



# Comprehensive Case Overview for Legal Representation

**Subject: Complex Civil Rights Litigation - Seeking Contingency Representation for Unprecedented Religious Liberty Case**

Dear Attorney,

Thank you for your interest in potentially representing my civil rights case. Given the unique and complex nature of this litigation, I wanted to provide you with a comprehensive overview of both the legal theories and the substantial damages at stake. This case presents an opportunity to establish important precedent in the intersection of religious freedom, corporate law, and constitutional protections.

## Executive Summary

I am currently pursuing parallel litigation in both Utah State Court (3rd Judicial District) and Federal Court (U.S. District Court of Utah, Central Division) arising from Public Storage's wrongful detention of sacred religious property belonging to The Black Flag, a federally recognized 501(c)(3) religious organization (EIN: 92-2858861). The case involves violations of First Amendment protections, the federal Religious Freedom Restoration Act (RFRA), Utah's Religious Freedom Restoration Act (SB150), and multiple civil rights statutes, with total damages sought of **\$64,973,140.19**.

## The Religious Organization: The Black Flag

The Black Flag is formally incorporated as Brandon Michael Jeanpierre Corporation, a Delaware nonprofit corporation that received IRS 501(c)(3) recognition on April 19, 2024. The organization's religious doctrine is explicitly stated in its Delaware Certificate of Incorporation and supporting religious texts.

## Core Religious Purpose Statement

As required by both "The Founding Veil" and "The Covenant Codex," the complete Purpose Statement is:

"Whatever the fuck I, the individual, Brandon Michael Jeanpierre, feel like doing. In adherence to the constitutional foundation of religious freedom and the widely accepted religious tenant of one's body being one's temple, the individual entity, Brandon Michael Jeanpierre, founding member of the organization, Brandon Michael Jeanpierre Corporation, is granted autonomy of mind, body, spirit, emotion, and execution of will regardless of the opinion(s) of any and all other individual(s), entity, or entities, save reasonable (with qualification as reasonable at the



discretion of the individual, Brandon Michael Jeanpierre) consideration of consequences potentially affecting any and all other entities either immediately up to the march of six hundred and sixty-six annual suns (666 years) of the very foreseeable future subsequent to the aforementioned execution of will; accompanying this principle of reasonable consideration, the individual, Brandon Michael Jeanpierre shall not be held to account for any such execution of will any sooner than six centuries and sixty-six decades past the birth of a babe (666 years) after said action or event."

This religious doctrine has been formally recognized by both Delaware state authorities and the federal government through IRS determination.

## Current Legal Proceedings

### Federal Case: 2:25-cv-00287-JNP-CMR

#### Brandon Michael Jeanpierre v. Public Storage, et al.

- Filed April 17, 2025, in U.S. District Court of Utah
- Claims under 42 U.S.C. § 1983, First Amendment, Federal RFRA
- Damages sought: \$64,973,140.19
- Multiple emergency motions filed due to time-sensitive religious deadlines

### State Case: 240910075

#### Utah 3rd Judicial District Court

- Original wrongful lien petition filed December 17, 2024
- Motion to dismiss was erroneously granted April 16, 2025
- Currently appealing the dismissal as religious discrimination
- Seeking \$84,000 immediate relief for temporary religious facilities

## Legal Foundation and Unprecedented Aspects

### Religious-Corporate Unity Doctrine

The core of this case involves The Black Flag's protected religious doctrine of individual-corporate unity. This is not a legal fiction but a formally recognized religious tenet that:

- Was accepted by Delaware when incorporating the religious corporation
- Was reviewed and approved by the IRS when granting 501(c)(3) status
- Is protected under Supreme Court precedent in *Burwell v. Hobby Lobby* (corporate religious exercise)



## State Action Under *Lugar v. Edmondson Oil Co.*

Public Storage becomes a state actor when utilizing Utah's statutory lien enforcement procedures, making their detention of religious property subject to constitutional scrutiny. This transforms what appears to be a contract dispute into a civil rights violation.

## Critical Religious Deadline Violations

The detained property was essential for religious corporate activations that had to occur by April 18, 2025, according to The Black Flag's religious text "Blueprint for Global Expansion." The passage of this sacred deadline without access to necessary religious materials constitutes irreparable religious harm.

## Factual Timeline

**March 2023:** The Black Flag incorporated in Delaware with explicit religious purpose **April 2024:** IRS grants 501(c)(3) religious organization status **December 2024:** Public Storage wrongfully applies lien to religious property **December 17, 2024:** Filed state court petition with explicit notice of religious nature **March 2025:** Multiple settlement offers rejected by Public Storage **April 16, 2025:** State court erroneously dismisses case without addressing religious claims **April 17, 2025:** Federal civil rights complaint filed **April 18, 2025:** Critical religious deadline passes due to continued detention

## Novel Legal Theories and Precedent-Setting Potential

This case presents several opportunities to establish important precedent:

1. **Religious Corporate Governance:** Expanding Hobby Lobby protections to unconventional religious organizations
2. **State Action Liability:** Holding states accountable for deficient lien statutes that enable constitutional violations
3. **Religious Freedom Restoration Acts:** Applying both federal and state RFRA to private action utilizing statutory procedures
4. **Anti-Cognitive Protection:** Protecting punk-derived religious practices from mainstream religious bias

## Damages and Financial Relief

**Federal Case: \$64,973,140.19**

This represents quantified religious harm from substantial burden on protected religious exercise without compelling governmental interest or least restrictive means.



## State Case: \$84,000

Immediate relief for:

- \$60,000: One-year lease for 5,000+ sq ft industrial space
- \$12,000: Utilities and gigabit internet for one year
- \$12,000: Relocation and logistics expenses

## Why This Case Matters

Beyond the substantial financial recovery, this litigation addresses fundamental questions about religious freedom in America:

- Can states delegate constitutional violations to private entities through statutory schemes?
- Do unconventional religious practices receive equal protection under the law?
- How do corporate religious exercise rights apply to religious-corporate unity doctrines?

## Current Status and Immediate Needs

The federal case has multiple pending motions for emergency relief. Recent filings include motions for summary judgment, temporary restraining orders, and constitutional challenges to Utah's lien enforcement framework. The state case is being appealed while seeking immediate financial relief for temporary religious facilities.

Both cases are ready for aggressive litigation with comprehensive exhibits already prepared (A-Z, AA-ZZ series for consistent filing across jurisdictions).

## The Opposition and Environmental Factors

Public Storage has retained sophisticated counsel and is fighting aggressively, apparently confident in Utah's legal environment. However, their strategy of attacking the religious-corporate unity doctrine directly implicates First Amendment protections that federal courts take seriously.

The Utah legal environment presents certain challenges, as documented in both cases. There appears to be institutional bias against unconventional religious practices, which is precisely why federal constitutional protections and precedent-setting litigation become essential.

## Conclusion and Request for Representation

This case offers the rare opportunity to establish significant precedent in religious freedom law while securing substantial financial recovery. The religious organization is formally recognized



by both state and federal authorities, the legal theories are grounded in established constitutional doctrine, and the damages are thoroughly documented.

I am seeking representation on a contingency basis, as I currently have no available funds for legal fees. However, the strength of the constitutional claims, the formal recognition of the religious organization, and the substantial damages sought make this an attractive case for contingency representation.

If your firm is interested in taking on this challenging but potentially groundbreaking religious liberty case, I would welcome the opportunity to discuss the matter further and provide additional documentation.

The cases are active and time-sensitive, so prompt response would be appreciated.

**Key Documents Available:**

- All federal and state court filings
- Complete religious governance documents (The Covenant Codex, Religious Doctrine and Dogma, etc.)
- Delaware Certificate of Incorporation
- IRS 501(c)(3) Determination Letter
- Comprehensive exhibit lists for both jurisdictions

Thank you for your consideration of this matter.

Respectfully,

Brandon Michael Jeanpierre  
Founder, The Black Flag (Brandon Michael Jeanpierre Corporation)  
Pro Se Plaintiff  
*"Whatever the fuck I feel like doing."*