

Citizens' Petition to Lift All Sanctions Against Venezuela Is Rejected by Canadian Parliament

By [Nino Pagliccia](#)

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Theme: [Law and Justice](#)

Last November 27 of 2017 Alan Freeman who is a Canadian economist co-director of the Geopolitical Economy Research Group [1] based at the University of Manitoba in Winnipeg, Manitoba, initiated an E-Petition to the Government of Canada. The petition was about lifting all sanctions against Venezuela.

E-Petitions are a novel method that allows any citizen to circulate electronically and introduce a petition to the government provided the petition is sponsored by a Member of Parliament. In this case the sponsoring MP was Robert-Falcon Ouellette of the Liberal Party. [2]

The following is the full text of the petition:

“Whereas:

- On September 22, 2017, the Government of Canada imposed new sanctions against Venezuela, Venezuelan officials, and other individuals under the Special Economic Measures Act in violation of the sovereignty of Venezuela;
- Such sanctions impede dialogue and peace-building in Venezuela and in the region more generally;
- These sanctions impede the normal operation of Venezuela’s duly constituted political processes including elections;
- The Government of Canada has supported the U.S. government’s sanctions against Venezuela
- The Government of Canada has met with, supported, and continues to echo the demands of Venezuela’s violent anti-government opposition;
- The Government of Canada refuses to recognize the legitimacy of Venezuela’s democratically elected government and falsely refers to it as dictatorial; and
- The government of Canada seeks to promote foreign intervention in the internal affairs of Venezuela.

We, the undersigned, residents of Canada, call upon the Government of Canada to immediately lift all sanctions against Venezuela, Venezuelan officials, and other individuals, retract all statements in support of US sanctions against Venezuela, immediately cease its support for the efforts of the US and other right wing governments in the Organization of American States (OAS) that violate the sovereignty and self-determination of another member-state and immediately cease all intervention against Venezuela.”

The petition was circulated over a period of four months and I personally signed it together with 581 other Canadians. The relatively low number of signatures should not be interpreted as a reflection on the relevance of, and support for the petition, but rather on the novel electronic process used. Any petition introduced in Parliament should be valued by its relevance and content.

The petition was presented to the House of Commons on September 24, 2018 (Petition No. 421-02649) and the Government response was tabled on November 6, 2018 (Sessional Paper No. 8545-421-02) [3]

The Minister of Foreign Affairs, Chrystia Freeland, who has been a vocal opponent to the Venezuelan government, signed the Canadian government response. Therefore it was not a surprise to read the same old ideologically motivated arguments against the petition.

Canadians find it quite disturbing that the response would start with a worn out statement such as “The promotion of democracy and democratic governance, as well as human rights and the rule of law, lie at the heart of Canada’s values and foreign policy.” This comes precisely at a time when Canadian foreign policy is being openly questioned for Canada’s sale of weapons to Saudi Arabia that is conducting indiscriminate bombings of Yemen. [4] The UN reported that 14 million Yemenis face imminent big famine and the consequent death by starvation of thousands of children. Canada is regarded as being complicit in those crimes.

While Canada chooses to speak of the “dire human rights and humanitarian crisis in Venezuela” - where there is none - it ignores, condones and rather endorses Saudi Arabia in the making of one of the worst humanitarian crisis in Yemen. That is the most vicious double standard that a “democratic” country can demonstrate.

Many of the arguments in the response to the petition have been questioned and rejected in a long-standing rebuttal to the government’s position on Venezuela in other venues.

For instance, Canada continues “condemning” the National Constituent Assembly (ANC), that it claims was “established in contravention of the Venezuelan constitution.” That is a blatant lie. We (Canadians) have often stated that Venezuela has acted in its full constitutional right (Article 348 of the Constitution) to establish the ANC, which has achieved the major accomplishment of ending the violence promoted by some foreign-endorsed opposition groups, and is today democratically proceeding with its mandate according to reports. [5]

Likewise Canadians have strongly objected to the absurd serious accusation by the government of Canada against Venezuela of “crimes against humanity”. The Prime Minister of Canada, Justin Trudeau, has taken the unprecedented action of signing a letter to the Prosecutor of the International Criminal Court (ICC) last September 26 requesting an investigation. We can only state again the hypocritical double standard vis-à-vis Canada’s reported involvement in serious crimes in the Middle East.

Finally, confronted by the uncompromising politically motivated position of the Canadian government, Canadians are actively organizing and are not showing any signs of giving up on their request “to immediately lift all sanctions against Venezuela” and “immediately cease all intervention against Venezuela.”

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Nino Pagliccia is an activist and writer based in Vancouver, Canada. He is a Venezuelan-Canadian who writes about international relations with a focus on the Americas. He is editor of the book "Cuba Solidarity in Canada – Five Decades of People-to-People Foreign Relations" <http://www.cubasolidarityincanada.ca>. He is a frequent contributor to Global Research.

Notes

[1] <https://geopoliticeconomy.org>

[2] [http://www.ourcommons.ca/Parliamentarians/en/members/Robert-Falcon-Ouellette\(89466\)](http://www.ourcommons.ca/Parliamentarians/en/members/Robert-Falcon-Ouellette(89466))

[3] http://www.ourcommons.ca/Content/ePetitions/Responses/421/e-1353/421-02649_GAC_E.pdf

[4]

<https://thevarsity.ca/2018/09/10/yemeni-community-stages-protest-against-canadas-arms-deal-with-saudi-arabia/>

[5] <https://venezuelanalysis.com/news/14138>

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