

August 11, 2015

Chairman Danforth:

Imagine my surprise when I received a letter from your office dated June 19, 2015. One week earlier on June 15, 2015, I sent you a letter:

1. Asking for a report
2. When is my GTC date?

Try to remember the BC does NOT control the GTC – rather the BC *works for* the GTC. They swore an oath to do so.

Article IV – Powers of the GTC states in Section 1 Paragraph C-G: H states

- c. The GTC shall manage all enterprises of the Tribe.
- g. The GTC appoints committees, delegates, and officials deemed necessary for proper conduct of Tribal business.
- h. The GTC charters subordinate organizations for economic purposes, reserving the right to review any action taken.

Article I – Duties of Officers in the By-Laws Section 5, appoints officers. It states in the 2nd sentence: *Such boards and officers SHALL report, from time to time to the Council, and their activities and decisions shall be subject to review by the Council upon the Petition of any person aggrieved.*

If you read my petition dated April 28, 2015, it simply asked for two things:

1. To report on Seven Generations
2. To present four Resolutions

This is in accordance with our Constitution and my duty to report to the Council. This is only a follow up of the GTC motion of December 15, 2013.

Your letter of June 19, 2015 borders on the line of insubordination. No place in the Constitution does it require the BC to stop any member from petitioning a “special GTC.”

Article III – Governing Body Section 4, last sentence only states:

“The Chairman or fifty (50) qualified voters may, by written notice, call special meetings of the General Tribal Council.”

The BC is suspending laws and creating new ones – without the GTC consent. All the available evidence points straight to this conclusion, that the BC is NOT following the Constitution.

Our Constitution states we (the GTC) must veto the BC actions when they violate the Constitution. The GTC must defend our Constitution from all enemies – both foreign and domestic and you swore an oath to do so.

So far by not dissolving Seven Generations, the BC has cost us over \$3.5 million and I expect that will cost us more! But what price would you put on saving our Constitution from the BC? Delay, deny and dismiss is all you do.

The attorney was WRONG. In July she told the BC that "Frank never did turn in any Resolutions." On May 2014 the BC had them – then on June 26, 2015, I personally turned in an up-dated stamped copy and again on July 22, 2105 I gave the BC yet another stamped copy.

Days earlier on June 15, I hand delivered a letter to her office telling her I called two (2) times on June 12, *and* left a message for her on her answering machine. Then on June 15, I went to her office and talked to a person asking for a report and when is my GTC date?

I got a phone call back later, telling me that there is **NO REPORT**. Nothing written.

In the official June 10, 2015, BC meeting packet on Page 4-of-209 under Reports, Paragraph B, sub-paragraph 4-b, it reads:

*Oneida Seven Generations Corporation FY is 2nd quarter
Pete King King-Solutions, LLC.*

Yet there are **NO REPORTS?** **W H Y ?**

If you remember on December 15, 2013, the GTC told you to dissolve 7 Gens and appointed Frank Cornelius to work with the BC in the dissolution, as GTC Representative.

In your letter you were inquiring about the information on the 4 Resolutions. I gave you all that information last year in May of 2014, asking for a GTC meeting along with my petition. You said I was late so you did not set a date -- in violation of our Constitution which states 50 members can call for a special GTC meeting. I had Over 70 signatures and you never set a date.

This **NOT** a trial. There is no place that states I have to fight my way past the BC to have a special GTC meeting. If there is, show me where it is in our Constitution.

Our Constitution clearly states that there is only two (2) ways to get a special GTC meeting. They are:

1. The Chairman can call for one
2. 50 qualified voters can call for one

It does not ask for any information later for some additions.

On March 4, 1991, the GTC passed Resolution 8-02-00-A, Oneida GTC 10-Day Notice Policy. It states in l.c.:

"Motions that have been passed by GTC shall be carried out and adhered to whole heartedly by the BC or as directed by the GTC."

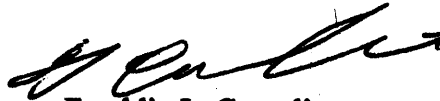
It states the sponsor will give the Resolution to the Tribal Secretary **NOT** later than ten (10) days before the GTC meeting.

In establishing our Constitution, our old Tribal leaders created a government of law – not of men. The BC does not have the authority to make their own laws or only choose which law they want to enforce.

As GTC members, we have the power needed to make the BC enforce all existing laws.

We (the GTC) need to force the BC to do what we elected them to do. That means stopping their illegal actions and making them follow the Constitution. We, the GTC, can save the Tribe from utter destruction. Regardless of politics, we must make the BC follow the Constitution and the rule of law.

Sincerely,



**Franklin L. Cornelius
GTC Representative to
Dissolve Seven Generations**

cc: Files