



## All Party Parliamentary Group on Extraordinary Rendition House of Commons

Representative David R Obey  
Chairman  
United States House of Representatives Committee on Appropriations  
H-218 U.S. Capitol,  
Washington, D.C.  
20515

14<sup>th</sup> February 2007

Dear Representative Obey,

### **Re: Possible Committee hearings on Rendition**

My name is Andrew Tyrie MP and I am the Chairman of the All Party Parliamentary Group on Extraordinary Rendition in the House of Commons. We are a cross party, 'bipartisan', body that has been investigating the United Kingdom's role in the United States' renditions program. It is our view that the policy of Extraordinary Rendition makes the United States, the United Kingdom and the West less secure, not more.

In December 2006 our group met with a number of Congressmen, and senior staffers who indicated that Committees in the House and Senate may consider an investigation into rendition and related matters. I am therefore writing to you on behalf of the All Party Parliamentary Group to encourage you to investigate. I am also requesting your assistance in investigating UK involvement or complicity in extraordinary renditions, and exploring the possibility of inter-legislative collaboration in examining practices which may violate domestic and international law. Further, I am willing to appear as a witness at hearings if it would be useful.

### The Scope of an Enquiry

#### *General issues*

At present, only the barest facts about extraordinary rendition are in the public domain: both the President and the Secretary of State have acknowledged the policy in general terms, and defended it in general terms. Much information is still unknown. How large is the program? How many US personnel have taken part in it? How much has it cost the US taxpayers? What has it achieved? Clearly, your Committee will have the greatest focus on the Appropriations aspects of rendition. There are certainly funds to be traced: for example, a recent BBC documentary uncovered the testimony of a Polish airport worker who explained how she witnessed people she deemed to be US agents making cash payments to officials of sums which exceeded standard airport tariffs, when landing at a small airport in Poland.

Further fundamental questions include:

- How many people have been rendered? – Where from? Where to? When?
- How many of these were renditions to justice / trial? – What were the outcomes of those cases?
- How many were renditions to interrogation? – What assurances were obtained about treatment? Were those assurances adhered to, and what efforts have been made to establish this? Is the US responsible in cases where there has been mistreatment / cruel and degrading treatment / torture?
- How many were renditions to detention? – Were the individuals charged? Where were they held? Have they had access to lawyers?
- Who has the authority to permit renditions? How are they overseen? Who can be held accountable for the treatment of persons detained?
- How much has been spent on renditions? Does it represent good value for money?

I enclose a copy of the submission, which I sent to the United Kingdom's Intelligence and Security Committee. In it I outlined my concerns about the practice and posed what I believe are the key policy questions. Although it was written for a United Kingdom audience, the points I make are also relevant for a United States audience such as your Committee.

To date, there have been a number of investigations into the United Kingdom's role in extraordinary rendition,<sup>1</sup> but few substantial details have emerged. Already, in Europe, we have reached the limits of what we can establish based on the legal and parliamentary procedures available to us. However, from these investigations, our own research, and official statements by the British government, we have established the following:

- There have been five occasions since 1997 when the United States have asked the United Kingdom for permission to render someone through the United Kingdom.
- On two occasions in 1998, permission was granted for the rendition of suspects to trial in the United States.
- On a further two occasions in 1998, permission was refused.
- In 2004, an approach was made by the United States for permission to conduct a rendition, but the United Kingdom indicated that permission would be refused if they were asked to give it.

In addition to the policy questions, I am hoping that you may give consideration to the United Kingdom's and other allies' involvement in the Extraordinary Rendition

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<sup>1</sup> These include investigations by Select Committees in the House of Commons, notably the Foreign Affairs Select Committee and the Joint Committee on Human Rights. These did not make much progress, and the Foreign Affairs Committee accused the UK government of having a 'policy of obfuscation' on the issue. In addition, the Intelligence and Security Committee is presently investigating rendition, and will issue a report later this year. In addition, UK activities have been considered by the European Parliament Temporary Committee on the alleged use of European countries by the CIA for the transport and illegal detention of prisoners, and by the Council of Europe rapporteur Dick Marty.

programme conducted by the United States – you are in an excellent position to shed light on a number of specific issues, including tracing the money that has been spent on these operations. I think that it is important for Americans to know whether and to what extent Europeans and other allies have been assisting the United States government in rendition, extraordinary rendition and secret detention.

#### The Framework for Rendition through other countries

Secretary of State Rice has stated that the United States respects the sovereignty of other countries. This implies that the United States would obtain permission before carrying out a rendition through a country's territory. It is not yet clear whether these arrangements are made on a diplomatic, intelligence or military basis.

- Does the United States seek individual permissions for each rendition flight?
- What information does it provide in order for another country to decide whether to consent to the transfer?
- Are there any circumstances where the United States would not seek prior permission before conducting a rendition through a foreign state's territory?
- By what means is permission sought – oral, written etc? and what records are generated and maintained?
- Is this system effective, and if not, how could it be improved?

#### Past Renditions and the UK

In light of flight-log evidence about CIA plane movements, we cannot be certain that no rendition flights have taken place through the United Kingdom since 2001. However, we have now exhausted all practical avenues of investigation open to us in this country. It would, therefore, be of immense assistance to seek clarification of the following issues:

- How many times has the United States asked the United Kingdom for permission to conduct renditions through the United Kingdom's territory?
- How many times has the United Kingdom granted permission to the United States?
- Has the United States conducted any rendition flights through the United Kingdom for which the United Kingdom did not give permission, or of which the United Kingdom had no knowledge?

I have also written to the Armed Services, Foreign Relations, Intelligence and Judiciary Committees in both the House and the Senate

I do hope that these suggested questions and my note to the Intelligence and Security Committee are useful. We have a considerable amount of further documentation on our website [www.extraordinaryrendition.org](http://www.extraordinaryrendition.org). I would be happy to discuss this further with you or your staff. In accordance with the practice of the APPG, I am putting this letter in the public domain.

Yours sincerely

Andrew Tyrie

**ANDREW TYRIE MP**