

## International Public Notice: Americans Get the Facts

By Anna Von Reitz



This morning our "news" desk is awash in (mostly Democrat Party sponsored) hit pieces bemoaning and sensationalizing things like "One billion dollars cut from local food purchasing for schools, food banks....because the Federal Department of Education is going away."

Ah. Well....

You save \$500 Billion in unconstitutional charges and can easily reroute the paltry \$1B in food for kids.

What should be striking to everyone is that they were paying only \$1B for something as basic as school lunch programs, and \$499B on what?

Administration.

The bureaucrats, however, don't want you to focus on the actual issues that are being uncovered. They want you to focus on "the loss" of whatever little good they ever provided.

This is one way that they distort everything, and it happens all the time. So when you see "news" stories like this, realize that they are feeding you with self-serving propaganda instead. Take a moment to look at the "other side" of the coin.

Do we need a \$499B bureaucracy to distribute \$1B worth of food?

Of course not.

This is why the new buzzwords in Washington, DC are "common sense", which, we are assured by John Kennedy, is a totally new concept in Congress.

Like it or not, it will become all-too familiar because of one truth that, for whatever reasons, Mr. Trump is hiding from the public. That truth is that the United States Corporation is bankrupt.

Ask yourselves -- what happens in a bankruptcy? The court takes over the bankrupt entity's affairs, dictating how to manage the income and resolve the debts. Bankruptcy Trustees show up and begin evaluating the situation.

In the case of the United States Corporation, that process has already been ongoing for ten (10) years, and yet, you, the Public, haven't heard a word about it.

No surprises there. Nobody heard about the bankruptcy of "The United States of America" -- Incorporated, in 1907, either. All the other bankruptcies have been equally well-hidden in the bowels of the District of Columbia's Specialty Courts, or in literally foreign courts, too.

The question being answered now by DOGE is, more or less --- how did the United States Corporation go bankrupt?

The answer to that, in turn, is being used to answer the real question, which is --- how best to deconstruct this insolvent monstrosity with the least amount of harm?

As it wasn't really doing that much, other than feeding itself at everyone else's expense, it turns out that we can do away with most of the federal bureaucracy and not feel a thing.

Those of us who have directly experienced many "government shutdowns" have remarked on this fact for years. We didn't miss them. In fact, it was a relief.

So the only cause for Public concern is that we are being targeted as the ones to pay off the insolvent entity's debts.

It is at this juncture that we must be alert and aware and be putting the bite on the courts and the bankers, because we have been defrauded by these foreign con artists and misrepresented by them, too.

First, we have been impersonated by them as "franchises" of their parent corporation, which has been doing business as the UNITED STATES. This puts our assets at risk and appears to bankrupt "us", when 95% of Americans aren't even aware that their friendly neighborhood politicians have misrepresented them in this way.

This results in the Creditors of the UNITED STATES looking on with bated breath, plotting and planning how they are going to tear up and divide your assets among themselves.

However, as you were not told a word about being misrepresented as franchises of this foreign corporation and as you did not benefit from this deceit, the vast bulk of their debt is "Odious Debt" -- that is, debt created by some means of fraud (impersonation of living men as franchise corporations without their knowledge or consent) from which the victims did not significantly benefit (\$1B of \$500B).

The \$499B needs to be written off as Odious Debt. We are here to make sure that it is.

Second, "we" are not bankrupt and are not involved in this bankruptcy. The franchise corporations that the vermin created "in our names" are the entities involved in this bankruptcy.

We have explained impersonation in this way:

You have a cat, a real, live cat named Felix.

Someone paints an oil portrait of your cat -- that is a "representation" of the actual cat and in legal terms, it is called a "person" or "corporation".

Someone else takes a photo of your cat -- that too, is a "representation" of the actual cat.

Another party draws a charcoal and pencil sketch of your cat, and that creates a third "representation" of your cat, and so far as the legal eagles are concerned, a third "person" or "corporation".

Your cat's name is "Felix".

The oil portrait is entitled "Felix".

The photo is entitled "Felix of Catdom".

The drawing is entitled "FELIX".

You could of course have many different representations of Felix -- mixed media, pen and ink, pastels, acrylic portraits, even stained glass and video versions --- and all of these representations, all these "impersonations" of Felix, are not Felix by definition.

You have been "impersonated" by the bureaucrats and attorneys in exactly this same way.

The bankrupt version of "you" which has been named after you, has nothing to do with you. You aren't even aware of its existence, much less are you knowingly and voluntarily standing good for its debts.

This, too, has to be brought forward, because --- in fact --- you are the Priority Creditor of all these entitled representations of you. Good ole Felix and you, his owner, are owed the first cut of any profit that the buggers have made by buying and selling representations of Felix.

However, as you are not aware that any of this has gone on, they are hoping that they can mischaracterize you as the Primary Debtor instead of the Priority Creditor, pass this off to the Bankruptcy Court, and latch onto your assets to pay off their debts.

They've done it many times before without you noticing, so they think they can get away with it again.

We are here to make sure that doesn't happen again, and that this whole scheme of "enfranchising" living men and women as franchises of undisclosed corporate interests -- a gross fraud scheme that has been ongoing since the mid-1800s -- comes to an end.

We are here to declare that not only are we "not" Felix, we aren't any of the representations of "Felix" --- we are, instead, the owners of Felix.

We didn't name any foreign Trustees to look after Felix and his many representations during any "absence" of ours. We've been right here, paying Felix's vet bills, his food allowance, his bedding, his cat box needs, and everything else the whole time.

Oh, and there's been no "war", either, that could explain away this odd circumstance and all those people claiming to occupy our country under the Law of War. They, being bankrupt, may have suffered an "emergency", and their representations of Felix may be in distress, too, but that has nothing to do with Felix or his Owner.

We are standing here blinking and shaking our heads.

We are saying in very blunt language, "Our Subcontractors did this without telling us a word about it, and they are still trying to keep it hush-hush. Felix is our cat, but neither he nor we are responsible for the existence of all these representations of him, nor are we responsible for all the debts accrued by these impersonations."

We are using Felix, our cat, as an example of the process of impersonation and the grounds for objecting to its results, but here is the non-abstracted denouement: substitute your Given Name for Felix in the example above.

Your name, like your cat, is associated with you, but isn't you. Your name is something you own and care for, like a bicycle your parents gave you or a stray cat that came to live with you, but it certainly isn't you. It's something you own in precisely the same way as you own a cat. Your parents own the private copyright to your name, but they gave your name to you, as a gift. That's why it is called a "Given Name".

While it is easier to imagine someone making a painting or a drawing or taking a photo or video of your cat, a similar process and result is used in impersonating your Good Name.

Instead of various artistic media being employed to produce different representations of your Good Name, the criminals have used your Good Name as the name of various kinds of corporate franchises, which are representations -- impersonations -- of your Good Name in the same way that a photo is a representation of Felix.

Your Good Name is, for example, John Robert Shaw.

Your Legal Name is also John Robert Shaw.

Your next Legal Name is JOHN ROBERT SHAW.

Your next Legal Name is JOHN R SHAW.

And so on.

Your Good Name, John Robert Shaw, is a Lawful Person, under your control.

The first Legal Name, John Robert Shaw, is the Intestate Estate of a Missing British Seaman, a Warrant Officer ("Taxpayer") in the British Merchant Marine Service. "He" was a British Territorial U.S. Citizen.

The second Legal Name, JOHN ROBERT SHAW, is a Municipal (Roman) Cestui Que Vie trust, also intestate by definition, that exists because the

missing Warrant Officer was considered a Dual Federal citizen --- both a U.S. Citizen and a Municipal "citizen of the United States".

The third Legal Name, JOHN R SHAW is a Public Transmitting Utility, a franchise of a National Electrical Association.

The fourth Legal Name, SHAW, JOHN ROBERT, is a missing indentured servant, presumed dead, forced into peonage and bound by labor contracts.

The fifth Legal Name.....

All these additional Legal Names are different kinds of corporations, thus we have cooperatives, foundations, S-Corp, C-Corp, B-Corp, and LLC franchises named after our Given Name --- which, analogously, correspond to the oil painting, photo, charcoal sketch.... of Felix.

And it is all bogus, because: (1) we, the actual owners, are unaware of these illegal "latching" activities and these uses and abuses of our Given Names; (2) we, the actual owners, did not knowingly and voluntarily enfranchise our Given Names in this way; (3) we, the actual owners, did not appoint the members of any Federal Congress to act as our Trustees.

It's as if we had a whole coterie of street artists making images of our cat and selling them for profit behind our backs, then leaving us with their tax debts and bankruptcies to settle --- even when we have absolutely nothing to do with any of it, beyond being the actual owners of the cat. Or Given Name, in this instance.

Understandably, our Public Servants don't want to divulge their surreptitious and illegal latching upon and theft of our identities, and abuse of our actual persons -- which they are contractually obligated to protect -- but understandable or not, the facts remain.

We have been misrepresented, impersonated, and defrauded by our own employees. They have claimed control of our physical assets under False Pretenses and they have used our physical assets as collateral backing their

debts without our knowledge or permission; they have used our collateral to create credit for themselves and they have spent, spent, spent on whatever they liked with no respect for the limitations of their contracts. Via this overall identity theft, they have gained access to our credit like any common credit card thief.

And now, they are fingering us to pay off their debts.

We are here to put an end to this fraud in total, while they, our public employees, are intent on finding a way to hide it and trying to kick-start another round of it.

To quote the Mother of Heathens, "Sometimes when one door closes, you have to nail a board over it."

Third, in order to legalize their illegal and unlawful and unnecessary activities --- purportedly undertaken on our behalf, during our inexplicable "absence" --- the profits from all this graft and fraud against their employers have been rat-holed in individual offshore generation-skipping trusts, pension funds, investment funds, etc., which they have used as slush funds --- to finance political payola, wars-for-profit, drug production and smuggling, human trafficking, organ harvesting, money laundering, bank currency, counterfeiting, and securities fraud, and a great many other money making endeavors which are based on the initial fraudulent misrepresentation of their employers and continuing misuse and abuse and mismanagement of these funds by people who have no actual valid assignment to act as our trustees.

In the current instance, JOHN ROBERT SHAW is a foreign Cestui Que Vie trust that has been operated by the bankrupt UNITED STATES corporation; it is under receivership by John Robert Shaw, the British Territorial Estate of the missing intestate British Merchantman that has conveniently been named after us.

We are calling--- "Fraud!" on this whole constructive fraud and impersonation and enfranchisement scheme, from its inception in Britain in the 1840's until now.



The British Territorial Merchantman's Estate named after us as the first Legal Name in the scam, is the result of an undisclosed and unconscionable foreign citizenship contract imposed on American babies while still in their cradles. This purloined and undisclosed contract is then used to unlawfully convert the political status of the victims without their knowledge or consent.

We have elsewhere covered the process by which "registrations" imposed on actual British Territorial U.S. Citizens by the Sheppard Towner Act were improperly imposed on our General Populace by Undeclared Foreign Agents acting as Uniformed Officers --- Medical Doctors secretively employed to accidentally-on-purpose misidentify American babies as British Territorial U.S. Citizens.

The Dirty Brits have used this con game to subject their own people to peonage and enslavement and have extended their scheme to the former Commonwealth, The United States, seventeen countries in Western Europe, Japan, Libya, Iraq.... and wherever else they could use payola and coercion to extend this criminal abomination and misrepresentation of living people and entire countries.

We have covered how this scam is used to defraud, impersonate, and misrepresent living people as mere "things" subject to foreign forms of law, but how is it applied to entire countries?

The same way that the British Raj gained power in India -- by national level identity theft, coercion, and illegal undisclosed mercenary occupations that commandeer the existing governmental bureaucracy.

Foreign, for-profit "governmental services corporations" are substituted for the actual national governments using a variety of excuses. These corporations commandeer whatever existing bureaucracy exists and start running things, using the prior administration as a storefront, so that the people being disserved and victimized by this don't notice the change.

In our case, a Mercenary Conflict disguised and misrepresented as a Civil War was used as the excuse to occupy our country and commandeer our delegated government functions; in the case of Japan and Western Europe, the aftermath of another Mercenary Conflict disguised and misrepresented as "World War II" was used as the excuse; in the former Commonwealth countries, their failure to form a new government after the end of the Commonwealth system was announced, was used as the excuse to impose a Territorial (military protectorate) instead.

Wherever you look throughout the world, the Brits, together with their Roman collaborators, have been the Rotters at the bottom of this reeking dog pile for generations. When they were shamed into overtly abandoning Colonialism, they simply double-downed, "re-labeled" and redefined a few things, and switched their colonial activities from the jurisdiction of the land to the jurisdiction of the sea. Instead of colonies, they formed corporations, and have endeavored to use these creatures of statute to rule with an even more despotic hand.

Mr. Trump is endeavoring to settle the bankruptcy of the Municipal UNITED STATES corporation which was providing the Federal Civil Service functions in this country --- and doing a corrupt job of it, as we have seen with the 1:500 benefit to cost ratio provided by the DEPARTMENT OF EDUCATION --- while also keeping the British Crown Corporation known as the United States of America --- Incorporated, afloat in Chapter 11 Reorganization. He is using yet another corporation, the United States of America, LLC, recently organized in London as a means to continue operations and provide the defense services that The Constitution of the United States of America requires.

Their hope is that they can pass themselves off as our "representatives" again, and that their British Territorial Seaman's Estates will receive the assets of the foreign Municipal Cestui Que Vie Trusts. This "claim on abandonment" would take them out of bankruptcy and make them very wealthy, however, the actual owners are here and serving Notice and Due Process --- both that we are not responsible for the debts of their representations, and that we are the Priority Creditors of Record; we are the actual Owners of the assets they

have illegally latched upon in gross Breach of Trust and violation of their Service Contracts.

We, the living, claim all assets and beneficial interest accrued to the Cestui Que Vie ESTATE trusts established in our names, all assets and beneficial interest in the improperly established British Seaman's Estates, all assets and beneficial interest accrued from the improperly established American Infant Decedent Estates underlying this tower of fraud and misrepresentation.

If Mr. Trump and his business partners operating the United States of America, LLC, wish to pick up the defense contract known as The Constitution of the United States of America, they have to render good faith service from now on, do the work, operate honestly, and respect our position as the actual American Government.

They cannot continue to operate as British Territorial U.S. Citizens and give the public the improper impression that they are restoring our American Federal Republic which went out of business during the so-called American Civil War. Spaniards can't create British institutions and Brits cannot create American institutions.

All they can do is create British or British Territorial institutions and try to pass them off as American institutions -- a crime of fraud and misrepresentation that they have committed many times before.

Convenient as that might be in their scheme to take over the position and powers of the American Federal Republic (which was also the intent and motivation behind the False Claims made on February 2nd 1871 by the U.S. Congress) --- which would enable them to exercise delegated powers never vouchsafed to any British or British Territorial entity by any Treaty or Service Contract whatsoever --- they cannot be entrusted with those delegations and responsibilities.

It's nothing personal. It's business. It's a matter of who-is-who and what-is-what.

For the most part, Mr. Trump and his Administration appear to be doing a difficult and laudable job and to be making considerable progress in cleaning up The Mess.

We do not, however, extend our praise to the extent of allowing another round of misrepresentation and fraud benefiting British interests at American expense.

This whole history of fraud and British self-interest, together with the malfeasance of the British government(s) needs to come to an end, for the sake of their own people and the sake of the entire rest of the world.

For the past 300 years the Brits and their Roman business partners have led the entire world on a rampage of wars for profit, false claims in commerce, and vast crimes of personage and barratry promoted by the members of the Bar Guilds and Associations and British Crown Corporations, including the banks financing and benefiting from these misrepresentations and misapplications of statutory law to living people and their natural assets.

At the present moment, franchise operators of Municipal and Crown Corporation franchises in Europe, for example, Mr. Macron, who has been elected under false pretenses (the people of France don't know what he is "President" of) and who is operating the bankrupt Municipal franchise known as FRANCE and the British Crown franchise known as "France, Inc." has offered to use nuclear weapons against Russia, which has posed no threat to the actual country, France, at all.

Indeed, ignorant and irresponsible acts and false claims made by Mr. Macron, Mr. Starmer, and Mr. Trudeau and Comptrollers of the World Economic forum, have brought the world to the brink of very unfortunate events.

All these men know, or have reason to know, that Russia has been prodded into taking action in Ukraine, by NATO members who have used Ukraine as a dumping ground for European industrial pollution and as a staging area for all manner of criminal activity, including human trafficking and money laundering, illegal biowarfare research and weapons production, illicit drug

production and smuggling and deployment of arms that directly threaten Russia and Russians.

These men also have cause to know that NATO's encroachment has been continual ever since the peaceful dissolution of the old Soviet Federation despite western promises that NATO would not move "an inch" eastward. This bad faith on the part of NATO and its continuing acts of encroachment against Russia are not prompted by any actual threat posed by Russia.

Finally, all these men know or have cause to know that the people of the Crimea and Donbass are largely of Russian ethnicity and that they voted with a 90% ratio to rejoin Russia in free public elections following the collapse of the Crimean Republic that was established as part of the break-up of the old Russian Federation orchestrated by Mikhail Gorbachev and Ronald Reagan.

They know also that under the agreements and treaties established at that time, Russia has every right to enter any of the former Soviet states that lack a government, which would include not only the former Crimean Republic, but, after the murder of the elected government of Ukraine, would include Ukraine as well.

Zelensky's puppet regime, used as a proxy government promoting NATO's interests, has resulted in a proxy war and cost the death of more than a million Ukrainians and the almost total destruction of many parts of vital infrastructure throughout the country.

Starmer's hundred-year friendship pact with Ukraine's present government is a supremely cynical and self-interested colonialist maneuver in which Britain seeks to unjustly enrich itself with contracts controlling Ukraine's Rare Earth Minerals, while engineering a situation in which the U.S. as a NATO member would be obligated to come to Britain's assistance --- and provide security for Ukraine's present government --- should British troops come under attack while in Ukraine as peacekeepers.

In our estimation, this is just another venal trick on the part of the Government of Westminster and the British Crown complex, trying to

unjustly enrich themselves and play the part of the Bon Homme at the expense of the Americans manipulated into defending the corrupt and unnatural Ukrainian regime, by the Brits playing Funky Chicken.

Let us be up front about this. Mr. Starmer can go stand on his head in a corner and rethink this. His country is deeply in debt to us. The UNITED KINGDOM franchise is bankrupt. The United Kingdom, Inc. is also in reorganization. The British population is in collapse. They couldn't fight a war if their lives depended on it. Playing upon NATO agreements to promote a war-for-profit benefiting Britain is a devious, dishonest, and dishonorable ploy that we clearly recognize for what it is.

We, the actual Americans, have an Alliance with Russia -- between our people and their people; both sides have honored this pact ever since 1858 when the Alliance was created. We have no intention of attacking Russia or defending any NATO proxy government against Russia. Period.

Nothing that Britain can do, nothing that Mr. Starmer can say, will change that. Any public employee elected or appointed who dares interfere with our venerable treaties is dog meat, and will be held to be guilty of treason. Mr. Trump is not going to war with Russia, and it's not because he is a Russian sympathizer or asset. It's because he is our employee, regardless of also being a British Territorial U.S. Citizen.

He knows which side his contract is buttered on.

Mr. Trump is at leisure to withdraw from NATO and is advised to do so without regret.

Our position with respect to Israel is not as well known and explicit.

We view Israel as the creation --- again --- of the run amok British Government and British Crown Corporation complex. They established a phony British Protectorate and occupied what they arbitrarily designated as "Palestine" under the Balfour Declaration.

Then, they cut a deal with Jacob Rothschild and the Bank of England to rent a portion of this occupied territory for 99 years. And just as they arbitrarily created the political entity of "Palestine", they created the political entity of "Israel". They did all of this without as much as a fare-you-well to the actual people who lived there and called these lands their home.

This, in our opinion, is just another example of unjustified and unjustifiable British meddling --- elitism and assumptions of power and superiority that appear to be founded on nothing more than their talent for criminal usurpation and misrepresentation.

They had no rational right to occupy "Palestine" and no rational right to rent out a part of "Palestine" under the name "Israel".

They simply did it and got away with it while nobody sane was watching.

In the process they have created a monster --- a fiscal black hole and base for their criminal operations in the Middle East, under the pretense that they are providing a Jewish homeland. They don't give a rat's rump about Jews. If they did, Holocaust victims in Israel would not be taking up advertising space in this country, begging for food donations.

This is another cynical and calculated British scheme to unjustly enrich themselves and maintain a British base of power in the Middle East via a proxy government --- the so-called Israeli Government which has been bought and paid for by the unwitting Americans.

It is apparently a popular British pastime to make trouble gambling with other people's lives and property, and spending other people's money in support of this activity.

We do not approve of any of this, and note that Mr. Trump's expenditure of \$16 Billion dollars worth of "support" to Netanyahu's regime during the first forty days of his Administration should not be coming out of any American coffers or be misrepresented as American support for this continuing travesty in the Middle East.

We have humane intentions and sympathy for the victims of this British labeling fraud and meddling, and wish for worldwide recognition of the Source of the whole Palestinian-Israeli Conflict --- a conflict that has been created, funded, and continued by foreign interests: Britain and United States interests commandeered by Britain.

We also wish to comment on the recent genocide and carpet bombing of Palestinian cities in the Gaza Strip by the "State of Israel, Inc." --- headquartered in Kensington Palace. This is and was and will always be remembered as a crime.

Mr. Trump playing the innocent Chump and Third Party who looks at the aftermath and plans a nice redevelopment of hotels and luxury condos, is about as believable as Mr. Trump playing the Fool who was misinformed about the "live" Pandemic "exercise". This Selective Stupidity on his part needs to come to an end, before his credibility --- even as a British Crown Corporation "President" --- is eroded beyond repair.

This performance is especially cloying in view of the British Crown's plan to open up another canal system on the eastern side of the Sinai Peninsula in concert with Israeli plans to develop the Eastern Mediterranean Oil Basin with "American" refineries just a few miles up the coast from the now non-existent Palestinian settlements in Gaza.

This is fair warning that we see what is going on, and so does the rest of the world. We smell the stench. We know the score. And nobody is likely to forget any of it.

The key word in "Israel Defense Force" is "defense" and this carpet bombing of civilian populations in Gaza had nothing to do with defense; it has everything to do with venal commercial interests in Tel Aviv, London, DC, and Houston.

We, the actual Americans, do not condone and don't support any of it.



We don't wish to see any special protection given to Semites or any special prosecution applied to Anti-Semites in this country; we are all equal under the law and we all claim our right to free speech.

If we start protecting Semites, which, by the way, includes Palestinians, via special laws and censorship, we must ask where such a "public policy" ends? 52,000 new Public Policies and statutory laws designed to protect Special Interests and every minority group in existence?

These recent activities by the U.S. Congress are inappropriate and un-American and won't be respected or tolerated. Any news media company or corporation following such "Public Policies" will be defunded.

Free speech for everyone in this country is a non-negotiable element of our Law of the Land, which also applies to our Law of the Sea and our Law of the Air. Let everyone be properly advised.

If the Zionists and AIPAC want special protection and consideration they can earn it by their own actions and by realizing that the existence of Israel depends on them finding ways to live with their neighbors in peaceful co-existence, and not on any continued British meddling funded by or underwritten by Americans.

The same goes for the Palestinian factions. Their hatred for Israel and the reasons for it have never been more self-evident. World sympathy for them has never been higher. That said, they need to take the High Road and maintain their position of moral superiority in order to overcome the pathetic "role" that has been handed to them by the British Criminals responsible for the entire circumstance and ongoing conflict.

Prior to the so-called British Protectorate, Jews, Christians, and Muslims lived peacefully throughout the region. Two generations- worth of British Territorial meddling and labeling and violence have ruined that peaceable and unincorporated fabric of life. Our money has been purloined and wasted in pursuit of this deplorable result.

Mr. Trump is hereby fully informed and directed to avoid all further waste and commitment of our resources in the Middle East. That includes any misguided plan to engage in False Flags against Iran or any invasion of Iran.

Iran is asked to tone down any saber rattling and realize that we now live in a world wherein common sense is at a premium and everyone now reading this is in danger of death for no good reason.

Britain needs to own its own duplicity and violence and greed -- its abuse of its own people and its role as the purveyor of piracy and war-for-profit as a way of life. The British people need to restore their own national government and discipline the business interests which have commandeered their government and enslaved them.

Rome needs to stop playing Patty-Cake and Senior Partner for all this graft, guile, and lawlessness.

Most of all, these illegal Territorial Occupations of entire countries and the substitution of corporations in the business of providing government services for the actual national governments, needs to come to an end.

We, the Americans, have not condoned any of the horrible travesties that have been undertaken "in our names" since the so-called American Civil War by these hidden foreign corporate interests.

We didn't set up the Reservation System and condemn Native Americans to eternal second or third-class status as U.S. Citizens or citizens of the United States.

We didn't approve the creation of a Scottish Commercial Corporation calling itself "The United States of America" -- Incorporated, in 1868.

We didn't approve of the mistreatment of the Philippines, Hawaii, or Puerto Rico.

It wasn't us promoting any of the violence, criminality, or war-for-profit that has gone on in the past 160 years; we have been, as it were, asleep, defrauded and deluded under the influence of our own public employees, who we mistakenly trusted to honor their service obligations under contract.

Now, they are facing bankruptcy and Pink Slips. More than a million and half of all Federal Employees are facing unemployment at an inopportune time, but there is a silver lining in all of this.

The slush funds, pension funds, State Trusts, deposits underwriting the Central Banks, and credit balance all belong to us, the actual Americans, and our hands are clean.

We are, hereby, and with other actions, claiming our status as the Priority Creditors and Beneficiaries of all United States assets. We have provided Due Process and Due Notice for a period of over 25 years, so this is no mistake and no False Claim and nothing about our claims can be set aside "for" us by our foreign public employees.

Our States of the Union are in Session; our Union States are present, and our State Citizens are enforcing the Federal Constitutions.

This includes our ownership of all American sourced assets underwriting the Central Banks of the world, our ownership of our own public and private corporations, copyrights, trademarks, patents, letters patent, estates, physical and intellectual assets, land, gold, silver, prepaid credit, shares, performance contracts, and all other actual and material beneficial interests that are naturally ours, plus any credit or profit derived from our assets, which is naturally ours.

The service corporations are invited to bring forward any validated charges related to the service obligations actually imposed by The Constitution of the United States of America and The Constitution of the United States, for settlement.

The AUTORIS Accounts must be balanced against the CUSIP Bonds. Any excess interest payments extracted on the basis of fraudulently constructed debt are the responsibility of the Perpetrators and Principals responsible for this failure to balance the books and provide reasonable and customary accounting.

All foreign taxes and mortgages extracted from Americans on the False Presumption of U.S. Citizen or citizen of the United States obligations are to be terminated and the balance of restitution owed to these Americans is to be calculated. All payments extracted as commercial paper debt are to be returned to the victims as prepaid credit.

The prepaid credit is to be made available through our own chartered Prosperity Institutions facilitated by our own American-chartered commercial banks: The Global Family Commercial Bank (land) and The Global Family Bank of Commerce (maritime). These banks are administered under our American Land Law, American Maritime Law, and American Admiralty Law.

The physical gold, silver, and other precious metals and physical assets used in international trade as assets owed to our country and people are to be returned to our American-chartered international trade bank: The Global Family International Trade Bank.

As much as is possible the true heirs of all so-called Legacy and Historical Trusts are to be located and their property returned to them and to their administration. This includes the Heirs of the Avila Family Trust, V.K. Durham Trust, the improperly constructed St. Germain and "World" Trusts, the Urban Trust (Rome), and over five thousand major private trusts improperly seized-upon by British and British Territorial interests acting in Breach of Trust, Breach of Treaties, and violation of their commercial service contracts.

Hundreds of millions of foreign ESTATE trusts and their assets and the assets of corollary British Seaman's Estates constructed under Admiralty Law are to be returned to the victims who are the rightful heirs of their own infant

decendent estates in diverse countries that have been impacted by these scam artists operating governmental services corporations.

The loyal members of the Paradigm Project, regardless of any purported obligation to the BAR Associations, are to be released and protected from any prosecution resulting from their attempt to protect and preserve the assets of Americans and other living people.

The Seal of Saint Peter, like the Great Seals of the United States and United States of America, are to be returned to our office by the FBI and so-called Global Federal Reserve (Philippines) which are in non-consensual possession of these operational artifacts.

The Seal of Saint Peter will be returned to the Regional Post Master of North America, and used to "unlock the storehouses of the Lord" as directed by Pope Benedict XVI, resulting in the immediate Jubilee, eradication of all debt, and restoration of national governments.

Pope Francis, now acting as the Patriarch of the West, was granted no role related to the above transactions, which are Sacred Trusts still under the auspices of Pope Benedict XVI's retained Ministerial Office. As Benedict XVI took his Ministerial Office to the grave, no subsequent Pope may alter his directives constituting his Will in these matters. It is done and it will be done.

The faster this is accomplished, the better for all life on this planet.

Our Great Seals have been misapplied and abused and misused by the Governors of the Federal Reserve and the Council of Governors and the Conference of Governors; we recognize no "Governors" except those acting as elected Public Officers of our own State of State organizations. Our State of State organizations have not been operating since 1863.

Suffice it to say that none of the operators of State Trusts elected by Political Parties have the authority to exercise any sovereign power or delegated power of ours.

The Great Seals of the United States and United States of America which were purloined by the "Governors" of the Federal Reserve Banks immediately after the so-called Civil War were literally stolen from us and from our ancestors. The subsequent Boards of Governors running the Federal Reserve organizations operated criminal syndicates and took criminal actions "in our names" including but not limited to the entire Greenbacks Fraud, the Federal Reserve Notes Fraud, the Bearer Bonds Fraud, the various phony bank runs caused by their misadministration, their illegal confiscation of privately-held American assets, their creation of phony public trust interests in private property, their illegal, unlawful, and immoral securitization of living flesh and American labor resources.

The gross and insupportable claims and suppositions expressed by the Organic Act of 1871, the Buck Act, the Miller Act, the Sheppard Towner Act, and other corporate Acts misapplied to living Americans and their natural property assets are hereby universally disallowed and set aside by the actual people and actual owners of all these assets.

The return of our Great Seals to our actual American Government is largely a symbolic act, but it is long past due. These Seals were stolen by armed robbers (thinly disguised Union Cavalry in civilian costume) from our Great-Uncle Clintwood Belcher as he was riding home to West Virginia with the Great Seals in his saddle bags.

Clintwood was an Officer of our actual Federation of States, known as the States of the Union, doing business as The United States of America, the international instrumentality of the Union States.

The robbers set upon Clintwood and his younger companion, James Belcher. In the resulting melee, their horses were shot out from under them. Clintwood, who was later misrepresented as a "horse thief" caught one of the other horses that was running loose and took off for California --- living to tell the tale. James escaped by hiding in the underbrush and making his way home on foot, but the Great Seals and the saddlebags disappeared in the direction of Washington, DC.

They were last seen in the Philippines, in the possession of officers of the Global Federal Reserve.

To the best of our knowledge and belief, the Federal Reserve is now and has always been a criminal organization, which has knowingly misrepresented itself and its functions, and which has willfully engaged in various and diverse fraud schemes including illegal confiscation of gold, silver, and other assets belonging to Americans, --- and this has all been accomplished under conditions of deceit and False Pretenses exercised under color of law.

We call upon all loyal officers and public employees to take immediate notice and corrective action.

Notice to Principals is Notice to Agents; Notice to Agents is Notice to Principals.

Issued by:  
Anna Maria Riezinger -- Fiduciary  
The United States of America  
In care of: Box 520994  
Big Lake, Alaska 99652  
March 12th 2025

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