

International Public Notice: Concerning Beneficial Ownership Interest of All US Corporations

By Anna Von Reitz



The unincorporated United States of America holds all beneficial ownership interest in all US Corporations/CORPORATIONS and their franchises and derivatives.

The unincorporated United States of America hereby serves Notice that these claims of our beneficial ownership interest are already present on the Public and Private Records and are both validated and cured.

We are bypassing any proposal and/or additional "offer" by the Municipal and/or Territorial Congresses to fill out individual forms and paperwork mandated by the Corporate Transparency Act, in favor of this public and universal response to the query --- who actually owns the beneficial interest in all these corporations?

We do.

Our addresses to sue and be sued have remained the same for many decades and Notice thereof has been periodically renewed, so that no man and no person may complain or say that we have not been transparent about our identity, our nature, our location, our nature as the Preferential Priority Creditors, our Beneficial Ownership Interest or any other aspect of this situation.

All these corporations, especially those issued in the names of individual living Americans and American States, have been issued under conditions of deceit, constructive fraud, and false legal presumptions.

To the extent that these things exist and have accrued substance, they belong to the named instrumentalities and people they are named after.

A government of the people, by the people, and for the people does not simply "disappear" or change its jurisdiction or vacate its interests depending on the whims of any Congress.

We have squarely charged the members of the Municipal and Territorial Congresses with fraud and treason ever since Franklin Pierce took office. The longevity of the crime and the fraud involved is immaterial, as there is no statute of limitation on crimes of fraud and misrepresentation.

All property thought to belong to the foreign Federal Subcontractors that has **not** been officially granted to them by the States of the Union is in fact purloined. They have no granted interest in our land, soil, gold, silver, cash, or corporate persons. In the absence of action by our own Congress, they have no interest in our credit, either.

All corporations created in our names or variations of our names that have been calculated to deceive, and all beneficial interests in these things and their foreign PERSONS/Persons, belongs to our unincorporated institutions, The United States of America and The United States, and to the living people of our country's land and soil.

So you may safely and without question void all other applications and return what is ours to us and to our people, and be assured that all responsible care will be taken to honor their individual and collective interests both public and private.

Our "free, sovereign, and independent states" and all our Federation instrumentalities are intact and are ledgering our claims of Beneficial

Ownership Interest via normal diplomatic and business channels as we have done continuously since 1999.

We have recognized the mistaken identities involved and moved swiftly and consistently to correct these misapprehensions, we have addressed the deceit that a "civil war" ever existed as a war, and we have claimed all beneficial ownership interest in both Municipal US CORPORATIONS and Territorial Estates named after living people born on our soil and Lawful Persons established within the physical boundaries of our States.

We cannot possibly do more to clean up this mess than we have already done in all three primary jurisdictions of the Law and are not here to honor any statutory requirements that our employees may seek to impose on us or on this process of declaring Beneficial Ownership Interest in international and global jurisdictions.

No living man can claim or keep such a Beneficial Ownership Interest, but our unincorporated instrumentalities, The United States of America and The United States, can do so and have done so, on behalf of the returned State Citizens and lawful sovereigns of this country.

We are here to put an end to this endless game of personage and mercenary "war" promoted by our foreign employees who have been operating on our shores in gross breach of trust and violation of their public service contracts.

The Final Judgment and Civil Orders concluded by our Courts related to these matters have been published worldwide for more than seven (7) years

All abandoned, intestate, unclaimed, and/or salvaged Persons/PERSONS consisting of all American and British Territorial Seaman's Estates and all Municipal trusts and corporations derived from them and created under the names of living Americans belong to those living Americans, and those created under the names of American State Trusts and States-of-States likewise belong to the States of the Union.

Likewise the Persons and Estates and Municipal Public Trusts that belonged to physically dead Americans who were similarly railroaded and trafficked by their own employees and all off-shore assets related to their estates/Estates/ESTATES, belong to their natural heirs and progeny and are claimed together with all Beneficial Ownership Interest, by the unincorporated United States of America and the unincorporated United States, dba The United States.

The name and address of our present and faithful Agent and Lawful Fiduciary appears below and has been available for more than ten (10) years and we wish for the international community to take Due Notice of these facts.

It will not be possible to claim that either the American estates purloined by unconscionable registration contracts nor the similarly intestate British Territorial Seaman's Estates derived from them, have been legitimately constructed, much less abandoned by those individuals and national governments having natural claim to all Beneficial Ownership Interest in them.

As a further consequence, it will not be possible to justify the existence of Municipal CORPORATION estate trusts that depend upon the two prior fraud schemes.

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

Issued by:
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