sentenced McIntyre to two years probation and 50 hours of community service.

	FOR	MULTNOMAH COUNTY	
STATE OF OREGON			JUDGMENT
. Other	Plaintiff	MISDEMEANOR	AMENDED JUDGMENT
	Plaintiff		
203		CASE NO. 23CR4171	
v. 2021 <u>Cassandra Marie McIntyre</u>	Defendant		
		DA NO. <u>2464142-1D</u>	N
PEOCEEDING DATE 3/6/2024		Clerk C Reporter I Interpreter	Name:
Deputy District Attorney: Charlie Weis	s/ Cristal Jones Bar No. 220791	P221022 Defense Attorney: Henry (	Dostrom-Shah Bar No. 234720
Deendant Appearance: In Person I	n Custody 🔳 In Person Out	of Custody 🗌 By Telephone 🗌 B	y Video 🗌 Waived Appearance
			Attorney 🗌 Waived Attorney (Pro Se)
The Court determines that the defen	Judg	ment of Acquittal on Finding of N	ot Guilty on counts:
Count: 1 Offense: Harassme	ant is convicted of the ben	Incident Date: 12/27/202	22 Is a Lesser Included Offense
Misdemeanor Treated as Violation	n: Prosecutor Elects (ORS 16	1.566) Misdemeanor Treated as	s Violation: Court Elects (ORS 161.568)
This conviction of menacir	ng assault IV constitution	ng domestic violence qualifies as a	a designated person misdemeanor (ORS 423.478)
Guilty based upon: 🗌 Guilty Plea	] No Contest Plea 🗌 Stipula	ated Facts Trial 🔲 Court Trial 🔳	Jury Date of Guilty Finding 3/6/2024
SIS SES Statutory Red	uirements: HIV Blood Dr	raw DNA Blood Draw/Buccal	Sample Sex Offender Registration
License Information: Suspend	Revoke Type: Drivers	Other Duratio	n:
	ed Bench Duration: 24		
The following special conditions	of probation are imposed:	Probation Judge (if specif	by the court. Delete #'s:
Packages (attach conditions of any	package imposed): Alcol	ol Drug DMisdemeanor Mo	onitoring Program (MMP) Sex Offender
Community Service 50 hours		Report to Probation by:	
No Contact Victim			logy to be written to Riis Larson per
Victim's Panel by		stipulation of the parties by	/ 3/31/2024. per stipulation of the
Drug Alcohol Mental He	ealth Evaluation and		to be completed at an organization
any Recommended Treatment (chec			oon by the parties. The parties will
No trespass/entry Yukon Tavem for			quest by 3/31/2024. Defense can
Domestic Violence Conditions (		conditions Probation State	ipon sucessful completion of us Check on 9/5/2024 at 9AM.
You are permanently prohibited	from possessing firearms and	d ammunition, effective immediatel	v under ORS 166.250 & ORS 166.255 You could
be charged with a new crime of Un	lawful Possession of a Firear	rm if you knowingly violate these n	rovisions. You must comply with the terms in the
required Declaration and Proof of T	ransfer with the court and DA	ur firearms according to the instruct	tions in that document within 24 hours and file the
			nmediately to Sheriff
Report to Sheriff by:	to arrange TSI date	Weekends OK	innediately to Sheriff
Consecutive to:	D B	y Stipulation Findings per ORS	137.123(5):
Concurrent with:		Other	
INCARCERATION OPTIONS			
Defendant $\square MAY \square MAY NOT*t$	e considered by the supervisor	y authority for any form of alternative	sanction authorized by ORS 423.478.
*Basis for ineligibility [] Stipulation	Substantial and compellin	g reasons stated on the record $\Box$ I	Defendant is eligible for Good Time/Work Time ONLY
MONEY AWARD Fine \$	D Walana		'24 MAR 7 AM10:5
		a of productions for a long state of the second state of the secon	Waive all fines, fees, and assessments nd upon successful completion of probation: \$
Intoxication Conviction Fee (ORS 8	(13 030): Attorney Fees §	Suspe	
Comp Fine Restitution \$	Victim:	Walved; Other: \$	
Comp Fine Restitution \$	Victim:	TBD: Hrg set for	□ J/S with
Leave Restitution Open 90 Days.	viculii.		
	udgment are a condition of pr	robation. Award and Payment Inform	nation (Form #06-60) must accompany Judgment if
estitution or compensatory fine is orde	red. All statutory assessment	s and fees applicable to each charge	disposed, including indigent defense application and
contribution fees unpaid and not entere	d as a judgment previously, a	re imposed and are to be added by the	he Clerk of the Court as a money award unless waived
on this judgment.			,
PAYMENT TERMS: Full payment o	f all financial obligations is d	ue within 30 days of the date of this	judgment unless a payment plan is authorized by the
court collections unit, probation officer	, or post-prison supervision of	fficer. The security deposit shall be	applied to financial obligations ordered in this and any
other circuit court case after satisfaction	of any and all orders directin		
	all tt	- NIMINA	
Dated: 3/6/2024 Judge (Signature)	chip	Name of Judge	(printed) Christopher J. Marshall
	0		
3-74A (01/22) Original to Court File	Copies to: Jail Probation	Intake DA Defense Attorney	Probation Judge Page of
1611.			
		ariagna, Llanar th	

IN THE CIRCUIT COURT OF THE STATE OF OREGON

This sends a clear message to all Americans: Honor the pronouns.... Or else. Submit additional information.



# **Brock Simmons**



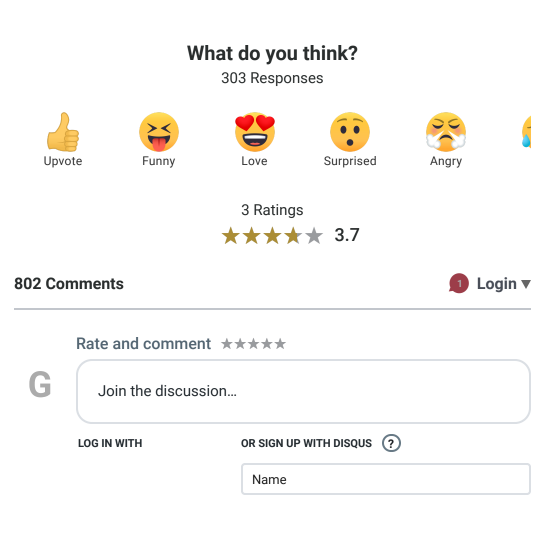
You can email Brock Simmons here, and read more of Brock Simmons's articles here.

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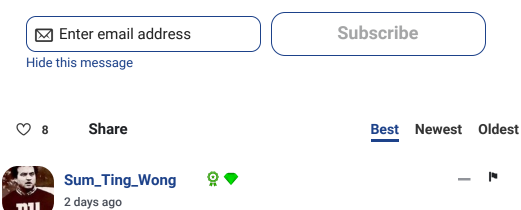
Got it

Please read our Comment Policy before commenting.



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Sharika Soal: Stop Sympathizing With Black Criminals – It Harms Jury Convicts Portland Woman Of Bias Crime For Misgendering "The Man Mask in Tc Charade Is

Adon Millinei, i II. D.

## 2 days ago

Sounds like a jury of gender confused inbred Oregonians.

81 0 Reply 🖆



Sharp Shtik ♀ → K. West a day ago

A want is not a right.

Demanding/requiring participation in psychosexual fantasies constitutes sexual harrassment.

She must sue the leftist government and the man for sexual harassment and deprivation of her civil rights under color of law.





-

✦ Sharp Shtik

**Ralph - Msg Ret** 

a day ago

Hind sight being 20/20 she should have taken the opportunity to make it worth while and verify its gender by kicking it in the nuts.

26 0 Reply 🗹



CowboyUp → Ralph - Msg Ret

a day ago

A kick to the groin would hurt male or female, better to reach out and give their testes a good crushing squeeze. Women don't have testes, biological

	fact.				- <b>J</b>			
	9	0	Reply					
	<b>Dan13</b> a day ago And then s	→  ay: " <sup>-</sup>	→ Cowbo Fhat's n		— neila."	<b>1</b>		
	14	0	Reply					
	Ane Steele → CowboyUp a day ago Well, they don't have testes that hang out side the body in a sack made of skinbut the ovaries and testes are the same in that they are gonads. What hurts is the hitting of flesh against the pelvic bone. With females, it is smashing a bit of flesh against the bone. With males it is smashing more but already tender flesh against the bone. I have been in the ER where a teste had ruptured due to a blow to that							
	0	1	Reply					
B	BidenUsur → Ane Stee		<b>hePres</b> 12 hours a	-	_	<b>I</b> #		
	"I have bee ruptured du Enjoy the v	ue to	a blow	to that				
	That was s	o wr	ong!!!					
	1	0	Reply					
	Ane Steele BidenUsurpe 10 hours ago		♥	су	_	ja		
	Nurses ten	d to	enjoy vi	suals.ł	nehe			
	0	0	Reply					
	Marcie Leg	g	•		_	<b>I</b> *		

→ Ralph - Msg Ret
 a day ago
 Good idea!

2 0 Reply 🖆





A Sharp Shtik a day ago

The only right that requires anybody else to give up their rights, is the right to a trial by jury. That's the obvious difference between rights and privileges. But children aren't taught the difference between rights and privileges these days, with predictable results.

Mr. Larsen is undermining his own right to be a fruitcake, and will end up lined up in front of a lime filled ditch or in a gulag/concentration camp if he has his way. Unfortunately, a lot of innocent people will be there with him.

> 3 0 Reply 1



Navybuckeye(FJB)

a day ago

CowboyUp

Well, they are too stupid and too involved with wanting attention to realize that point.

> 5 0 Reply 1



# Blitzthekreig

✦ Navybuckeye(FJB)

a day ago

Attention. That is what drives this fantasy world.

> 2 0 Reply 1



# Blitzthekreig

A Sharp Shtik

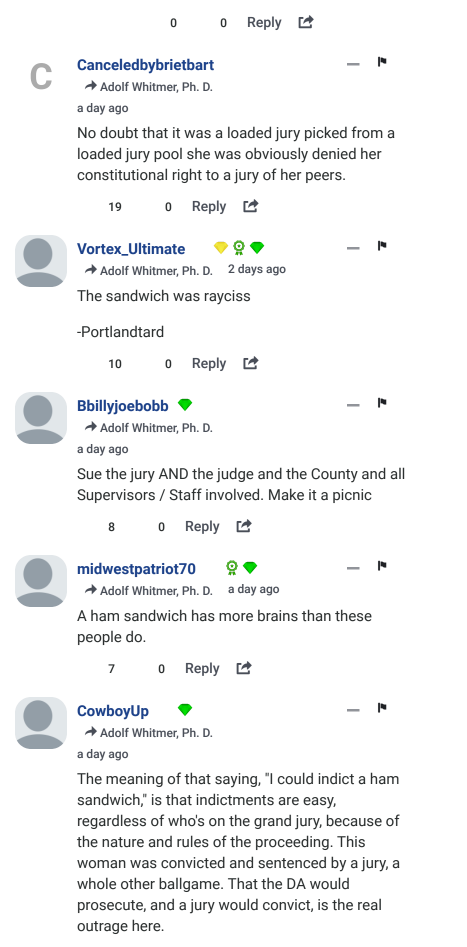
a day ago

So, if I identify as the studliest guy on earth, does that mean I get to pick out any beautiful women walking down the street, rip off her clothes, and have my way with her? After all, I am the studliest man on earth, right? You cannot disagree with me. Kneel before your massah.

> 2 0 Reply

Т	<b>tuffone3</b> a day ago	-	Sharp S	htik	-	<b> </b> *
	He's got the lawyers. Wo own.		-			-
	1	0	Reply			
Т	TrixieSticks Sharp Sht a day ago Replying in	ik	er to not	e for n	 ny ow	<b>⊫</b> n
	personal re	ferei	-			
	1	0	Reply			
Ν	NoMoreGo K. West a day ago	re			_	<b>1</b>
	That's Portl	andi	a for ya	. Wing	nuts a	all.
	18	0	Reply			
Α	Aldfarte a day ago	•	≁ K. W	est	_	<b>I</b> N
	A jury of FR for displayi			•		eings
	"The KINGS Well in PDX		W CLOT	HES" ~	- Alive	e and
	4	0	Reply			
Β	Bam Bam R → K. West 21 hours ago Bam ! @	tubb	le		-	ia.
	0	0	Reply	Ľ		
	Creaker_Lif	e	•		-	-
	The sh-t sto friends	orm i	is here,	stay ar	med	my
	0	0	Reply			
	Blitzthekrei K. West a day ago	ig			_	<b>IN</b>

Uhm, oregonians do not need inbreeding to be the mental midgets they are.



I'd like to know more about the bar and its' clientele. It's likely Mr. Larsen, being a self proclaimed, revolutionary, went to that bar to instigate a confrontation, and just such a case.

4 1 Reply 🛃



Pottlanders who firebomb federal courthouses, or those who shine laser lights into the eyes of law enforcement.

9 0 Reply 🛃



# Navybuckeye(FJB)

ADan13

a day ago edited

Well those things further the cause. A woman trying to stop a man from using a woman's restroom...well, that's harassment, bulling, shaming, you know all of the buzzwords for the leftists. Not a crime but they treat it as such and convict people.

5 0 Reply 🛃



—

**G Dudley** 21 hours ago

Or police stations with the doors locked and officers inside. No problem!!

✦ Dan13

3 0 Reply 🖆



# Spectrum



Adolf Whitmer, Ph. D.

a day ago

Nowdays people can identify as a ham sandwich and you must take them seriously.

2 0 Reply 🛃



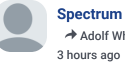
Adolf Whitmer, Ph. D.

Spectrum 6 hours ago

I have a dear friend. Her name is Pulled Pork. I ask her: "Are you feelin' saucy?" She just laughs...

1 0 Reply 🛃

Adolf Whitmer, Ph. D.



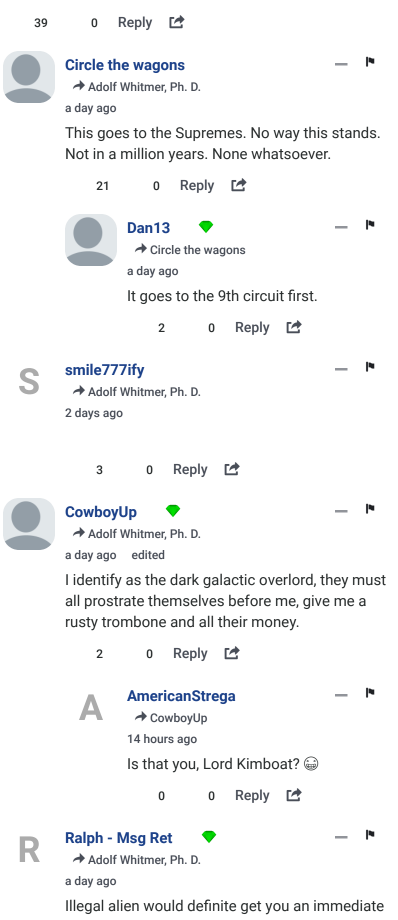
Laughing at this lunacy is good therapy for us. 1 0 Reply 🛃 ✦ Adolf Whitmer, Ph. D. Don Reed a day ago Is that kosher ???? 2 0 Reply CowboyUp Don Reed a day ago I'm Baptist, and I know better than that. 1 0 Reply 🛃 **Don Reed** CowboyUp a day ago I'm Christian & I approve your message Ш 0 0 Reply 🛃 **BidenUsurpedThePresidency** B ✦ Adolf Whitmer, Ph. D. 13 hours ago Im told that they already have. When the sandwich didn't show up for trial it was convicted in absentia. A bench warrant was subsequently issued for its arrest and the US Marshalls Fugitive Warrant Unit is presently attempting to locate and apprehend. 1 Reply 🛃 0 **Oreally!** Adolf Whitmer, Ph. D. 19 hours ago Well a pig did die 1 0 Reply 🛃 Dan13 Adolf Whitmer, Ph. D. a day ago This jury found the ham sandwich guilty. 1 Reply 🛃 0 Adolf Whitmer, Ph. D. Sum\_Ting\_Wong 2 days ago

"Bias Crime?" WTF is that?

As of today, there is no such thing in America.

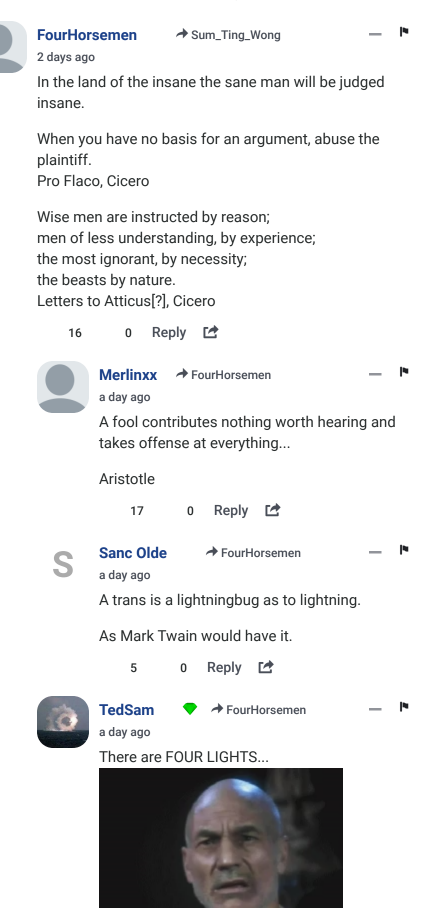
If I were on trial, I would declare myself an alien, (from outer space), name myself Zebo Orbi, and let them try to take my money.

What's good for one is good for another. That's America.



release.

2 0 Reply 🛃



THERE ARE FOUR LIGHTS!

2 0 Reply 🖆



John Wayne 🗢 🤶 🔶 Sum\_Ting\_Wong

a day ago

They used to arrest perverts flashing their junk in the girls' room.

Now they arrest their victims!



0 Reply 🖆



CowboyUp a day ago

Don't worry, in an end-game socialist system they'll be the second to go, after the anarchists themselves.

➔ John Wayne

4 0 Reply 🛃



 FourHorsemen
 Sum\_Ting\_Wong

 2 days ago

"The only thing necessary for the triumph of evil is that good men should do nothing." - Edmund Burke

	13	0 Re	eply	C				
	2 days ago	1	*	Sum_Ting_	Wong		_	<b>I</b> N
//1-	What is 2÷2 Winston?							
	10	0 Re	eply	Ľ				
	CAUTION IM POLITICALLY INCORRECT ITELL THE TRUTH AND USE COMMON SENSE	<b>Spectrum</b> a day ago The left - '	edite		Ilways b	een five.'		<b>I</b>
		3	0	Reply				
	<b>NUST</b>	Navybuck a day ago	eye(	FJB)			_	<b> </b> *
		Kamala w divided wo dividing w D too.	e mu	ltiply. As	2 becor	nes 1 m	ath is	
		1	0	Reply				
		<b>Dan13</b> a day ago Raayciiist	◆	*			-	<b>I</b>
		1	0	Reply				
			_					

Whitehorse 💎

õ

Sum\_Ting\_Wong

## 2 days ago edited

Morality is the ESSENCE of law, or, the reason for law is to implement morality. Someone's morality has to be used to define law. Christian morality used to be the morality used to define law in America. It is now humanist/satanist morality that is being used to make law in America. "Separation of Church and State" has only been used to remove Christian morality from making law. The humanist/satanist "church" has filled the moral vacuum. "Separation of 'church' and state" is impossible. Someone's morality has to be used to make law and it ain't Christianity anymore. "Separation of church and state" is just another hoax being used to manipulate mankind to their destruction.

8 0 Reply 🖆



Cut to the Chase a day ago edited

Part of the problem is using the term transwoman for talking about this man. Fake man is acceptable conservative language. Doesn't matter if the body parts are there or not. DNA is the only determining factor.

Sum\_Ting\_Wong

7 0 Reply 🛃



Andrew M 🔷 🔶 Sum\_Ting\_Wong

a day ago

5

This will likely go to the Supreme Court

0 Reply 🛃



It better not.

Dan13

a day ago

The 9th circuit should shut down this attack on the 1st amendment.

Andrew M

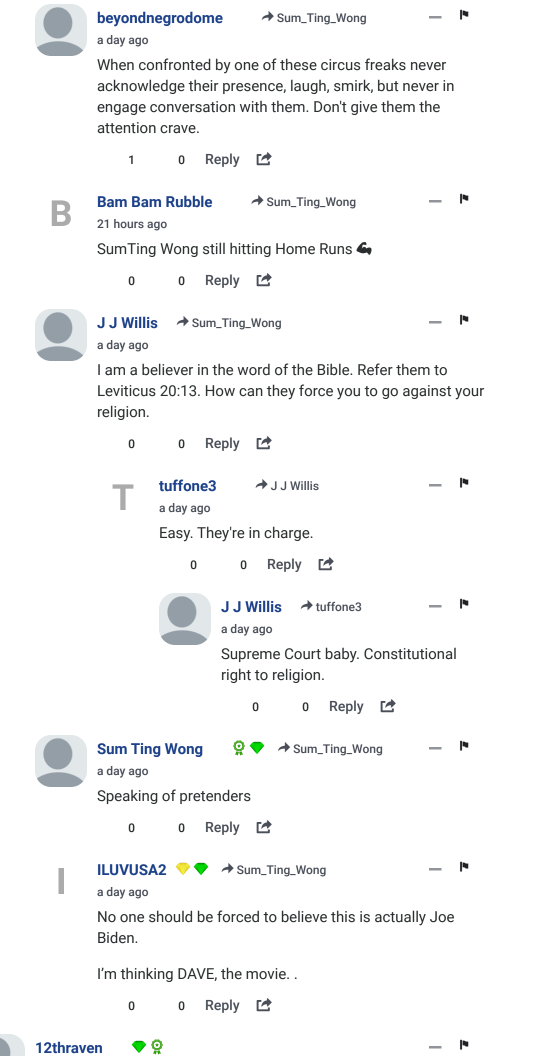
2 0 Reply 🛃



a day ago

That's a Man...Baby....!

1 0 Reply 🛃

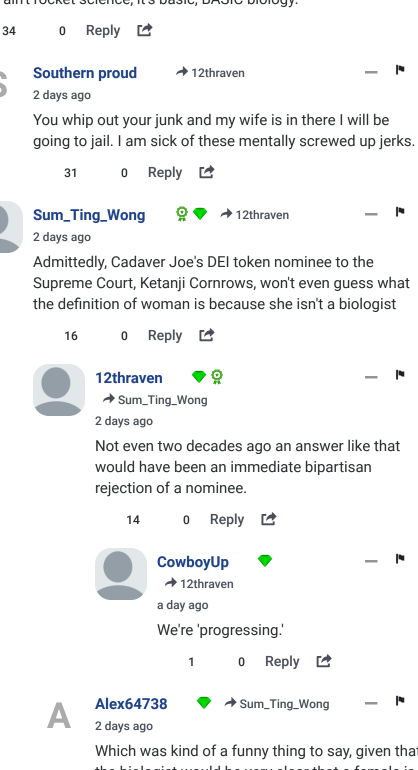




## 2 days ago

If you whip out your junk in a WOMEN'S bathroom, you're in the wrong bathroom.

This ain't rocket science, it's basic, BASIC biology.



Which was kind of a funny thing to say, given that the biologist would be very clear that a female is an organism that contributes the egg (ovum) in sexual reproduction. The ovum comes from an ovary. If you have or ever had an ovary, you are female; if you are a human adult female, you are a woman.

It is not biologists that have trouble with this.

6 Reply 🛃 0



Mr. Gardener Al2thraven

a day ago

Men should use men's bathrooms and women should use the women's.

And it's right for a man to want to protect his wife. We agree on certain things. This I don't agree on, calling men's parts junk. Those who are women, should be happy to be women. Everyone who's a man, also be glad. And don't go thinking you should have your body parts removed because you view them as "junk." Cancer could be called "junk." A foot so infected with gangrene it can't be saved perhaps could be called junk. Normal male body parts are not junk.

1 0 Reply 🛃

**Jim Nazeum** 

2 days ago

it's impossible to overstate how evil the secularists/progressives/liberals/ Marxists are

25 0 Reply 🖆 Torgo ♥ → Jim Nazeum 2 days ago

I could not agree more. They are demonic.

8 0 Reply 🛃

# LadyGreyEyes43

2 days ago

I am offended by Brock Simmons, the person who wrote this article. That man dressed as a woman is NOT A WOMAN and should not be referenced as a woman, Ms. or female. It is a man masquerading as a female. It is funny how humans can be so stupid. I took my female dog to the vet the other day and indicated she wanted to be called him or he or sir" because she was transgender. To please only use the proper pronouns when referring to my dog. The people waiting laughed out loud because of my "request." We have lost our collective minds when we refer to the mentally ill and their sickness as being normal human beings. We are bowing to the god of insanity.

18 0 Reply 🛃

Spectrum ♥ → LadyGreyEyes43 a day ago edited

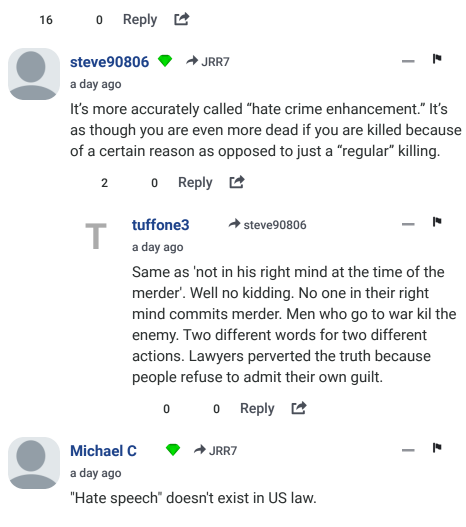
Homosexuality correctly used to be classed as a mental disorder a few decades ago. Now most have been gradually conditioned by LGBT change agents into finding nothing wrong with it. So why are we complaining about transgender weirdness? The morally weak will accept this as normal too, eventually. Unless we wake up and stop it...

1 0 Reply 🛃 HazyDazy 2 days ago edited The portion where he is called she/her is quoted from the original Oregonian. I don't think we can fault Brock for that. 1 Reply 🛃 0 Dan13 LadyGreyEyes43 a day ago According to the trial record, Simmons has committed a hate crime. 0 0 Reply 🛃 CowboyUp LadyGreyEyes43 a day ago The only misgendering, was when he was quoting from leftists. GWP has gotten a lot better about that. 0 0 Reply 🛃 Will Parker 2 days ago They can do this to anyone they don't like, any time. 17 0 Reply 🛃 🔶 🗢 🧟 🛛 🖈 Will Parker Mon 2 days ago They change pronouns every day, according to mood, but they can sue you and you will be found guilty, if you misgender them. You can't even callout perverts, pedophiles and future rapists. You can't even ask, what they doing there. Left hates women. 7 0 Reply ✤ Will Parker joe 2 days ago ...and they are... 1 Reply 🛃 0

a day ago edited I'm allowed to be biased. You're allowed to be biased. We're even

JRR7 💎 🤶

allowed to say mean, hurtful things. This is why the categories of "hate" crime and "hate" speech should not exist. They are based on feelings and not logic.



A crime can only be considered a "hate crime" if it's already a crime. Being hateful isn't illegal. Assaulting someone is. Assaulting someone on the basis of their race or religion or national origin or orientation or gender identity may bring on stricter penalties for what was already criminal.



0 Reply 1 0

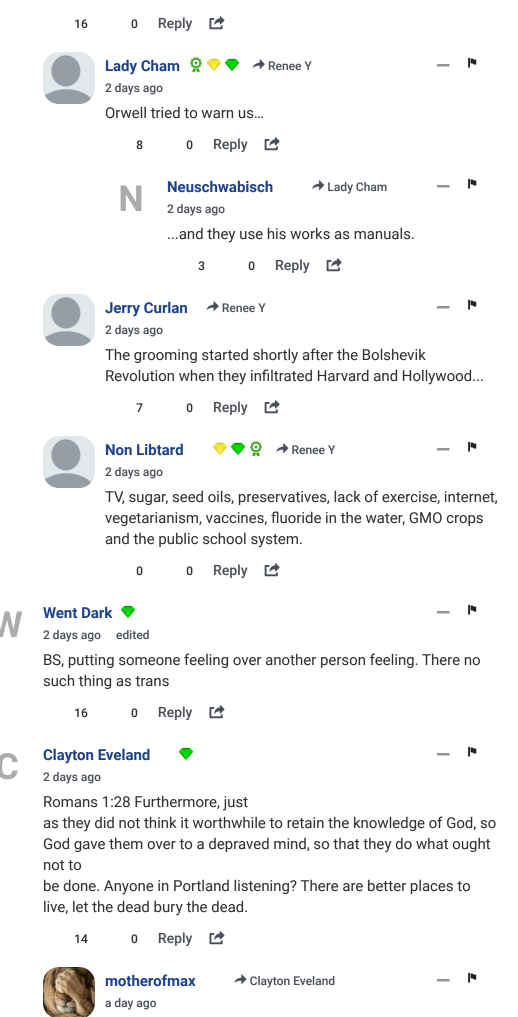
# **Renee Y**

R

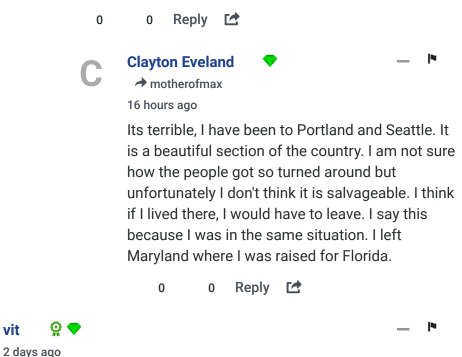
2 days ago

Never. U will never force me to say something I don't want to say or vice versa. What is happening in this country has been in the works for years and if people don't realize it soon, we are doomed. Never thought I'd see the day that this would happen in the USA. And it's coming from the inside.

How are people so ignorant and stupid?



I'm two hours from there and Lord, I can't wait to leave Oregon!



XX = female XY = male

That's it folks, nothing else. If you want more than these you will need to enter the mental illness zone.

14 0 Reply 🖆

Morton 💛 🧟 🔷 🔶 vit



2 days ago

That's why their DNA will alway rule unanimously against their mental illness on that subject.

7 0 Reply 🖆



# Stewie 🔶 vit

2 days ago

Thank you! It really is that simple. For those that can't comprehend it, outie = male, innie = female. Don't be afraid, just look down and solve this quandary!

0 Reply 🛃

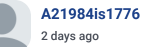


6

Dan13 ♥ → Stewie — № a day ago

My four year old, using his cognitive abilities, carefully analysed the respective role of the male and female in American culture and determined that his outie means he's a boy.

1 0 Reply 🛃



\_ |◄

A jury of your queers.

13	0	Reply								
<b>Alxrulz</b> 2 days ago And he		go.					-	<b>1</b>		
13	0	Reply								
<b>Renega</b> a day ago	de Geniu	JS					-	<b> </b> *		
I live in Arizona. If some dude dressed as a woman, follows my granddaughter into the restroom, he will never be able to walk agair										
11	0	Reply								
Α	<b>alias</b> a day ag		enegade G	enius			-	<b> </b> *		
		hat que ave quie	-	oiss on	him the	en taser h	iim aga	in		
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	gran	o me dud	e dresse		woman,	follows r e will nev		<b>№</b> ble to		
	-		ld force our gran			Smith to	use the	same		
	ما د د اد									

I don't understand conservative "logic."





**Renegade Genius** ✦ Michael C a day ago

It is not about logic It's about science. You don't understand because you are a demented leftist groomer. It's simple. Biological men use a biological man's restroom. If you have a d!ck you ain't a chick. Stop embarrassing yourself



1 1.1

follow your granddaughter into the ladies' room?

0 0 Reply 🛃



# **Renegade Genius**

Michael C
 11 hours ago

**Michael C** 

BMS is mentally ill, just as you are. He is a biological female, jacked up on hormones to appear as a biological man. "His" DNA is female. His/her/they brain is broken, as yours is. He like any other rabid dog, needs to be put down

0 0 Reply 🛃



.

He like any other rabid dog, **needs to be put down** -Renegade Genius

In the mean time, what public restroom should Brian Michael Smith be required to use? The men's room or the women's room?

Why can't you answer a simple question?

0 0 Reply 🖆



# **Renegade Genius**

Michael C

9 hours ago

Neither. He is not a man. He is a mentally ill woman masquerading as a man, and all the while encouraged to do so, by equally mentally ill transgender Demok@krat apologists. He should be in a facility for the insane and missing in her panties

0 0 Reply 🖆





Got it. Not only should Brian Michael Smith be "put down," but also no using a bathroom in the mean time.

You seem very sane.

0 0 Reply 🛃



## **Renegade Genius**

Michael C

11 hours ago

Geezus, is your mom also your aunt? No biological man will ever follow my granddaughter into the restroom. Unlike you, I am not a groomer. Little kids are not my thing. Are you a MAP?

0 0 Reply 🛃



✦ Renegade Genius a day ago

Arizona? You people are all talk.

You allow yourselves to be the welcome mat for the 3rd world invasion. You do nothing.

You allow Hobbs and her GOP pals to steal the election from Kari Lake in broad daylight. You do nothing.

Quit trying to act so tough, poser.





Renegade Genius

Pilot\_John\_Blackthorne

a day ago

Actually dumbazz, I voted both for Kari and DJT. AND I will again. This time the leftists can't hack the election with a man made virus. Comprehension is not a strength with you. You voted for Biden, your stupidity is stunning

0 0 Reply 🛃

# bluejean

- 19

2 days ago

Boys have a penis, girls have a vagina. Seems pretty simple to me.

I won't play along with their fairy tale nonsense.

Reply 🛃



Stewie Abluejean 2 days ago

0

Oh my goodness, that is so confusing! (Sarc)



# Video of the Week

Professor David Clements Speaks to TGP About his New "Let My People Go" Film



# **TGP Store Featured Product**

# 'It's a' Ultra MAGA Classic Tee

# **Trending on TGP**



Biden Threatens Supreme Court Justices to Their Faces in State of the Union Address (Video)



LIVE: President Trump Responds to Joe Biden's State of The Union Lies With Play-By-Play Rebuttal – "Crooked Joe is Making His Way into The Chamber... REALLY LATE, VERY DISRESPECTFUL"



"It Was Crazy Talk!" – Tucker Carlson Breaks Down Joe Biden's SOTU Address – LIVE RESPONSE ON NOW – 10:40 PM ET



MUST SEE TV: Tucker Carlson Brings on ALEX JONES For SOTU Response! – 11:10 PM ET



Jury Convicts Portland Woman Of Bias Crime For Misgendering Individual In Woman's Bathroom

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