

International Public Notice: The Dutch, the IRS, and Us

By Anna Von Reitz



Though we and most of the rest of the world tend to forget this, the Dutch people are the heirs of a sea-faring empire that rivaled and beat the British version.

Their Dutch East India Company was the largest shipping organization in the world in 1700 -- by far.

They carried the most tonnage of cargo, had the largest fleet, and the Dutch Navy that protected this mammoth commercial fleet was in every way proficient and able to protect the commercial fleet on the High Seas and Navigable Inland Waterways.

On many occasions the British found this out the hard way. By the time the Dutch put their man, William of Orange, on the British throne, and their Jewish bullion bankers from Amsterdam fronted the "Bank of England", any contest was well and truly decided in the Dutch favor.

So what happened? The Dutch East India Company disappeared in a cloud of smoke just like the Templar Fleet four hundred years before, after having thoroughly bilked their shippers and insurers via the Bottomry Bonds Scandal.

We first caught sight of something fishy going on from the British tabloids of the times, reporting on the British end of this same scandal, brought to our attention by Jean Keating who was studying this crime in terms of the Admiralty ---- and Admiralty Court reforms --- that this fraud scheme against the budding insurance industry eventually caused.

We didn't immediately realize that this scandal was not peculiar to Britain, but further research has affirmed that the same scandal played out on the European Continent and in places as far-flung as Shanghai and Cape town.

The Bottomry Bonds Scandal may have been the first global-scale crime in history.

Shippers and ship owners and harbormasters (employees of the respective kings) colluded together to create phantom fleets on paper, document them, add convincing details--- and then, via separate insurers, they proceeded to insure both the phantom cargo and the phantom ships.

The "Captains" of these paper ships vouched for all this insurance and paid the premiums on behalf of both the governments and the private shippers involved and the insurers issued "bottomry bonds" to insure the cargos against loss, and the ships against accident.

If these non-existent ships came to ruin in the course of their journey, both the ship owners and the shippers would be remunerated in gold.

On the appointed day, a great wind storm swept the entire Earth clean of Dutch shipping. It was a great catastrophe. Virtually the entirety of the Dutch East India Company fleet and most of the Dutch Navy simply disappeared---- along with the Imaginary Fleet that was heavily insured.

They lowered the Dutch flag, and ran up the Union Jack, then beat for foreign ports, as far away from Amsterdam and London as possible. Back home, the Perpetrators collected on the insurance, and their Agents boarded smaller, faster ships that carried the loot to unknown destinations.

By the time the insurers figured out that they had insured a phantom fleet as well as the "missing" Dutch East India Fleet, the pain was being felt worldwide and the outcry was substantial.

By then, any actual cargo had been off-loaded in places like Singapore, and the majority of the Dutch ships sailing under British flags had been disguised and sold, or scuttled at sea.

We are not fluent in antique Dutch, so we had to read about the British end of this scandal --- and observe that shortly after this, the absolute pre-eminence of the British East India Company and the British Navy was established.

One might think, oh, bad luck for the Dutch!

Or was it? Which fleets were actually taken over?

By careful management, all the old decrepit ships could be "retired" under full insurance, leaving only a sound and modern commercial fleet and navy to serve it.

The unified Dutch-British fleet could be managed by a single joint authority --- the Lords of the Admiralty.

After a short outcry from the public, mainly caused by the defrauded and bankrupted insurers --- an outcry that kept attention focused on the phantom fleet instead of the very real fleet that was "changing colors" --- the insurance industry became heavily regulated by the same Jewish banks from Amsterdam that collect taxes for the Pope and created the Bank of England.

Now the Amsterdam bullion bankers controlled both banking and shipping, and added access to, and administration of, insurance --both public and private-- to their bag of financial control tools.

Within a fortnight mandatory insurance, plus laws and standards governing insurance, were passed by the British Parliament serving the Dutch bullion bankers in control of the Bank of England, who received the insurance franchise, too.

Now, these same banks could levy private direct taxes on the population, demand insurance coverage, and dictate insurance law. With the Treaty of Utrecht and the administration of the Dutch-British Queen Anne who followed William of Orange, they would gain the added benefit of controlling "securitization" of physical assets.

This consolidation of the naval resources only made sense, as William of Orange was sitting on the British throne. The only thing surprising about it, is that he scuttled the Dutch commercial fleet and navy --- but the Dutch fleets were old and decrepit, with many ships dating back two centuries or more. They required constant, expensive maintenance, so much so, that these costs were cutting into Dutch profits, while the British were building a new breed of larger, sleeker, more sea-worthy vessels.

Why not just move operations to England, scuttle both the Dutch commercial fleet and navy, monopolize both commercial shipping and navy protection under the

British flag, use the funds from the phony insurance to build new, modern ships, and skate on?

So, that's what they did. The reign of William and Mary wasn't about Protestantism. It was about melding together Dutch and British commercial interests, resulting in the monopolization of sea power on a vast scale.

From then on, the Dutch went into banking and harbor services, smugly staying home and secretly profiting from the British Fleets.

Please note that the tax collectors of Caesar, and later, the tax collectors of the Roman Pontiff, certain Sephardic Jewish families --- the same ones that secretly founded the Bank of England --- were the ones bank-rolling all sides of this, and using "fractional reserve banking" to do it.

Where did they get their money? From investing the Pope's money. Having collected Peter's Pence, they went on to invest the haul for the Popes, and found many occasions to profit themselves as a result of investments they made for the Popes. They were the original Insider Traders.

The Rothschild Dynasty and its exploits have given us plenty of examples of astute manipulations that profited the bankers as much or more than their customers, with nobody having cause to complain, or, in some cases, being any the wiser.

All this may sound crazy, with Jews entrusted to handle Catholic money, but this was the status quo from the Second Century BCE. After the Caesars, the Popes rose, and the Jews simply kept on working for whoever was in power. After all, whether Roman Caesars or Roman Pontiffs, they all wanted gold and plenty of it.

As a result of their mutual trade links and sea-faring investment interests, the bankers of the West met the bankers of the East, and soon, the collusion of banks in both Hemispheres resulted in skyrocketing bank profits as well as the enrichment of the governments profiting from and protecting the bankers.

William of Orange may have been the first ruler to abdicate his responsibilities and hand the keys to the Pope's bankers in Amsterdam, by allowing them to directly tax his Subjects to recoup --- at a profit to be determined by them --- his sovereign debts, but he would not be the last irresponsible despot.

In December of 1913, our purported British Territorial Trustees, opened the door to the Federal Reserve and allowed a group of the same hereditary bankers to do the same thing here, in this country, The United States.

The so-called Federal Reserve Banks obtained the right to apply the same direct taxation to U.S. Citizens in this country that they applied to other British Subjects worldwide. This was "only reasonable" given that Puerto Rico remains a United States Possession, even though it is a British Commonwealth nation.

Why shouldn't the Puerto Ricans be taxed like all the other British Subjects?

So the Federal Reserve Act was pushed through as a private matter affecting only British Territorial U.S. Citizens in the employ of the Crown or naturally living in a British enclave within the purview of The United States-- for example, Puerto Rico.

It was, ostensibly, the Brits taxing the Brits, so the Americans had little or nothing to say about it, and it was a corporate matter internal to the United States of America, Incorporated, so it only required a handful of senior British Trustees to do it in the dead of night on [Christmas Eve](#).

At the time, if caught, their action would have appeared to be innocent and routine enough. Even trivial. The Brits had been allowing the Amsterdam bullion bankers to directly tax them for their sovereign's debts for two centuries by then. It was business as usual for them.

And most importantly, in 1913, it didn't appear to impact the Americans at all.

It wasn't until 1916, and the passage of the so-called Sixteenth (Corporate By-Law) Amendment creating the Federal Income Tax, that a small spate of court cases occurred and feathers were ruffled.

The U.S. Supreme Court at the time threw out a handful of actions and claims as unconstitutional -- when misapplied to Americans and American businesses -- but then, hit its stride by upholding cases where British Territorial U.S. Citizens and their businesses were involved.

To the astute observer the message was clear: Americans and American businesses are not subject to the (British Territorial) Federal Income Tax and it is unconstitutional to apply such a tax to them. However, it is completely fair to

apply such a tax to British Territorial U.S. Citizens and their businesses wherever they may be in America.

So, the chase was on.

In 1920-21, the (British Territorial) U.S. Congress passed the Maternity Act and later the Sheppard-Towner Act mandating the registration of all babies born in the (Territorial) United States.

Once again, this was passed off as only impacting British Subjects or Dependents residing in this country or in its British Commonwealth Possessions. It purportedly didn't affect Americans.

So they got away with it.

Soon, anyone born in a public hospital at the hands of a licensed "Medical Doctor" -- a British Territorial Uniformed Officer -- was being "presumed to be" a U.S. Citizen, and registered as such.

The victims of this scheme were given a Birth Certificate and left to assume that this innocuous-appearing document was simply an official memorialization of the birth event.

Americans, like their British counterparts, were given no explanation of this paperwork --- any of it --- at all.

Even the "licensed doctors" were left in the dark, and didn't know that the paperwork they were pushing resulted in the American babies being misidentified as British Territorial U.S. Citizens and wards of the Queen.

And therefore, Subjects of the Queen, and therefore, subject to British Territorial Law, and therefore, also, subject to direct taxation by the Jewish bullion bankers from Amsterdam, and subject to the Federal Income Tax (Peter's Pence) and all the rest of the dolorous European "System" that got its Big Break during the reign of William of Orange.

Certainly, the British people never agreed to be directly taxed for the King's debts by Dutch bankers. Certainly, the Perpetrators of this Scheme had no reason or right to presume that Americans being born in American hospitals were British Territorial U.S. Citizens.

Yet this secretive unlawful and wholesale conversion of Americans from their native birthright political status as State Nationals to the foreign status of U.S. Citizens, has allowed all the chicanery, abuse, and grotesque profit to the British Crown and the Popes and the Dutch Government ever since.

The "birth registration" has formed the basis for the abuse of Americans and illegal confiscation of American assets by the "U.S. Trustees" and at the hands of "King's Bench" courts put in place in British Territorial "Judicial Districts" established throughout this country.

This conversion of our nation to a foreign citizenry provided a fraudulent basis for the Kings and Queens of Great Britain to latch onto our American assets as collateral backing their own sovereign debts. It also provided an excuse for the "Federal Reserve" to tax us as if we were U.S. Citizens, and to "enfranchise" us --- the step where they act as Public Usufructs and create franchise corporations of the USA, Inc. named after us.

In a diligent search of all the Federal Code and even such records as the Minutes of the Governor's Conferences, we have found only one (1) honest public reference to the entire Birth Certificate Scam. It is a fleeting mention in the First Inaugural Address of Franklin Delano Roosevelt about "clearinghouse certificates" related to the Municipal "citizens of the United States".

This is the only known public acknowledgement of the fact that "Birth Certificates" are clearinghouse certificates --- and the only hint that these "Birth Certificates" are bonds and that those in possession of "Birth Certificates" have been sold into bondage and obligated to pay debts.

In the case of those unlucky employees of the United States of America, Incorporated, the British Territorial U.S. Citizens, they are obligated to pay --- as a direct tax imposed by the bullion bankers -- the sovereign debts of the British Monarchs.

In the case of the even more unlucky employees of the (Municipal) United States, Inc., who are considered "citizens of the United States" and who are slaves of the Holy Roman Empire, they are obligated to pay the debts of the Popes and Holy See -- read that, "Holy Sea" and you will get the gist of it.

You are looking at the British Take and the Dutch Take, with the Popes and their faithful Jewish tax collectors orchestrating all of it and profiting from both sides.

Once the Brits opened up the Birth Certificate Registration Fraud in America and began registering American babies as if they were U.S. Citizens, the Roman Catholic Church brought the Internal Revenue Service, Inc., ashore as a Delaware Corporation in 1925 -- four years after the Sheppard-Towner Act passed in 1921.

The British Bunko was so wildly successful that the Holy Roman Empire got directly involved in the racket shortly afterward, and began "double registration" of American babies and children.

If the Brits could pretend we were U.S. Citizens and that meant -- indentured servants and Wards of their King and British Subjects, then why not pretend that these "U.S. Citizens" were also slaves of the HRE?

So another "Birth Certificate" was issued, the so-called "Short Form", and another gratuitous foreign citizenship obligation, that of a "citizen of the United States" was conferred on the unlucky American schoolchild already fraudulently "registered" as a U.S. Citizen by the Brits.

This created the second franchise and the second clearinghouse certificate that was being alluded to by Franklin Delano Roosevelt in his First Inaugural Address in 1933. It resulted in the Municipal Corporation franchises doing business under OUR NAMES, and reclassified all the American babies and schoolchildren as "Federal Dual Citizens" --- all purportedly Subjects of the late Queen and the Popes, all purportedly obligated as indentured servants of one and slaves of the other, to pay whatever "direct taxes" the Dutch bullion bankers decided to apply.

And nobody said a word to the Americans or to their actual American Government about any of this. We had to find out about it from people like Karen Hudes telling us that we were "in interregnum" -- much to our surprise.

The irony, of course, is that all the Principals involved --- the Dutch Government (Treaties of Ghent and Westminster) and the British Government (Treaties of Paris) and the Popes (Treaties of Versailles) --- owe us, Americans, "good faith service" and "perpetual amity".

Under the Federal Constitutions that implemented all these Treaties, these Principals and their Corporations by extension, are obligated --directly-- to provide

all that "good faith service" and "perpetual amity" --- which they have grossly violated while still receiving their paychecks from our pockets and acting as our employees to promote this grotesque impersonation and unlawful political conversion scheme in our midst.

We began serving Due Process on them in 2007 and completed this action in 2014. We convicted them of Gross Breach of Trust and Violation of their Service Contracts as of [April 14](#), 2014, though as we have since discovered, these Principals and their Jewish bullion banker friends are guilty of a great deal more.

This entire circumstance explains all those Puerto Rican shell corporations named after Americans and all the Municipal CORPORATIONS named after us, too.

Hundreds of millions of Americans have been falsely registered and misrepresented as "Federal Dual Citizens" under this fraud scheme and this has been ongoing since the 1920's. These Americans have been falsely taxed and their property assets and the value of their labor and their natural resources and public infrastructure have been illegally plundered and confiscated by these Perpetrators.

We have uncovered additional fraud schemes against our innocent States and people going back to the 1850's.

As a result of this immense debt which the Perpetrators have additionally fobbed off onto the victims via repeatedly and purposefully bankrupting their own guilty corporations ---which were never owed the benefit of any corporate veil as a result of their criminal activities--- we have foreclosed upon and nationalized all of their holdings.

Worldwide.

Mr. Trump has been working with the same Jewish Bullion Bankers originally from Amsterdam and their families in the present day, trying to work out some kind of "deal" to continue the status quo with a few concessions --- such as releasing the American people and others worldwide from paying debts that they literally don't owe.

We are not impressed.

We are, reportedly, supposed to accept both the existence of and the responsibility for a new "American" State --- the State of Israel, which is, like all the other British Territorial "States" simply a "Confederate State of State" ---- a corporate franchise of the USA, Inc., or as they are now calling themselves, "the American Government, Inc." --- another British Crown Corporation in the business of providing "essential government services".

Like all the other such franchises pretending to be States of the Union, this new British Territorial "State of Israel, Inc." would be foisted on the world and on us, as if it were a complete and actual State of the Union, and owed our protection under our national sovereignty.

We decline the offer.

This gross disservice and criminality on the part of these Principals and their corporations is worthy of worldwide attention and action.

It is self-evident that Americans in general are not responsible for the sovereign debts of British Monarchs, nor are they responsible for the debts incurred by Roman Popes waging "wars", aka, "crusades" of any kind.

Nor are average Americans subject to any form of law meant to be applied to corporations.

It is also apparent that no actual and traditional "Law of War" applies to any of this gross criminal activity, which amounts to using our own employees --- people who are under contract to serve us in good faith --- to surreptitiously mischaracterize and unlawfully convert our population into foreign citizenries and subject them under foreign laws.

This legal chicanery has been used to impose foreign direct taxes owed by foreign interests on average Americans.

This has to be the greatest heist and the greatest crime in world history, as it has impacted not only the British Homelands and the British Commonwealth and The United States, but also all of Western Europe, Japan, and innumerable smaller countries and populations worldwide.

As bad as this multi-generational crime is, and as absolute as the need for actual reform of these governments and institutions is, it pales beside the ongoing crime that the same Perpetrators are attempting to promote right now.

They have aimed at nothing less than polluting the genome of mankind for profit.

They have hoped to establish a Draconian taxation system using the excuse of purportedly "human-caused global warming" and to establish an ecological police force to tax people for the air they breathe worldwide.

Having failed that, they have proposed to create a world-spanning government to combat the spread of nasty biological warfare agents that they have created and released into the environment themselves.

Having falsely indentured and enslaved populations from New South Wales to Bangladesh and from Indonesia to Siberia using fraud, these same criminals have coerced -- under false pretenses -- more than half of the world's population to be injected with experimental patented bits of mRNA under the guise of protecting the victim's health.

Reminiscent of their efforts to "redefine" Americans as first, British Territorial U.S. Citizens, and next, as Municipal "citizens of the United States", they are now trying to redefine recipients of the mRNA shots as "Transhumans" owned by the patent-holder, DARPA, and having no "human rights" at all.

They have also injected these victims of their abject criminality with poisons and diseases from which their for-profit medical industries will benefit, and nano-transmitter/receivers which will allow the Perpetrators to locate the victims and irradiate them with electrical kill shots at will, ensuring absolute obedience among the vaccinated populations.

This is why they are using every media source possible to maniacally attack "anti-vaxxers" -- because resistance to their agenda means they lose the coercive control they crave and also means that they may actually have to pay everyone back for all that they have stolen and squandered over the past 300 years.

We, the actual American Government, awakened to this nightmare and we have not wasted any time in exposing it, for among the worse effects of this criminal rampage by the Dutch, the British, and the Holy Roman Empire, is that we --- the

victims --- have been set up as the scapegoats and blamed for all of this, when we have had no role in it at all.

The Americans are not to blame. We, like the British people, have been the pawns and victims; we've borne the costs and not shared in the profits.

The British Territorials -- the Tories, Monarchists loyal to "the King" including Dutch Kings -- are to blame.

And, regrettably, the Popes acting in their Office as Roman Pontiffs, are to blame.

And the Dutch Governments, both the Republic and the Monarchies, are to blame.

And the Sephardic Jewish bullion bankers of Amsterdam who created the Bank of England and spawned the Federal Reserve are to blame.

There is more than enough blame to go around, but for now, let us all simply concentrate on not being duped by these charlatans any more.

The private corporate "political" elections scheduled for November in this country need to be called off. They are nothing but straw polls and have nothing to do with our public offices.

Donald Trump, acting in his capacity as the "Commander in Chief" of "the American Government, Inc." needs to be tasked with working with us to clean up this mess, and the harm that has been done to everyone concerned has to be addressed.

We have chartered a clean asset-backed American banking system and issued a new gold-backed American currency, the American Federation Dollar, for starters.

We have also rebuked all pretensions of the foreign Principals guilty of these offenses, who have been claiming to "represent" us and to own our assets as chattel based on false registrations and unconscionable citizenship contracts.

Everyone in favor of life on this planet needs to cast their vote in favor of life and reform by making their voices heard and by claiming their birthright identity and by supporting their unincorporated national governments.

It is a fact of Law and Life that corporations are dead and insubstantial things, and cannot actually own or possess the world of substance; at most, these artificial "persons" can act as custodial organizations --- trusts, for example --- but only if these corporations are lawfully authorized and function properly.

The U.S. Trust, the United States Trust, and their Successors and their derivative Roman Empire affiliates all fail to meet this criteria, and have acted as Executors de Son Tort with regard to all the American "infant decedent estates" they created when they unlawfully converted American State Nationals into bogus U.S. Citizens.

These foreign "Federal" trusts and the "State" Trusts they created as franchises and named in the deceptive manner as, for example, "the New York State", need to be dissolved and the purloined assets must be returned to the actual States and People who are owed the good faith service of these Brigands.

Let the UN CORP and the Privy Council be fully and equally informed; Notice to Agents is Notice to Principals; Notice to Principals is Notice to Agents.

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