

International Tort Claim

07-11-2023

Accused: COMMONWEALTH OF KENTUCKY
SHELBY COUNTY

Reference: Case #10-T-10208

Case #: 96-M-00162

International case number: 8999AD8A-06D8-438E-B86A-6BCDD90A3CE5

I, KEITH EDWARD LIVINGWAY, PMA, COMMERCIAL NAME, a non-citizen, non-resident alien to the U.S. of America (hereinafter, "Claimant") hereby claim tort committed by the people of the Commonwealth of Kentucky (hereinafter, "people") for crimes and violations against the Law of Nations.

The following is within the CONSTITUTION OF KENTUCKY

Section 3 Men are equal -- No exclusive grant except for public services -- Property not to be exempted from taxation -- Grants revocable. **All men, when they form a social compact**, are equal; and no grant of exclusive, separate public emoluments or privileges shall be made to any man or set of men, except in consideration of public services; but no property shall be exempt from taxation except as provided in this Constitution, and every grant of a franchise, privilege or exemption, shall remain subject to revocation, alteration or amendment. Text as Ratified on: August 3, 1891, and revised September 28, 1891

Tort Claim: The people allowed the Commonwealth of Kentucky to operate without any form of a social compact. The people withheld a State citizen status from the claimant and a proper Legislature wherein valid statutes were never passed in the best interest of the claimant. However there are invalid statutes that are published that highly benefit private companies stock prices wherein "lawmakers" benefit that invest in those private company stocks or stocks are gifted to politicians to rid the record of statutes that are not beneficial to private company stocks.

The Social Compact has been well settled as to if it is required or not:

“In that 1798 opinion, Justice Chase wrote:

The purposes for which men enter into society will determine the nature and terms of the social compact; and as they are the foundation of legislative power, they will decide what are the proper objects of it: The nature, and ends of legislative power will limit the exercise of it...An act of the legislature (for I cannot call it a law) contrary to the great first principles of the social compact, cannot be considered a rightful exercise of legislative authority. 42”

Justice Chase's position seems clear: the social compact or contract empowers the legislature to enact certain varieties of legislation; legislation outside the power granted under the contract is without authority. 43”

“Justice Miller, writing for the Court, stated:

It must be conceded that there are ... rights in every free government beyond the control of the State.... There are limitations on [government] power which grow out of the essential nature of all free governments. Implied reservations of individual rights, without which the social compact could not exist, and which are respected by all governments entitled to the name 8”

Two years later, in *Munn v. Illinois*,⁵⁰ Justice Waite, in his majority opinion wrote:

"A body politic ... is a social compact by which the whole people covenants with each citizen, and each citizen with the whole people, that all shall be governed by certain laws for the common good." This does not confer power upon the whole people to control rights which are purely and exclusively private 51

“While the Constitution may contain aspects of the social contract, if the social contract is to be entirely contained in a constitution, it will be only in what has been referred to as the "unwritten constitution." 89

“55. The United States Constitution might be viewed as the embodiment of the social contract (*but see infra* notes 87-88 and accompanying text), but it is not a contract between each individual and the sovereign or among all individuals. *See*

infra notes 262-73 and accompanying text. The Mayflower Compact might also seem to be a social contract in that it bound at least the heads of families to each other, but the Mayflower Compact was only an agreement to be bound together to regulate local affairs, while acknowledging the continued supremacy of the British Crown as sovereign. *But see* M. LESSNOFF, SOCIAL CONTRACT 42 (1986) (stating that the Mayflower Compact is a social contract).”
“While the Framers of the Constitution may have been affected by social contract theory, 59 the Constitution is not itself the social contract. The social contract is not a contract among the branches of the sovereign government or between sovereigns - the states and the federal government.^{6°} The social contract is among the people or between the people and the sovereign. 61”

VIOLATION OF THE LAW OF NATIONS

The people of the Commonwealth of Kentucky are in violation of chapter 11 *General Principles of the Duties of a Nation towards itself.*

Paragraph: §16. A nation is under an obligation to preserve itself

This obligation, so natural to each individual of God’s creation, is not derived to nations immediately from nature, but from the agreement by which civil society is formed: it is therefore not absolute, but conditional,—that is to say, it supposes a human act, to wit, the social compact.

Tort claim: The claimant was tried and convicted under statutes that were without any authority whatsoever as the previous evidence suggests. As a result, the claimant was forced into hiding for 12 years, suffered mental distress, Post Traumatic Stress Syndrome, loss of freedom, threats to be murdered from Shelby county, Kentucky deputies, prosecutor, and judges because claimant accused them of human rights violations. Further, the claimant suffered deliberate interference with a legally recognized interest, such as the rights to bodily integrity, emotional tranquility, dominion over property, seclusion from public scrutiny, and freedom from confinement or deception. These interests are violated by the intentional torts of

assault, Battery, trespass, False Imprisonment, invasion of privacy, conversion, Misrepresentation, and Fraud.

The claimant cannot receive any of the guarantees of rights listed in the constitution of the Commonwealth of Kentucky because the Judicial Branch of the Commonwealth of Kentucky was and has been under attack by a private membership association known as a B.A.R. in violation of:

chapter 3

Of the Constitution of a State, and the Duties and Rights of the Nation in this respect.

§30. Of the support of the constitution and obedience to the laws.

The constitution and laws of a state are the basis of the public tranquillity, the firmest support of political authority, and a security for the liberty of the citizens. But this constitution is a vain <10> phantom, and the best laws are useless, if they be not religiously observed: the nation ought then to watch very attentively, in order to render them equally respected by those who govern, and by the people destined to obey. To attack the constitution of the state, and to violate its laws, is a capital crime against society; and if those guilty of it are invested with authority, they add to this crime a perfidious abuse of the power with which they are intrusted.

The people have committed capital crimes against the claimant by allowing private membership associations to take over the judicial branch of the Commonwealth of Kentucky. The B.A.R. hijacked the Grand Juries from the claimant thereby silencing the claimant so the crimes of hiding evidence by one of its prosecutors can forever be buried. **See affidavit on hiding evidence.**

The claimant has suffered a tort by idol worshipers known as the people wherein the B.A.R. has converted the state into an idol with the false doctrine known as the age of reason with promised freebies/programs to its worshipers and devastation to its non-worshipers designed to force idol worship.

Claimant does not recognize the creditors of the people, as true creditors wherein the first promissory note that was deposited into one of the central banks was called money. Jesus, the Christ is the true owner and creditor of the earth.

If the people desire to rebel against the Father in Heaven, Yahweh, Jesus, the Christ and the Set Apart Spirit by walking in the flesh and NOT in the Spirit, not recognizing the full power and authority of Jesus, the Christ/Yeshua, they are advised not to do so; However, the claimant does not have to join in their rebellion under the Freedom of Association or Non-Association.

GENERAL PROVISIONS

The Claimant does not recognize any authority of any kind unless the authority is coming from the Father in Heaven, Yahweh, the Son, Jesus, the Christ, and the Set Apart Spirit: “Matthew: 28:18 18And יהושע” came up and spoke to them, saying, “All authority has been given to Me in heaven and on earth”; the claimant will travel Jesus, the Christ’s earth under His authority and no other.

CONDITIONS OF PEACEFULL SETTLEMENT OF DISPUTES

The claimant hereby demands that the people remove the commercial name **KEITH EDWARD LIVINGWAY** or any variation thereof from its records forever with certified evidence to the fact and sent to the claimant. Cease and desist all trespasses and this tort claim goes away under the Love your neighbor as yourself command.

The claimant was willing to help the people and offered many times. The people refused with unlimited arrogance and stupidity and continued to tort with malice. The prosecutor in the above referenced case even threatened the probation officer after she told the prosecutor that he did not have jurisdiction over the claimant. Details are in affidavit attached.

The people have 90 days to settle this tort claim by removing claimants name from all records otherwise the people shall be fully liable for all torts and monetary damages against the claimant with the further claim of identity theft.

ACKNOWLEDGEMENT

I, KEITH EDWARD LIVINGWAY, PMA, hereby certify under penalty of bearing false witness under the laws of reign of the heavens that this International Tort Claim is true and correct according to the best of my current information, knowledge, and belief.

Recorded and Published in the name of Jesus, the Christ 13th day of July, the two thousand and twenty third year of the New Covenant, Amen.

Commercial signature:

Keith Edward Livingway - trustee

INTERNATIONAL NOTARY ACKNOWLEDGMENT

State of Massachusetts

County of Barnstable

On this, the 12 July 2023, before me Thomas Frank Goudey, the Undersigned officer, personally appeared Keith Edward Livingway, known to me to be the person(s) whose name(s) is/are subscribed to the within instrument, and acknowledged that Keith Edward Livingway executed the same for the purposes therein contained.

In witness whereof, I hereunto set my hand and official seals.

Thomas Frank Goudey



Minister of Foreign Affairs

