

## International Public Notice: Catch Up and Notice of Claim

By Anna Von Reitz



Both the UNITED STATES Corp and the U.S.A. Corp were forced into bankruptcy --- the UNITED STATES underwent Chapter 7 Involuntary bankruptcy; the U.S.A. Corp has been in Chapter 11 Reorganization for three years.

One corporation is in receivership to the other, so that to resolve the Chapter 11 bankruptcy, the Chapter 7 bankruptcy must be settled first.

This is just a further complication to an already complicated scenario which requires Donald Trump, as Receiver, to conduct an audit of all departments and agencies of what remains of the Federal Government.

The question is, will the cost-cutting from downsizing and dissolving of departments and agencies and firing of large numbers of federal employees and the cancelling large amounts of odious debt be enough?

And at what point does it become necessary for the Trump Administration to speak to us, the actual people and government of this country?

Obviously, Elon Musk had reason to think that cutting a trillion by July would be enough to squeak by, and he is already well on track to cut two trillion by that date --- so the odds are good that the U.S.A. corporation will survive.

The further question is, will Trump's redevelopment scheme -- bringing back industries and investments to this country via imposition of tariffs and other measures stimulate enough growth and jobs to balance out the impact of the loss of approximately 1.5 million federal jobs and a tanking housing market?

And how well will tariffs work as a source of government income compared to the "traditional" but still illegal and unlawful taxes and mortgages these brigands have sloughed off onto the actual owners --- their Employers?

Between a rock and a hard place is how we would describe it.

Much of the debt that the UNITED STATES accumulated was Odious Debt --- a debt created by means of fraud of which the victims are unaware and from which they do not benefit. This debt can be cancelled, and all indications are that Donald Trump is wasting no time doing so.

The question is -- how much Odious Debt is there, and how much cancellation will the Trustees of the dual bankruptcies allow?

Beyond that, the greater question is --- to whom are the debts of both the UNITED STATES and the USA corporations owed?

They are owed, first and foremost, to us, the American people, and secondarily to all the other creditors they have amassed.

These corporate managers have things sorted out so that when one corporation goes bankrupt, the other corporation acts as Receiver, and the American Public gets stuck paying the cost of the bankruptcy. They go bankrupt in tandem so that the assets of both corporations are protected from creditors during their hand-off procedure.

The receipts of the first bankruptcy (UNITED STATES) pay off the debts of the second bankruptcy (U.S.A.) and we get stuck with the remainder of the debt --- but wait, doesn't that mean that we also are credited as the Priority and Preferential Creditor?

Yes, it does mean that.

These operations are planned out years in advance and the Bankruptcy Trustees are hand-picked to guarantee maximum profits.

The problem is that the process gets artificially stopped in the middle and never progresses to the point of settlement with the actual owners and Preferential Creditors.

Think of it in terms of the various public trusts that have been established by these legal fraud artists in our individual names.

The Municipal ESTATE Trusts of DONALD FITZGERALD RAMSEY collapses into the Territorial Estate Trust of Donald Fitzgerald Ramsey, and there the process stops, because nobody concerned in this constructive fraud scheme wants to admit that there is another whole layer of Preferential Creditors to be served and another whole public trust system to be reorganized and liquidated: the American Infant Decedent Estates have to be returned to the Americans they are owed to.

If you extrapolate this same process across the board you will soon realize that absolutely everything in sight, including the public trusts and all the corporate franchises and assets belong to the American people -- not the British Monarch.

We are simply being discounted and defrauded in this process by those claiming to "represent" us; and, the actual Law and bankruptcy of the U.S.A. Corporation is not being pursued to its logical conclusion, simply because the Brits wish to retain control of assets and resources that aren't theirs.

We are calling upon all nations and agents and principals to recognize that the ultimate source of everything that these Pikers claim to own and control belongs in fact to the population inhabiting the land and soil of this country, and not to our hired employees at all.

It should also be recognized that they don't represent us in this matters.

Our actual representatives are all Fiduciary Deputies, not politicians and not mere proxies operating as "representatives" of shareholders in a pair of perpetually bankrupt corporation(s); all our Public Offices require solemn oaths and liabilities, whereas their private corporate political offices make a mockery of this, leaving the placeholders unaccountable and their "trustees" acting as Executors de Son Tort.

This time, the Municipal Corporation is being totally liquidated and the British Territorial Corporation headed by Donald Trump is standing faithfully in queue, waiting for the hand-off. As Trump and Musk struggle to meet the demands of the first bankruptcy and to also control the second bankruptcy of their own U.S.A. Corporation, they've been thrown an additional curve ball: the issue of our gold.

Literally, our gold and silver which has been trafficked "offshore" for safekeeping by the United States Navy beginning in the 1870s, and our silver and gold which has been "borrowed" by the Federal Reserve since 1913.

Notice is being given herein of what has happened.

The Federal Reserve organization began forcing legal tender laws on the population of this country in 1913, when they started issuing "Federal Reserve Notes" --- I.O.U.s. This was further exacerbated in 1934 with the establishment of an exchange rate of one such Note per United States Silver Dollar.

They had already traded paper for gold during the Greenback Scandal, now they traded paper for silver.

These banks thus became our Debtors and defrauded us under force --- getting something, our labor, our goods, and our precious metals in inequitable exchange for paper promises to pay at some later date and in an unstated form.

To this day, Federal Reserve Notes which have been given a private monopoly as the domestic currency of this country, are not Negotiable Instruments. They have no date for repayment of the "loan" and do not state any particular form of repayment.

This represents one of the greatest frauds in human history, and those responsible for it are still trying to avoid the consequences of their actions and still trying to institute an even more egregious fraud scheme to replace the existing fraud.

The paper Federal Reserve Notes can't just be erased like numbers on a computer ledger, and they provide evidence of the debt that is owed --- no wonder the Perpetrators are trying to get rid of them and replace them with digital "representations" of money.

This whole bag of worms is in addition to all the convoluted "reorganization" of our employees' bankruptcy and the confusion they have created concerning who is who and who owns what. In their zeal for collecting more collateral backing their spending, they have grossly misrepresented their Employers and seized upon their Employer's assets and identities in Breach of Trust.

This situation has to be addressed and the scheme related to it has to ended once and for all; the "long lost" Americans and their lawful Government is owed all right, all title, and all interest in all assets of the land and soil of this country, and are owed all their assets at sea, and in the jurisdiction of the air, too.

Our employees have been instructed to end the illegal kickback tax -- Federal Income Taxes -- imposed as a condition of employment on Federal workers and also to cease and desist addressing their American Employers as if they owed any such tax at all.

Cease and desist the infringement of our private copyrights on our Given Names and return all British Crown Copyrights on individual Given Names and Business Names belonging to Americans.

Enter our claims not only to the British Seaman's Estates that have been created in our Given Names, but also our claims to our American Infant Decedent Estate Trusts.

We wish for all control to be back where it belongs, vested in the people of this country, and for our public employees to assist us in preparing for public elections to fill our vacant public offices and educate the public concerning the way this country has been operated under an illegal British Territorial military occupation since 1861.

The truth is the only actual remedy for this situation. It's past time for us to lay a firm foundation for the future, and the only way to do that is to come clean --- all the way clean.

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