 Demand For Delivery
By Anna Von Reitz

In 1929 the Holy See received a treaty signed by Benito Mussolini representing the Italian Government, allowing separate international city-state status to Vatican City, and soon after that, the Vatican --- sprang back to life in a big way and took charge of the finances and property management interests of the Roman Church.

Part of that apparently included identity theft, unlawful conversion, breach of trust, impersonation, and fraud practiced against a large number of singular, organizational, and family trusts entrusted to the Holy See prior to the 1930's and ever since.

It also appears that the Vatican appointed Agents who replaced Holy See Trustees. These agents may have been accountable to the Vatican, but the point is that they were not accountable to the actual Donors of these quote-unquote "Legacy Trusts" and "Historic Trusts" who put their faith in the Holy See to act as Trustee over their assets--- not unknown agents secondarily appointed by the Vatican.

The same sorts of abuses occurred with respect to our National Trust(s) and their treaties with the Holy See, which, whether on land or sea, were operated in Breach of Trust by the Vatican, which has no valid standing as a Treaty Partner or Principal.

Again, the story is the same. Donors entered into a trust agreement of some kind with the Holy See, with the Holy See charged with Trustee responsibilities --- which the Holy See handed off to the Vatican in the early 1930's and ever since -- and then neglected to supervise. The Vatican has been allowed to run wild and promote many financial crimes against the actual owners and beneficiaries of these trusts.

In so doing, they have promoted war, depravity, and ever-increasing criminality on a worldwide basis. And now, the Holy See attempts to wash its hands. But our agreement is not with the Vatican. Our National Trust Agreements are 100% with the Holy See. So are the D'Avila Family Trust Agreements, which were all executed with the Holy See as the Ultimate Trustee.
So, the upshot of this is that the Holy See has been caught in Gross Breach of Trust and Dereliction of Duty owed to the Donors and Beneficiaries of all these trusts. It has failed both the Donors and the Beneficiaries, and has secondarily handed our assets off to "Administrators" and "Agents" who are not Trustees and who are not accountable to us.

This is a Gross Breach of the Trust owed to each Donor and each Beneficiary. Both Donors and Beneficiaries have been preyed upon and abused by these secondary "Administrators" and "Agents" who have uniformly plundered and misused and misdirected our assets to engage in such things as war-for-profit, pillaging, and extortion.

Now come the Donors of these Trusts demanding both remedy and cure; and, standing as men and women possessing Divinity and claiming Divine Redress, we all say that the Holy See is at fault for this and is responsible for all suffering, loss, or damage incurred by this unauthorized and secondary administration by Agents of the Vatican.

With regard to the D'Avila Family Trust Assets, 333, 555, 777, and 999, the Holy See is directly responsible for their recoupment and return to the Donors, and specifically to the man approved by the Spanish Courts, Philippine Courts, and United States Federal Court to hold the General Power of Attorney over the Family Trust Assets, allowing him to disentangle his family's assets from the Estate of the Vatican Agent, Severino Sta. Romana, and any other deposits, assignments or allocations made from these accounts by unauthorized Vatican Administrators.

We suspect that similar conditions affect Account Codes 111, 222, 444, 666, and 888 and we note that the fake Tiburcio Villamor Marcos, aka, actor Alex Tallon, is claiming to be the owner of the 666 Account, which we believe to be the "Blood Money Account" representing the value of the labor of the people victimized by this scheme on a worldwide basis ---- that is, funds from an illegal source have been used to fund the 666 account which this criminal is apparently accessing and using to promote war and other forms of criminality for profit.

Ferdinand Marcos used assets from the D'Avila Family Trust to fund his own Family Trust and Foundation without authorization from the Donors or the actual Trustees, and it also appears that funds belonging to the D'Avila Family Trust were used to fund the Nazis by these same Vatican Interlopers, and that Swiss Authorities including the Bank of International Settlements and also the World Bank, Federal Reserve, and Federal Trust all knew about this and did nothing.

These crimes of personage and misrepresentation and fraud in breach of trust must come to an end and the assets must be recouped and returned to the actual owners without further obstruction, obfuscation, or delay in restraint of trade.

This train wreck has left the Central Banks and the Commercial Banks, both, operating in a criminal fashion, one engaged in criminal commodity rigging, the
other involved in criminal securitization schemes---- and all of it made possible by using other people's money without their consent.

This White Collar Piracy has to end and the sooner the better.

What remains as a viable alternative to the Train Wreck is to reboot the financial system via the International Trade Banks and return to asset-backed money, using digital recording and transfer systems that do not impose any kind of cash-less society model.

We have authorized the issuance of new coinage and new asset-backed certificates to replace the "Federal Reserve Notes" that have been based on the illegal and immoral practices of peonage and enslavement, resulting in taxes levied against the labor of living people. We demand that all funds related to these practices be recognized as coming from illegal sources, be impounded, and returned to the actual owners if possible, and to their progeny, if not, or finally, in the case of unclaimed and unassignable returns, to our Federation of States, for the succor of General Public.

We require that all Municipal Employees and all British Territorial Employees be made aware of their separate and voluntary and hopefully, temporary, political status. We further demand that they be taught that Americans are not generally subject to any Federal Laws that are not published on the Federal Record and standing within the Constitutional scope of the Federal Government, nor are Americans subject to foreign State-of-State Franchise Statutory laws.

These and other issues of misadministration promoted by the Vatican Administrators must be faced, must be addressed, and must be corrected.

Let me remind everyone reading this: "Sovereign bond prices depend on investors’ perception of public debt sustainability." How can any Public Debt be sustained without a General Public in evidence? Both our actual political status and our ownership of our assets must be admitted and credited immediately.

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