

International Public Notice -- Courts For Hire

By Anna Von Reitz



We have described for you the deplorable criminality which has gained access to our world through the British Government(s) and their collusion with the Holy Roman Empire -- the impersonation of people as different kinds of corporations, the illegal and unlawful direct taxation of civilians by private banks, the use of commercial corporations to usurp national governments, and we have touched upon the corruption of the courts, especially Admiralty Courts and the so-called King's Bench (Maritime Commerce) courts.

We have plainly stated that the courts are bonding court cases and presenting them as investment opportunities. The bond numbers are case numbers, and the odds of conviction and "commission returns" on these bonds run at 96% on average, so the Hired Jurists running these courts are highly motivated to secure convictions by any means possible ---- the courts and the court's officers share in the booty they collect.

Government "Investors" are also highly motivated to keep this gravy train running. Where else can you guarantee yourself a 96% rate of return on a short term bond investment?

When first confronted about this "Court Registry Investment System" court officials stonewalled and denied the existence of any such bond investment (and ultimately, payola) system by which they receive commissions, aka, "pension" payments from all the loot rolling in from the illegal confiscation of privately-held American assets and equally illegal betting on the rigged outcome of court cases controlled by Hired Jurists in the King's Service.

The Guilty Parties observe that there is no law against murdering corporations, stealing from corporations, impounding corporations, etc., but then, in the same token, corporations should have no ability to make unlimited political campaign contributions, should they?

Those responsible for the unconscionable contracts allowing them to create all these Puerto Rican shelf corporations, and the Roman Inferior Cestui Que Vie Trusts that result when the shelf corporations are bankrupted, should be paying all the charges and expenses of maintaining these corporations and should also be paying all taxes owed by these imaginary corporate franchises, too.

The living victims of this personage scheme should be held absolutely harmless from all charges and harm, but as everyone can see and attest, the Parent Corporations and Administrators have been evading their Usufructuary Duty and foisting their responsibility off onto the victims of their inland piracy.

The Admiralty Courts have been busy collecting booty belonging purportedly to "rebels" engaged in illegal commercial mercenary "wars", and salvage fees owed by foreign sovereigns, and managing the Estates of imaginary British Merchant Mariners, who all just happen to be "Taxpayers" --- Warrant Officers who are responsible for collecting tariffs for the King, who are all based out of Puerto Rico and all declared "missing, lost at sea".

The Maritime Commercial Courts operated by the British Crown have been fraudulently confusing themselves -- the so-called United States District Courts -- with district courts of the United States authorized under Article V of the Federal Constitutions. Under this guise of borrowed rectitude, they have been operated as "concessions" to take advantage of the Cestui Que Vie ESTATES purportedly belonging to Municipal "citizens of the United States".

Are we all beginning to get the drift of just how crooked all these operations are and the nature of the "courts" that have been foisted off on the people of this country, who have all suffered crimes of impersonation and identity theft and human trafficking, at the hands of men employed by them to protect their "persons" and who are obligated by contract and treaty to do so?

As mentioned in our International Public Notice: Impersonation, the British Territorial Rump Congress created by Abraham Lincoln changed the meaning of the word "person" to mean "corporation".

See 37th Congress, Second Session, Chapter 49, Section 68.

This was followed up on [February 2nd 1871](#), when the 41st British Territorial U.S. Congress declared itself to be the Successor of all United States Corporations.

The "United States" being referenced is the American Federal Republic and its corporations.

This takeover was done with no Notice to the Public, no listing in the Congressional Record, and, most importantly, no Notice to the Federation of States. It failed all requirements of Due Process.

How is that even possible?

By [February 2nd 1871](#), all the State Governments had been confused with State of State Governments, and the Brits had illegally included State assets as if they were American State of State assets, and rolled everything into "State" Trusts.

They had also demanded that the people of each State write new Constitutions allowing their own British Territorial State-of-State operations to take over.

The American States of States, such as The State of New York, were replaced by British Territorial counterparts calling themselves, for example, "the State of New York". The name change was so slight, a change from "The" to "the", that nobody but British Collaborators knew there had been any change at all.

The new "State" Constitutions enacted between 1863 and 1871 were equally vague and deceitful, appearing very similar to prior service contracts and calculated to hide what was actually going on from the American Public.

By [February 2nd 1871](#), the assets of the actual States had been illegally and illogically misidentified as assets of the Federal Republic and had been cashiered in covert State Trusts, like the Michigan State (Trust).

This is what gives rise to the grammatical nightmare of "the Michigan State Capitol" and "California State University".

As an analogy, if the company hired to mow your lawn went bankrupt, or for any reason failed to perform, would this justify an assumption that your property was part of their bankruptcy or incompetence? Would this scenario justify an assumption that your home was an asset of their bankrupt business? Or an unclaimed chattel of theirs?

Certainly not, yet this is precisely the "reasoning" employed to secretly latch upon the assets of the American States and cashier them in State Trusts controlled by the Perpetrators of this gigantic fraud scheme.

With the State assets illegally cashiered in trusts controlled by the Perpetrators under False Pretenses, the original American State of State organizations inoperable, and British Territorial States of States operating as franchises of the British Territorial corporation calling itself "the United States of America" --- Incorporated, there was nothing to stop the Perpetrators from bypassing Due Process owed to the actual States and People.

According to them and what they told the rest of the world, we had ceased to exist. Our lawful American Government was reportedly "in interregnum" and in the meantime, our British Territorial and Holy Roman Empire Federal Subcontractors were "assuming" a "custodial interest" in our assets.

In this way, the British Territorial Government under contract to our States, contrived to unlawfully convert our State assets into Public Trust assets controlled by their Agents, and to mothball and substitute their own "services" for both our American States-of-State organizations and our lawful State Governments.

This is all premeditated, malicious, self-interested legal chicanery and constructive fraud, by which our foreign employees have attempted to erase

our national sovereignty, use our assets as collateral backing their debts, and ultimately, bring False Claims on Abandonment against our assets for their benefit.

We never abandoned anything, just like we never volunteered to act as "Taxpayers" and never knowingly adopted U.S. Citizenship, and were told nothing about the Roman Inferior Trust ESTATES established for us under the resoundingly False Presumption that we were ever "citizens of the United States", either.

These False Friends and False Representatives impersonated the American States and seized upon their assets, and have controlled our State assets by dint of secrecy, False Legal Presumptions, and False Claims dependent on similar names deceits.

Our original state-of-state entities doing business as, for example, The State of New York, were members of the failed Confederation.

Likewise, the stricken State Republics and Republics of State, such as the Texas Republic and Republic of Texas, were members of the failed Federal Republic.

Their assets might, arguably, be salvaged and secured by the British Territorial Federal Subcontractors doing business as the United States of America, Incorporated ---- but not the assets of our States.

Our unincorporated States of the Union are members of the unincorporated Federation of States.

There are no "United States Corporations" present for British Interests to seize upon or assume any custodial interest in.

In the same way, there is no excuse for them impersonating our States as State Trusts, substituting their state-of-state organizations for ours, nor any of the criminal impersonations and undisclosed registrations of individual Americans that have taken place.

There is no plausible excuse for them bringing their Admiralty and Maritime courts ashore and misaddressing American civilians as corporate franchises and foreign persons in their own country.

All of this is in direct violation of both The Constitution of the United States of America and The Constitution of the United States, Article IV, in its entirety.

These men and women are present in our country to provide us with essential government services in "good faith", not to practice crimes of personage against us and pretend that they are our "representatives", custodians, guardians, and trustees.

For those who cannot believe that the Admiralty and Maritime courts presently operating in this country have been used to promote illegal and immoral confiscation of American assets, to commit personage against average Americans, to create a rigged bond market and to provide commissions masked as "pension payments" to the men and women engaged in this criminal activity, we are attaching a 66 page pdf file that adequately explains the Court Registry Investment System (CRIS) and documents its receipts.

<https://annavonreitz.com/crissystem.pdf>

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Anna Maria Riezinger, Fiduciary
The United States of America
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Big Lake, Alaska 99652

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