



The General Post Master Council for The United States of America

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MINUTES OF THE MEETING

The General Post Master Council for The United States of America hereby convenes:

A QUORUM of QUALIFIED JUDGES ARE PRESENT: Date 05-02-2014

MINUTES OF THE MEETING:

LETTER OF ACCEPTANCE AND ACKNOWLEDGE

IN REFERENCE HEREOF, the committee for the Government of The United States of America (herein after “the committee”) convened on 05-02-2014 to discuss the definition of The Supreme Court of the Confederacy of The United States of America. Document #: GPMC-MMIN-05022014-CMTE.

UPON JUDICIAL REVIEW OF THE MINUTES, The General Post Master Council for The United States of America has determined the following facts on the findings of the committee wherein it references to the definition of the aforementioned court.

Brief History of The Supreme Court of the Confederacy of The United States of America, (hereinafter, “The Supreme Court”).

1: The Supreme Court started out as the “International Criminal Court” created in “THE UNIFORM RULE OF THE JUDICIAL BRANCH OF THE GOVERNMENT OF THE UNITED STATES OF AMERICA ACT OF 2013”.

2: The name of the International Criminal Court was enacted in an internal Government document to “The Supreme Court of the Confederacy of The United States of America” on May 19th, 2013 as an addendum: “BE IT ENACTED, by the United States, in Congress assembled, the addendum to Article VII, Section 1 of the Articles of Confederation as amended, May 19th, 2013”.

3: However, the enactment failed to define a specific purpose for the Supreme Court although it was furnished with a seal and Supreme Court rules.

FINDINGS BY THE COMMITTEE, have been discovered that the current condition of the federalist United States Inc. have yet to establish an Article 8 court entitled _____ Human Rights Tribunal as required by the Universal Declaration of Human Rights established in 1948 of which the U.S. Congress voted to pass and fully endorsed.

THE CURRENT CONDITION of the original Confederacy of 1781 is ready to establish the Article 8 Tribunal. Rather than performing endless petitions and the endless sea of bureaucracy of red tape to get such a federalist tribunal established. The anti-federalists have stepped up and have accepted the obligation now because if the federalists were willing to establish a Human Rights Tribunal, it would have been completed by now. Civil rights courts are not the same as Human Rights Tribunals.

UPON FURTHER REVIEW, the assembly for the Government of The United States of America issued an Instrument of Ratification of the Universal Declaration of Human Rights on the 14th day of August 2013 and the Instrument was sent to the United Nations by email on the 15th day of August 2013. Keep in mind the Instrument of Ratification was done through the Sphere of The United States of America known as the reign of the heavens and ratified by the assembly without objection.

NOW THERFORE, BE IT ESTABLISHED, that the definition of The Supreme Court of the Confederacy of The United States of America SHALL BE, “The Supreme Court of the Confederacy of The United States of America Human Rights Tribunal” and so shall convene for the aforementioned purpose. This establishment shall relieve the assembly for the Government of The United States of America of any lack of performance to fulfill the obligations of Article 8 of the Universal Declaration of Human Rights. The aforementioned Human Rights Tribunal shall have universal jurisdiction within the metes and bounds of The United States of America and through International agreements, may serve other Nations as well.

In Honor of Eleanor Roosevelt

Letter of Acceptance and Acknowledgement of office for

The Supreme Court of the Confederacy of

The United States of America Human Rights Tribunal

We, The General Post Master Council, together and separately **accept and acknowledge** the obligations of the Universal Declaration of Human Rights and that The Supreme Court of the Confederacy of The United States of America Human Rights Tribunal has been defined as an **Article 8 court** for peaceful settlement of disputes in accordance with the obligation hereby accepted and acknowledged.

FURTHER BE IT RESOLVED, that The Supreme Court of the Confederacy of The United States of America Human Rights Tribunal **Seal** shall be:



and the enforcement seal for all judgments and settlements made by the Tribunal shall be:



BE IT RESOLVED that the meeting is so adjourned and will reconvene at a future date certain.

Affirmed and Acknowledged by The General Post Master Council on this day, May 2, 2014:

Tom Goudey

Thomas Frank Goudey

Kevin Lakes

Kevin Lloyd Lakes

Edwin M Hayes

Edwin M Hayes

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Office of the registrar for The United States of America

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I, **Alice Cenicerros**, 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 **GPMC-MMIN-05022014-CMTE** and is recorded on:

May 2, 2014
Received Date

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The United States of America
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Alice Cenicerros