



The Human Rights Defenders

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INVESTIGATIVE REPORT OF HUMAN RIGHTS VIOLATIONS CASE # HRTI-327130BE-B10B-419A-8100-0DDE549D61AB

Date of Report: **June 03, 2015**

Claimant: **Government of The United States of America**

Human Rights
Defender / Agent: **Stu Ronaldson**

Overview of Events

On or about 6/1/2015 8:48 PM the assembly for the Government of The United States of America faxed a Declaration of acceptance of the obligations of the Charter of the Organization of American States (hereinafter “OAS”). The Government of The United States of America, to satisfy proper international notice, also published a corresponding announcement in the newspaper (<http://reignoftheheavens.com/?p=1400>).

On or about June 2, 2015 the elected office holders for the Government of The United States of America received a communication from a OAS staff member that all 35 members were accounted for within OAS and that “the United States of America” was already a member of OAS. This is supported by affidavit (exhibit HRTI-3271...-01)

Further, on or about June 2, 2015 it was also communicated by OAS staff that OAS does not accept corporations as members.

Brief History

The following is quoted from the OAS website: *“The Organization of American States is the world’s oldest regional organization, dating back to the First International Conference of American States, held in Washington, D.C., from October 1889 to April 1890. That meeting approved the establishment of the International Union of American Republics, and the stage was set for the weaving of a web of provisions and institutions that came to be known as the inter-American system, the oldest international institutional system.*

The OAS came into being in 1948 with the signing in Bogotá, Colombia, of the Charter of the OAS, which entered into force in December 1951. It was subsequently amended by the Protocol of Buenos Aires, signed in 1967, which entered into force in February 1970; by the Protocol of Cartagena de Indias, signed in 1985, which entered into force in November 1988; by the Protocol of Managua, signed in 1993, which entered into force in January 1996; and by the Protocol of Washington, signed in 1992, which entered into force in September 1997.”

The OAS website states that Michael J. Fitzpatrick serves as Interim Representative of the United States [http://www.oas.org/en/member_states/member_state.asp?sCode=USA].

The OAS website also establishes the United States entered into the Inter-American System in 1889 [http://www.oas.org/en/member_states/member_state.asp?sCode=USA] during the First International Conference of American States previously referenced.

It is important to note that the entrance of the United States into the Inter-American system in 1889 occurred after the signing of the General Postal Union Treaty of 1874 signed by the United States of America.

The United States of America

George Washington proclaimed that “The United States of America” was replaced by the 1789 constitution styled the “United States of America” thereby changing the entity 25% to avoid international copyright infringement.

However, the existence of “The United States of America” continued--- although much less publicized than Washington's “United States of America”--- and is confirmed in 1874 in the General Postal Union Treaty signed for by “the United States of America”.

Therefore, it is clear that both entities, “The United States of America” and the “United States of America” were known to exist prior to the entrance of the “United States of America” into the Inter-American system during 1889.

Further, over the span of 235 years, there has never been a verified legal challenge that “The United States of America” is not the name of the country located between Canada to the north and Mexico to the south and between the Pacific Ocean to the west and the Atlantic Ocean to the east and the seaward boundaries 12 miles past the baseline.

Thus it is beyond dispute that the entity “The United States of America”, a country created in 1781 and known as the original Confederacy of 13 independent states of the original Union, is still in existence today.

The Status of the “United States of America”

The existence of the country, “The United States of America” has been established. To determine the status of the “United States of America” one need only conduct a simple inquiry at Dun and Bradstreet (exhibit HRTI-3271...-02)

It is obvious that the “United States of America” also known as the “United States” is a private company established in 1787 created by Manhattan Island through the Bank of New York. The District of Columbia was an administration District for the purpose of administering a port of entry for the United States and U.S.

Is it the assertion of the OAS that this information was not known to the organization? It is difficult to imagine the OAS General Assembly, or the General Secretariat, or any committees or legal department of the “world's oldest regional organization” would be unable to discover that one of its members was not a State but a private company.

This is a critical issue when the OAS Charter is examined.

The OAS Charter

Within the OAS Charter under Chapter VI, Fundamental Rights and Duties of States, Article 18 reads:

“Respect for and the faithful observance of treaties constitute standards for the development of peaceful relations among States. International treaties and agreements should be public.”

When Article 18 is combined with the fact that OAS has a private company as a member, it raises some troubling questions:

- 1) In what country in the world does a private company possess power of attorney to speak for the country?
- 2) In what country does a private company have the authority to treaty on behalf of a country wherein the private company resides?
- 3) OAS has had 67 years to disclose that the “United States of America” also known as the “United States” is a private company. Why has OAS been lying by omission on the international record for 67 years?
- 4) Why has OAS been allowing a private company to commit human rights violations against The United States of America when it claims to protect the Americas?

A Foreign Entity

It is a matter of International Public Record that the Bank of New York was created in 1774, one year after the King of England made a Treaty of Peace with the United States of America and 6 years before the corporate charter was finalized in 1789. The Bank of New York Mellon is headquartered on Manhattan Island. Manhattan Island is foreign to The United States of America and under the charter of the patroons granted by the Netherlands.

Wikipedia reports the following address for its headquarters:
“1 Wall Street, Manhattan, New York, 10286, United States, U.S.”

Note that the address mentions the U.S. and the United States while at the same time, the White House that houses the president of the private company has no mention of the U.S. nor the United States in its address.

Further, the District of Columbia has old corner stones that read jurisdiction of the United States yet it make no mention that the city of Washington D.C. is the United States or the U.S. (<http://www.boundarystones.org/>)

Note the address reads the U.S. and therefore a U.S. citizen is a citizen of Manhattan Island and therefore under the Netherlands which is a Monarch form of rule.

Now, the United States of America and the United States private company belongs to the Dutch Monarch of the Netherlands because it is funded by the Bank of New York Mellon through its federal reserve banks in 12 different districts under the charter of the patroons. The charter of the patroons was the beginning of black slavery in America.

Therefore, all U.S. citizens are classified as foreigners to the Americas and do not fall under the protections of Article 29 under Chapter IV, Collective Security of the OAS Charter, which reads:

“Every act of aggression by a State against the territorial integrity or the inviolability of the territory or against the sovereignty or political independence of an American State shall be considered an act of aggression against the other American States.”

Further, U.S. citizens are forced to support the private company through taxation without any representation and therefore are slaves to the company. OAS is complicit with slavery because it refuses membership of The United States of America and its American Nationals.

Questions:

- 1) Has OAS violated its charter by protecting a private company owned and operated by a foreign Monarch?
- 2) Why would the Central and South American countries oppress and violate human rights against The United States of America for 67 years?

3) Did anyone question interim representative Michael J. Fitzpatrick, as to the true nature of the representation when he was accepted as a representative of the United States in the OAS? Or that Fitzpatrick qualifies as a foreigner to the Americas?

This brief report was prepared by volunteers of the Human Rights Defenders international organization over the span of a few hours. How is the world to believe that Human Rights volunteers can uncover these disturbing facts while the OAS can not? Is the idea that well paid legal experts within “the world’s oldest regional organization”, failed to uncover the accurate history and status of “The United States of America” and the “United States of America” really believable? If cash-strapped volunteers can uncover these facts in less than six hours, why can't well paid legal experts within the OAS uncover and compile these same facts over the span of six decades?

Human Rights Violations

Violations of the Preamble of the Universal Declaration of Human Rights is a violation of all thirty articles of the Universal Declaration of Human Rights. The OAS, an organ of the United Nations, has perpetrated human rights violations against The United States of America and its permanent population.

It appears the purpose of the OAS is to protect the private company and its structure of international slavery and it appears this was proven on June 1st, 2015. The OAS, by working with the United States private company, protects the displacement of persons from the America's on behalf of a foreign monarch. Further, there seems to be malicious intent to specifically exclude The United States of America from ever coming forward for full recognition.

Lying by omission for more than six decades constitutes crimes against humanity and is simply too much to write in a human rights violation report. The Human Rights Defenders will rely on The Human Rights Tribunal for the particulars to be published, or perhaps, the OAS can accept the country known as The United States of America as a member in a good faith effort to cure its international crimes.

Human Rights Defender,

Stuart Andrews Ronaldson

