

Public and International Notice: About Convictions of Fourteenth Amendment CITIZENS

By Anna Von Reitz



We have repeatedly touched upon the subject of Fourteenth Amendment citizens, defined as "citizens of the United States" by the Territorial Congress acting to latch upon the allegedly "stateless" freed plantation slaves, and serving to create a new kind of citizenship by legislative fiat.

We have noted that this citizenship and the Fourteenth Amendment establishing it was created and enforced under the so-called Corporate Constitution published in 1868.

This document looked very, very similar to the actual Territorial Constitution called The Constitution of the United States of America, but it was a different kind of "constitution" altogether, and represented the Articles of Incorporation of a Scottish Commercial Corporation merely calling itself "The United States of America" --- Incorporated, with the word "Incorporated" omitted so as to foster a despicable fraud upon the American people and the rest of the world.

This Corporate Constitution was never ratified by the States of the Union because as a foreign corporation's Articles of Incorporation it needed no ratification by our States. Likewise, its "Amendments" served as By-Laws and required no ratification, either.

This is why the 14th, 15th, 16th, and all subsequent Amendments to this document are not ratified by the States of the Union. It's uncertain at this point whether or not the 13th Amendment purportedly abolishing slavery was ever ratified, either.

It was the 14th (definitely Unratified) Amendment to this Corporate Constitution that created "Fourteenth Amendment" citizenship and Fourteenth Amendment citizenship obligations for "citizens of the United States".

When one reads the Congressional records related to these actions it is clear that most members of the Territorial Congress thought that they were doing something good and necessary. They

were acting under the idea that the Southern States would not accept the freed plantation slaves, and that something had to be done to provide these "stateless" people with a political status.

Unfortunately, when they created this political status, they also latched onto the living men and women and whatever they possessed, as chattel backing the debts of the Scottish Commercial Corporation doing business as "The United States of America" --- Incorporated.

That is to say, that contrary to the idealism and expressed intentions of the Territorial Congress, their actions resulted in the freed plantation slaves being "latched upon" and subjected to foreign citizenship obligations and debts owed by a foreign corporation merely pretending to be or to represent The United States of America -- our Federation of States.

The former plantation slaves were freed from private slavery and redefined as public slaves, instead.

These new "citizens of the United States" were obligated to accept any debt addressed to them. If they did not, they were pre-judged as criminals and subject to immediate sentencing, with no need to hear any facts or law or evidence.

The Scottish Commercial Corporation whose "Constitution" allowed this went bankrupt in 1906 and has been defunct for decades, yet the charlatans responsible for all this continue to rely upon the "Fourteenth Amendment" of the defunct Corporate Constitution as the basis for prosecutions brought in Municipal courts.

How can a codicil of a fraudulently misrepresented foreign corporation charter -- a corporation that has been out of business for over a century -- be used as the basis for prosecution?

Self-evidently, it cannot.

Every single prosecution involving Fourteenth Amendment citizens, that is, in current parlance, those cases tried against Municipal CORPORATIONS, have all been null and void for fraud and misrepresentation since 1868.

As a result, all the people who have been held in "Federal" prisons and all those who have been held in Federal-franchised State-of-State jails, and all those who have been tried under the presumption of Fourteenth Amendment Municipal CITIZENSHIP, have been tried under False Pretenses invoked under conditions of fraud and non-disclosure, and they must be released and returned to their families and compensated for their ordeals.

All those who have been tried and convicted under these presumptions in the past must also be exonerated and their records must be expunged.

Compensation is owed by the Principals who allowed these foreign municipal and commercial corporation Subcontractors to operate "Prisons for Profits" schemes and at a minimum, every non-Federal Employee misaddressed and convicted as a MUNICIPAL CORPORATION is

owed \$25,000 plus interest for every Misdemeanor, \$1,000,000.00 plus interest for every felony, and \$6,000 per day plus interest for each day that living people were impounded or incarcerated under conditions of fraud, non-disclosure and False Arrest.

The foreign commercial corporations and Bar Attorneys and Governments and Principals responsible have acted with varying degrees of compartmentalized knowledge, with one hand often not knowing what the other was doing --- with the result that many Federal and State of State Employees and Bar Attorneys and bankers participated in this injurious fraud without being aware of it.

Any and all proceedings against members of the General Public who have been improperly registered as Federal Citizens and as Municipal citizens of the United States and who have been charged and misrepresented as Municipal CORPORATIONS or as co-trustees of waived infant decedent ESTATES, must be expunged.

None of the victims of this fraud scheme received Due Process. All but about 12% of those addressed were convicted by Courts that were incompetent to hear charges against them. Any and all convictions against members of the General Public must be thoroughly expunged as if they never existed.

The Court System in this country was unlawfully converted and must now be lawfully converted back to the American Common Law --- not military Common Law and not commercial Common Law nor any foreign form of Common Law whatsoever.

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