The Human Rights Tribunal
Email: hrtiadmin@humanrightstribunal.international

_In the matter of The United States of America, claimant vs., v All Members of the Rothschild Family (hereinafter respondents)_

CASE NUMBER: #HRTI-20200416-00009

Charging Instrument LINK: http://humanrightstribunal.international/?wpfb_dl=825

JUDGMENT

Comes now, a Judgment and Order from the Human Rights Tribunal International,

WHEREAS, the tort claimant has claimed within the evidence submitted to this tribunal and published for over 45 days in the newspaper that the respondents have and continues to commit violations against the Universal Declaration of Human Rights wherein the respondents are liable to uphold.

Complaint Link: http://humanrightstribunal.international/?wpfb_dl=825

International Publishing Link: https://reignoftheheavens.com/?p=5643

WHEREAS, the tort claimant has claimed multiple violations of all Thirty (30) Articles of the Universal Declaration of Human Rights (UDHR), and

WHEREAS, Charged with: Violations of all Thirty (30) articles of the Universal Declaration of Human Rights (UDHR) with intent to render the inhabitants stateless to use as collateral as backing for federal reserve notes to which are borrowed into existence at interest from the federal reserve system and for the purpose of stealing the inhabitants’ time and intangible property rights (theft of equity) wherein the respondents are liable to uphold the law against stealing.

WHEREAS, the office of the Treasury for the Government of The United States of America has declared each international violation of The Universal Declaration of Human Rights to have a value in damages of +750,000 Continental Dollars for each count.

WHEREAS, violation of all thirty (30) articles of UDHR have assessed value- 22.5 million the respondents have committed multiple Human Rights violations against the Universal Declaration of Human Rights starting with
WHEREAS, Respondents violated Article 1 of the Universal Declaration of Human Rights; “All human beings are born free and equal in dignity and rights. They are endowed with reason and conscience and should act towards one another in a spirit of brotherhood. “

The Respondents control the Crown. The Crown is established within the city of London. The Respondents through their agents engage in a theft of equity scheme to steal the whole world’s assets by pledging through fictional indebtedness. The Temple Bar is the juristic arm of the Crown and holds the monopoly on global legal fraud through their Bar Association franchises and continually deny access to the law which denies a remedy. The theft of the equity assets has forced the people of all statuses into indentured servitude, homelessness and the breaking up of the family unit by operating outside the respondents own law thereby taking advantage of the contract clause using Private Membership Associations known as the Bar Associations in their many forms. The scheme is designed to conceal the origin of the equity stolen by Respondents. The Respondents are violating Natural Law and the Law of Nations as third-party interlopers regulating and severing the intangible property rights of the claimants and all other persons, and

WHEREAS, Respondents violated Article 2 of the Universal Declaration of Human Rights; “Everyone is entitled to all the rights and freedoms set forth in this Declaration, without distinction of any kind, such as race, color, sex, language, religion, political or other opinion, national or social origin, property, birth or other status. Furthermore, no distinction shall be made on the basis of the political, jurisdictional or international status of the country or territory to which a person belongs, whether it be independent, trust, non-self-governing or under any other limitation of sovereignty.”

Respondents use control of the Crown monopoly of private central banks to create the money supply loaned into existence at interest. The use of the military / religious script forces religious subjugation and persecution onto those who use respondent’s medium of exchange.

WHEREAS, Respondents Violated the rights under Article 3 of the Universal Declaration of Human Rights; “Everyone has the right to life, liberty and security of person.”

Respondents control the issuing of the currency. The Currency is then taxed to impose socialism to bring in communism. Before the equity is stolen; trafficking in persons creates the inhabitant to conceal the theft of equity. Trafficking in persons clouds chain of title causing confusion of political status claims. This allows the occupied population to be taxed and held as surety / debtors in the theft of equity scheme through forced monopoly. Respondents are attacking chain of title by hiding history and lying about symbology thereby creating a class of diluted idol worshippers. The Respondents attack countries, remove National Governments, and disrupt society by means of hiding necessary social compact agreements. Attacking the society is an attack on the population causing statelessness which discredits the census and the identity of the people.

WHEREAS, Respondents Violated the Claimant rights under Article 4 of the Universal Declaration of Human Rights; “No one shall be held in slavery or servitude; Slavery and the slave trade shall be prohibited in all their forms. “
The Federal Reserve Note scrip operates as lesser than greater inequalities meaning the interest which is the debt for the use of the scrip is valued more than the money itself creating legal impossibilities by design of a system mathematically non-viable which imposes slavery.

The Respondents employ usury and usury is debt slavery. The Respondents enslave the people through private debt base currencies worldwide (Federal Reserve Note et.al.). The Respondents hold a monopoly against all other opposition. This monopoly allows for misappropriating private equity and hiding it as public gifts and donations. The debt base currency creates economic slavery which produces a proletariat (slave) class. The debt base currency with interest rates attached produces a foreclosure scheme to steal real property by partial disclosure contracts. The socialist system creates unpayable obligations and then forced confiscation by parties that did not produce any value or equity. The Respondents use the appearance of ownership by using a deceptive contract scheme which creates a slave proletariat wherein the real true owner always suffers the risk of losing the real property causing a wanting and suffering with difficulties of gaining basic necessities.

Respondent steals the equity of the inhabitants and then loaning it back to the inhabitants on usury creating legal impossibilities and forcing a war of attrition but incite military action implying military occupation to attack civilians and separate families one by one as a means to plunder and pillage the estates for the Respondents.

WHEREAS, Respondent violated the rights under Article 5 of the Universal Declaration of Human Rights; “No one shall be subjected to torture or to cruel, inhuman or degrading treatment or punishment.”

The Respondent’s operate through private companies acting as public government existing in name only and vacant of any public government apparatus, and vacant of a society and necessary bilateral social compact agreement, causing a population of a country to be occupied without its knowledge. This creates an overlay survey which gives cover for the respondents to steal the mineral wealth and resources of the people.

The Respondent’s operations through 400 mining companies are attacking countries as a façade public government existing in name only and vacant of any public government apparatus vacant of a society and necessary bilateral social compact agreement causing a population of a country to be left with no legal standing within respondents private courts.

WHEREAS, Respondents violated the rights under Article 6 of the Universal Declaration of Human Rights; “Everyone has the right to recognition everywhere as a person before the law.”

Respondents control a totalitarian monopoly on a debt base currency and also unregulated by any social compact agreement contract allowing such a black market where crime can be rampant and concealed with investors in stock markets. This condition creates peonage by debtor class that pays a debt with no beneficial gain of neither equity nor security. No benefit, intangible or tangible, for paying the debt of these private companies.

WHEREAS, Respondents violated the claimant rights under Article 7 of the Universal Declaration of Human Rights;
“All are equal before the law and are entitled without any discrimination to equal protection of the law. All are entitled to equal protection against any discrimination in violation of this
Declaration and against any incitement to such discrimination.”

Respondent with a forced monopoly on a debt base currency create a proletariat class forced under communism in totalitarianism in war with capitalism attempting to eliminate private property rights subjecting a population to work unequivocally to the fruits of the labor performed by the inhabitants, Declared Residents and American Nationals of The United States of America.

WHEREAS, Respondent violated the rights under Article 8 of the Universal Declaration of Human Rights;
Everyone has the right to an effective remedy by the competent national tribunals for acts violating the fundamental rights granted him by the constitution or by law.

The Respondent doing business through an association named the Federal Reserve is a private company with shareholders and established as a central bank operating as a debt slavery subjecting inhabitants all across the metes and bounds and seaward boundaries of The United States of America by hijacking the judicial systems by altering the State constitutions by changing Judicial Departments into Judiciaries removing societies and establishing foreign colonies within already existing ratified States and then usurping the public international law with usury stealing the resources from the inhabitants already rendered stateless by paper terrorism in the form of threatening letters from lawyers within the American BAR Association of the International BAR.

WHEREAS, Respondents violated the rights under Article 9 of the Universal Declaration of Human Rights;
“No one shall be subjected to arbitrary arrest, detention or exile.”

The respondents established overlay surveys to falsify the international records by claiming confiscation statutes internally within its private corporation but publishing the records as donations and gifts to conceal theft while silencing the victims with oppressive laws from unauthorized legislator which is statelessness because of no recognition of private property rights.

WHEREAS, Respondents violated the rights under Article 10 of the Universal Declaration of Human Rights;
Everyone is entitled to full equality to a fair and public hearing by an independent and impartial tribunal, in the determination of his rights and obligations and of any criminal charge against him

The unauthorized legislator places arbitrary edicts for they cannot legally exist as laws, to force an inhabitant population to suffer commercial actions vacant any capital crimes, violent crimes, political crimes, religious crimes. Operating through a corporation acting as a government mandates to force a population to surrender human rights to benefit the Respondent’s private company which Respondent has been syphoning away the real value of equity from the people who worked for it. This condition created by the Respondents cause population reduction due to the expense of raising a child.

WHEREAS, Respondent violated the rights under Article 11 of the Universal Declaration of Human Rights;
(1) Everyone charged with a penal offence has the right to be presumed innocent until proven guilty according to law in a public trial at which he has had all the guarantees necessary for his defense.
(2) No one shall be held guilty of any penal offence on an account of any act or omission which did not constitute a penal offence under national or international law, at the time when it was committed. Nor
shall a heavier penalty be imposed than the one that was applicable at the time the penal offence was committed.

Respondents hijacked the judicial system within The United States of America to usurp the law and create a class of privileged lawyers who benefit from a communist community while causing the inhabitant population to be deprived of any security of law.

The inhabitants are forced and subjected to oppressive edicts that are tyrannical but disguised to give the appearance of law by imposing anarchy with no consequences to the criminal class.

WHEREAS, Respondents violated the rights under Article 12 of the Universal Declaration of Human Rights;

“No one shall be subjected to arbitrary interference with his privacy, family, home or correspondence, nor to attacks upon his honor and reputation. Everyone has the right to the protection of the law against such interference or attacks. “

Respondents created a private company with the intention of impersonating a public government but accepting foreign emoluments through a debt base currency, which allows foreign interests to invade countries from within that allow the edicts to create chaos. This interference of the inhabitant population is an attack on the sanctity of the families throughout The United States of America.

WHEREAS, Respondents violated the rights under Article 15 of the Universal Declaration of Human Rights;

(1) Everyone has the right to nationality.
(2) No one shall be arbitrarily deprived of his nationality nor denied the right to change his nationality.

Respondents deprive nationality by obscuring the chain of title to the country The United States of America to distort proper claims in history. This was done by the Company Corporation Charter of 1789 (Constitution) which created a second union. Thus, usurping the first in time right of the original States of the Union.

Respondents deprive nationality by forcing a monopoly on the accepted medium of exchange. The private debt-based fiat currency scheme is designed to deprive national money which when issued by the body politic that are settled through social compact agreements restores nationality.

WHEREAS, Respondents violated the rights under Article 17 of the Universal Declaration of Human Rights;

(1) Everyone has the right to own property alone as well as in association with others.
(2) No one shall be arbitrarily deprived of his property.

Respondents removed the private property registry system, establish foreign colonies within already recognizes ratified States, force a foreign emolument based off imaginary created debt of a private company corporation and then forces the inhabitant population to pay the debt and face punishments which distributes private equity and converts consideration of work into debt owed to the respondents but recording it as gifts and donations to conceal the enormous theft ring. The edicts and mandates as they cannot be legally be recognized as laws in place to sever the intangible rights to tangible property thereby implementing slavery.
WHEREAS, Respondents violated the rights under the Article 18 of the Universal Declaration of Human Rights;
Everyone has the right to freedom of thought, conscience and religion; this right includes freedom to change his religion or belief, and freedom, either alone or in community with others and in public or private, to manifest his religion or belief in teaching, practice, worship and observance.

Respondents do not allow opposition, and suppress anyone who opposes based on religious and conscientious objection where people do not want to be forced in the respondents system. Respondents force religious and political persecution and attacks the speech and settlements of the inhabitants, Declared Residents and American Nationals in The United States of America.

WHEREAS, Respondents violated the rights under Article 19 of the Universal Declaration of Human Rights;
Everyone has the right to freedom of opinion and expression; this right includes freedom to hold opinions without interference and to seek, receive and impart information and ideas through any media and regardless of frontiers.

The respondents impose fake media’s and then attack those who scatter truth in means to conceal an opposition party that disagree with totalitarian communism. The Respondents through a monopoly of judicial systems uses blackmail and creates misprision to take place throughout the United States company corporation that attacks the inhabitant population within The United States of America which attacks speech.

WHEREAS, Respondents violated the rights under Article 20 of the Universal Declaration of Human Rights;
“(1) Everyone has the right to freedom of peaceful assembly and association.
(2) No one may be compelled to belong to an association.”

Respondents force a monopoly with a private scrip debt base in totalitarian communism. Totalitarianism forces out any opposition which compels forced association to private companies and associations.

WHEREAS, Respondents violated the rights under Article 21 of the Universal Declaration of Human Rights;
(1) Everyone has the right to take part in the government of his country, directly or through freely chosen representatives.
(2) Everyone has the right of equal access to public service in his country.
(3) The will of the people shall be the basis of the authority of government; this shall be expressed in periodic and genuine elections which shall be by universal and equal suffrage and shall be held by secret vote or by equivalent free voting procedures.

Respondents implement private companies categorized as 527 Organizations as a façade, to disguise as a political party to attempt to give the illusion of security but not even with semblance of any due process in order to attack a countries population and to have control of the resources thereby having a arbitrary compliance by force and aggression towards the inhabitants to edicts and mandates never agreed upon. Respondents have fully usurped the law denying human rights to a body politic.

WHEREAS, Respondents violated the rights under Article 22 of the Universal Declaration of Human Rights;
Everyone, as a member of society, has the right to social security and is entitled to realization, through national effort and international co-operation and in accordance with the organization and resources of each State, of the economic, social and cultural rights indispensable for his dignity and the free development of his personality.

Respondents attack nationalities by forcing respondents federal reserve system arbitrarily without popular vote or consent of the people.

WHEREAS, Respondents violated the rights under Article 23 of the Universal Declaration of Human Rights;
(1) Everyone has the right to work, to free choice of employment, to just and favourable conditions of work and to protection against unemployment.
(2) Everyone, without any discrimination, has the right to equal pay for equal work.
(3) Everyone who works has the right to just and favourable remuneration ensuring for himself and his family an existence worthy of human dignity, and supplemented, if necessary, by other means of social protection.
(4) Everyone has the right to form and to join trade unions for the protection of his interests.

Respondents create peonage through acquiring property and subject’s proletariat class to work as whole families having trouble acquiring basic necessities in a war of attrition created and knowingly enforced by respondents.

WHEREAS, Respondents violated the rights under Article 26 of the Universal Declaration of Human Rights;
(1) Everyone has the right to education. Education shall be free, at least in the elementary and fundamental stages. Elementary education shall be compulsory. Technical and professional education shall be made generally available and higher education shall be equally accessible to all on the basis of merit.
(2) Education shall be directed to the full development of the human personality and to the strengthening of respect for human rights and fundamental freedoms. It shall promote understanding, tolerance and friendship among all nations, racial or religious groups, and shall further the activities of the United Nations for the maintenance of peace.
(3) Parents have a prior right to choose the kind of education that shall be given to their children.

Respondents hijacked the education centers of the inhabitants and impose teachings not favorable to a free republic or to freely seek religion.

WHEREAS, Respondents violated the claimant rights under Article 27 of the Universal Declaration of Human Rights;
(1) Everyone has the right freely to participate in the cultural life of the community, to enjoy the arts and to share in scientific advancement and its benefits.
(2) Everyone has the right to the protection of the moral and material interests resulting from any scientific, literary or artistic production of which he is the author.

Respondents through copyrighted private scrip imposes communism where favorable people can enjoy the society and its material and literature but other are objected from its use.

WHEREAS, Respondent violated the claimant rights under Article 28 of the Universal Declaration of Human Rights;
“Everyone is entitled to a social and international order in which the rights and freedoms set forth in this Declaration can be fully realized. “

Respondent has violated this Article due to continual trespass against the social and international order and customs as to the Law of Nations, and

WHEREAS, Respondent, violated the claimant rights under Article 29 of the Universal Declaration of Human Rights;
“(1) Everyone has duties to the community in which alone the free and full development of his personality is possible.
(2) In the exercise of his rights and freedoms, everyone shall be subject only to such limitations as are determined by law solely for the purpose of securing due recognition and respect for the rights and freedoms of others and of meeting the just requirements of morality, public order and the general welfare in a democratic society.
(3) These rights and freedoms may in no case be exercised contrary to the purposes and principles of the United Nations. “

Respondents in a totalitarian party, forcing world communism that deprives the freedom of advancement and enjoyment of society and imposes tyranny wherein human rights are not enforced for the inhabitants but are enforced for the respondents in collusion with the lawyers in the American BAR Association, International BAR, the Vatican and Islam as United Nations autonomous agencies, and

Affirmed and Acknowledged by the Human Rights Tribunal on this 111thDay in the year of Yahweh 6022 Translation (7th Day of July, 2020)

Signed and Sealed

Adam Samuel Ben-Canaan    Peter Adriaan Nikkel    Trent Windsley Sailor
JUDGMENT

NOW THEREFORE:

BE IT JUDGED, that the claims brought to the Human Rights Tribunal International gives witness to the existence of Human Rights Violations against every one of the Universal Declaration of Human Rights have occurred and that the evidence proves that respondents are intentionally trying to overthrow the natural law of the world. Including threats to incite violence, the enslavement of the inhabitants through compelled performance where no contract exists which constitutes slavery. Forced association through the theft of time and labor and an action of exiling an entire population are all without merit. Respondents, through malicious intent, institute communism in totalitarian form against the inhabitants and the claimants whereby Respondents steal equity and murder to conceal the evidence. Respondents’ deny a future via war of attrition causing gross loss of life and this is considered wide scale preemptive murder.

The HRTI will uphold the freedom of choice to a Nationality and promote the process of free will and choice toward self-determination which are protected in the Universal Declaration of Human Rights, and

If Respondents are found within the metes and bounds and seaward boundaries, States of Union or the American National Union of The United States of America then capital crimes shall be sought for Respondents acting in any form in these capacities.

Affirmed and Acknowledged by the Human Rights Tribunal on this 111th Day in the year of Yahweh 6022 Translation (7th Day of July, 2020)

Adam Samuel Ben-Canaan    Peter Adriaan Nikkel    Trent Windsley Sailor
VERIFICATION
I, Kirk Edwin Jensen, (hereinafter “Clerk”) hereby verify that the signatures of these three International Notaries on this Judgment and order, to the best of the Clerks knowledge and belief are authentic.

Clerk for the Court

In the matter of The United States of America, claimant vs. All Members of the Rothschild Family (hereinafter respondents)

CASE NUMBER: #HRTI-20200416-00009

ORDERS

BE IT ORDERED, that Respondents, are under arrest for the 30 Human Rights Violations against the Universal Declaration of Human Rights, and under international law, thereby giving Interpol jurisdiction on the local, state and federal level in this particular case in accordance with international law if it so chooses to intervene, and

FURTHER BE IT ORDERED, that respondents are herein exiled for violating all articles of the Universal Declaration of Human Rights, slavery and genocide for attacking the inhabitants, Declared Residents and American Nationals in The United States of America

FURTHER BE IT ORDERED, that all sovereignty, freedoms, liberties, rights, privileges, immunities, reputation in good standing, Nationality, and peace is hereby upheld within the States of the Union of The United States of America, and

FURTHER BE IT ORDERED, that any further evidence of violations of the UDHR or any other deprivation of character will be sent to the Law Department for the Government of The United States of America for further review for possible war crimes under international law, and

FURTHER BE IT ORDERED, that no retaliation or harassment against the Government of The United States of America, its office holders, or any other American National shall be tolerated, any and all retaliation by any and all shall be resisted with automatic arrest of the Human Rights Violator and tried in this Human Rights Tribunal immediately upon a proper affidavit and evidence to support the violation, and
FURTHER BE IT ORDERED, that any articles on the internet that attempt to distort the history of The United States of America, the Government of The United States of America, and the American Nationals thereof, is an attempt to interfere with the Social Compact Agreement of its people and is an act of terrorism against The United States of America and in violation of the UDHR, and

FURTHER BE IT ORDERED, that the Law Department for the Government of The United States of America reserves the right to utilize this Judgment and Order and any and all evidence herewith in any future charges or court actions in this or other court of Law.

FURTHER BE IT ORDERED, that this Judgment and Order be sent to The office of the Treasury for The United States of America, Global Postal Code: NAC: 850H2 MR7C8-0007, The United States of America For the purpose of attaching a fine for the monetary damages associated with Violations of all 30 Articles of the Universal Declaration of Human Rights.

GENERAL ORDER

FURTHER BE IT ORDERED UNDER GENERAL ORDER: that any and all Foreign Monarchs, Governments, incorporated and/or unincorporated Associations, Agencies or agents thereof are hereby ordered to cease and desist any and all interference or disruptive actions towards The United States of America, the Government of The United States of America, American Nationals, the Social Compact Agreement of its Nationals, the power of attorney, its Law form, and freedoms thereto, and Affirmed and Acknowledged by the Human Rights Tribunal on this 111th Day in the year of Yahweh 6022 Translation (7th Day of July, 2020)

Adam Samuel Ben-Canaan

Peter Adriaan Nikkel

Trent Windsley Sailor
I, Kirk Edwin Jensen, (hereinafter “Clerk”) hereby verify that the signatures of these three International Notaries on this Judgment and order, to the best of the Clerks knowledge and belief are authentic.

Clerk for the Court
ACKNOWLEDGEMENT

I, Alice Ceniceros, certify under penalty of bearing false witness under the laws of The United States of America that the foregoing paragraph is true and correct according to the best of my current information, knowledge, and belief.

The office of the registrar accepts and acknowledges the document:

JUDGMENT AND ORDER –
CASE# HRTI-20200416-00009

In the matter of the Government of The United States of America v All Members of the Rothschild Family

and is recorded on:

111th day in the year of Yahweh, 6022 - Translation (7th Day of July, 2020)
Document Date

6:50 UTC-6 RH-2020708-4C18-99F2-41M78C68W65A
Time Record File Number

FileName: 2020708-HRTI-Rothschild-Judgment and Order

CERTIFIED COPY OF RECORDED DOCUMENT
This is a true and exact reproduction of the document officially recorded and placed on file in the office of the registrar for The United States of America.

Date Received: 111th day in the year of Yahweh, 6022
Date Issued: 112th day in the year of Yahweh, six thousand and twenty two, and the 8th day of July two thousand and twentieth year of the new covenant in Yahushua’s name

This copy is not valid unless displaying the Record File Number, Seal, and signature of the registrar for The United States of America.