An Explanation of the May 3 Letter and The Delegated Powers

By Anna Von Reitz

It's apparent from the questions we are getting about the May 3rd Letter to Donald Trump informing him that THE REPUBLIC OF THE UNITED STATES OF AMERICA ---- another "governmental services corporation" formed in France over the weekend --- does not have a contract, is confusing people.

The United States of America (Unincorporated): Our original federal Union of land-jurisdiction States delegated nineteen enumerated powers, all of them in the international jurisdiction of the sea.

As a result of the three Constitution(s), three distinct branches of the federal government were created, all of them represented by States of States, and empowered to exercise jurisdiction over specific administrative areas.

The Constitution for the united States of America was the National Constitution and the powers delegated through it were exercised by the original Confederation of National-level States of States doing business as, for example, The State of Georgia, The State of Ohio and their Union created by The Articles of Confederation. Those National-level States of States have been moth-balled since the 1860's and secretly replaced and usurped upon by the British Territorial United States.

The Constitution of the United States of America was the Territorial Constitution and the powers delegated through it were only supposed to apply "on the High Seas and Navigable Inland Waterways" and to the "Insular States" --- Guam, Puerto Rico, American Samoa, et alia. However, following the so-called Civil War, the British Territorial United States usurped and substituted their own Territorial "States of States" --- for example, The State of Georgia was replaced by the State of Georgia, and the land assets of The State of Georgia were rolled into state land trusts operating as the Georgia State (land trust).

The Constitution of the United States (notice --- no "of America") was the Municipal Constitution, and the powers delegated through it were only supposed to apply within the ten square miles of the District of Columbia and Washington, DC. This is the oligarchy granted to Congress at Article I, Section 8, Clause 17.

So things have been off-track for 150 years, with Territorial States of States substituting for National States of States, and both the Territorial and Municipal "Governments" operating far beyond their appointed jurisdictions and physical boundaries and also, since the late 1860's, operating as commercial corporations in the business of providing "essential government services".

The authorities and powers vouchsafed under The Constitution for the united States of America were thus improperly usurped and exercised by the British Territorial United States acting under conditions of constructive fraud and Breach of Trust and the whole National level of our "federal" government was moth-balled pending a "reconstruction" that never occurred.
So color that vital part of the government, that was supposed to exercise our delegated powers, effectively "gone" and never restored---until now.

Then in 2015 the Municipal corporation running the Municipal Government entered bankruptcy.

And finally, in 2017, the Territorial corporation entered bankruptcy.

Thus, all three levels of the original government entrusted with exercising our Delegated Powers were rendered incompetent.

At the moment the Territorial United States declared bankruptcy, ALL the powers that were ever delegated to it reverted to the organization that delegated those powers in the first place --- The United States of America (Unincorporated).

This is the way that all contracts that delegate powers work. If the entities enjoying the delegation cease to operate, the delegated powers revert to the issuer. They don't just drift around in hyperspace waiting for some other unknown Johnny-Come-Lately organization to form and "pick up" the contract by assumption of the duties.

That precise situation is what we were witnessing last Saturday, when Presidents Trump and Macron, created the French governmental services corporation merely calling itself "THE REPUBLIC OF THE UNITED STATES OF AMERICA" and both apparently thought that the French were going to slink back in here and start exercising our abused delegated powers with nobody being the wiser.

They hoped to do this by a "process of assumption of contract". Basically, the new corporation comes back in, starts doing the work, and establishes an "implied contract for services".

So when we published the May 3rd Letter to President Trump, we posted International Notice that we have received back our abused Delegated Powers thanks to the incompetence of the service providers, and we are not allowing THE (French) REPUBLIC OF THE UNITED STATES OF AMERICA to finagle any assumption of contract or presume to have any right to exercise our Delegated Powers.

Instead, we have summoned the actual States to Assemble---which they are doing---and they will then meet for the first time in more than 150 years, to consider the fate of the federal "contract" government. The constitutional form of the government has been preserved by agreements we entered into with the American Native Tribes prior to the other federal entities going into bankruptcy, but it is clear that the federal government has failed and become hideously corrupt and it is also clear that in the past 200-plus years, the circumstances that compelled the adoption of the constitutional form of government have changed.

The Federal Government and its various "States of States" have always been under contract to provide services to the actual States and to their lawful unincorporated Union known as The United States of America. Like any other business contract, these instrumentalities are subject to review, renegotiation, and if necessary, dissolution.

The co-terminal bankruptcies of both the Territorial and Municipal United States corporations, the criminality of the banking system, the Birth Certificate scandals, the widespread crimes, the human trafficking, the corruption of the courts--- have all weighed in, together with our growing awareness of the Gross Breach of Trust and legal chicanery that has been employed to rob and enslave the American People and the history underlying all the above.

This "offer" to boot up another round of the same old fraud, exploitation, and manipulation of our country by a European power merely calling itself THE REPUBLIC OF THE UNITED STATES OF AMERICA deserves a swift kick to the curb, and that is precisely what has happened. We aren't deceived. We are standing on our own land jurisdiction and are owed its return plus all else that is rightfully ours, absent any more meddling from Britain or France or any other party.

Mr. Trump has been offered the actual Office of the President of The United States of America (Unincorporated) and in that Office, he would be one of three Officers responsible for the care and
protection of this entire country and would have access to the tremendous wealth and credit that the American States and People are owed.

Instead of relying on his own States and his own People, Trump has instead gone crawling to Macron for help and has apparently supported yet another betrayal of our interests to those of European con artists who have robbed six generations of Americans blind.

Enough is enough. None of them have a contract with us. None of them have any right to be here any longer. All of them owe us recompense for this situation, not the least of which is the return of our confiscated gold and the return of all our land patents and titles and the return of our people to their natural birthright political status via international correction of all the falsified public records.

-----------------------------
See this article and over 900 others on Anna's website here: www.annavonreitz.com

To support this work look for the PayPal button on this website.