

International Public Notice: About Executive Orders

By Anna Von Reitz



The very first Executive Order was issued by Abraham Lincoln the day prior to declaring the British Territorial Services Corporation known as "the United States of America, Incorporated" bankrupt. That first Executive Order is known as General Order 100, implying that there had been 99 secret Orders issued prior to this, which the Public was never made aware of.

This Executive Order issued by Lincoln to employees of the bankrupt corporation details the procedures and organization of a longer term post-hostilities occupation in which it is anticipated that the U.S. Army will be in control.

That occupation to date has lasted 159 years, and General Order 100, also known as the Lieber Code, has morphed into the Hague Conventions.

This is the genesis of allowing for-profit military service (mercenary) corporations to act "as" the governments of entire countries.

The Perpetrators responsible claimed to be at war and acted under color of law, with the result that nobody questioned this deceit.

No Congress declared war at any time during the so-called American Civil War, and no Congress having authority to declare war has been in Session at any time since, with the result that none of the many wars perpetuated since the American Civil War have been actual "wars", either. They have all been Mercenary Conflicts.

These "conflicts" are owed no dignity under The Law of War, with the result that many of the conventions and assumptions that have been asserted under The Law of War, are fraudulent.

In America, this means that the assumptions authorizing the War Powers Act, the National Defense Authorization Acts, the Trading With the Enemy Act, and numerous other Acts and Treaties, are rendered invalid; it also makes the Executive Orders, all the way back to Lincoln's very first one, constructive fraud, and leaves the Hague Conventions withered on the beach.

The occupation of our country, the former Commonwealth countries, the seventeen countries in Western Europe occupied in the aftermath of WWII, Japan, South Korea, Iraq, Libya, and many other victims of this ruse --- is all illegal under international and national law.

These "service companies" operating "as" governments have all been misdirected by erring Principals -- the Popes, the British Monarchs, and the Lord Mayors of the Inner City of London operating the government of Westminster.

Successive generations and spin-offs of the original companies and later corporations have led to such obvious non-sequiturs as Joe Biden's claim that his authority as President of the United States of America derives from The Constitution of the United States.

This tells us that the Municipal Government Corporation has hired the Territorial Government Corporation to work for it under some undisclosed private arrangement--- and they have all pretended that this has something to do with our Constitutions, which it does not.

It's an unauthorized and unholy collusion whereby the Municipal Government Corporation seeks to usurp powers and territorial access never granted to it, by hiring the Territorial Government Corporation to work for it.

Observe that both of these entities ultimately work for us and have been taking their paychecks and pensions out of our pockets under False Pretenses the entire time.

Observe that the existence of an "independent, international city-state" calling itself "Washington, DC" is unauthorized and outside the intent of any grant of power delivered by Article 1, Section 8, Clause 17 of the Federal Constitution.

Further observe that the Congress intended to wield the power conferred by Article 1, Section 8, Clause 17, has not been in Session in over 150 years.

Observe the idea that G.W. Bush could open our country's borders by signing a sea jurisdiction treaty having nothing to do with us.

Observe the idea that an Executive Order promoted by the "President" of a private, for-profit, mostly European-owned and operated corporation in the business of providing "essential government services" could apply to our General Public.

The entire "occupation" of our country and all these other countries has been illegal and unlawful.

The misuse of Executive Orders meant to direct the actual employees of a private corporation to impact members of the General Public has been excused by claims of "emergency powers" and "exigencies of war" --- but as we have seen, there was no actual war and there are no emergency powers. This was all bunk, beginning to end.

The only people who can be ordered around by "executives" are those who are employed by executives, or those who have some other valid contractual obligation to those executives.

As we have seen, the undisclosed and unconscionable contracts seeming to obligate Americans to act as U.S. Citizens are all universally invalid for self-interested fraud and failure to disclose.

This, then, also invalidates the subsequent Municipal Corporation claims that Americans are obligated to act as "citizens of the United States" based on the existence of the prior fraud creating a U.S. Citizenship obligation to begin with.

While U.S. Citizens working for the conglomerate interest popularly referred to as the USA, Incorporated, would be subject to Executive Orders as a condition of employment, and "citizens of the United States" would be subject as property of the parent corporation, the American people are naturally set apart from this artificial and repugnant social caste scheme.

Executive Orders have been misrepresented to the General Public as if they formed some new form of law, when in effect, they are analogous to ship's law in every respect and are only attached to that single ship and captain (corporation and executive).

As we have merely been misrepresented and mischaracterized using fraudulent and undisclosed registration processes, no voluntary adoption of life at sea and no contractual obligation to honor Executive Orders may be presumed.

Additionally, as none of the enlistment contracts used by the military branches of either Federal Subcontractor are fully disclosed, there is cause to vacate all presumptions attached to the second-class political status of U.S. Citizens related to Americans born in the fifty (50) States of the Union.

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April 6th 2024

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