The Federal Reserve Fraud

By Anna Von Reitz

Information provided to H.E. Cardinal Mamberti and the Vatican Chancery Court regarding our Claim on March 6, 2005, and January 19, 2023 in seq:

The Federal Reserve is a private contractor.

It is not associated directly with our government at all.

It is a subcontractor of one of our Federal Subcontractors. You have heard this before: like the FBI and DOJ and BATF, the Federal Reserve is a subcontractor of a subcontractor.

The Federal Reserve is a consortium of private banks that our British Territorial Subcontractor hired to create and print debt notes for them.

The Federal Reserve works for them— our British Territorial Subcontractor— not for us.

This was done so that these bankrupt foreign corporations could continue to do business here.

They passed off Federal Reserve Notes, which are I.O.U.’s issued by the Federal Reserve Banks, as if these notes were money, and they forced people to accept these privately issued bank I.O.U.’s “as if” they were money.

This was done under force and color of law using “Legal Tender Laws” that technically applied ONLY to the employees and dependents of our British Territorial Subcontractor. Not to us.

However, in order to do business with them, we had to convert some of our money into their debt notes.

They set an arbitrary exchange rate for this using the Emergency Banking Act of 1934 at one Federal Reserve debt note per one United States Silver Dollar.

In this way, they gained something of substance and value in inequitable exchange for a paper I.O.U. — creating a debt that these banks have never paid off and which they have misrepresented as the “National Debt” of our British Territorial Subcontractor.
Of course, this has confused people and caused them to think that we are the “nation” that owes this debt, when it is instead only a fictional debt owed by one of our Federal Subcontractors.

It’s fictional debt because the debt notes are fictional and because the debt notes are paid off every time they are exchanged for something — a dress, a watermelon or a visit to the veterinarian.

That is, the debt these bank notes represent is actually cancelled out the first time they are exchanged, but because they are not removed from the system, these debt notes continue to circulate and are paid for again and again in the form of actual goods and services.

The goods and services are never credited and so the appearance of debt owed by the British Territorial Subcontractor to the Federal Reserve Banks increases exponentially — and this phantom debt accumulates because the debt notes continue in circulation even after they have been paid off by actual goods and services a thousand times over.

In order to make this Ponzi Scheme work, more and more British Territorial U.S. Citizens had to be created out of thin air, so the Sheppard-Townsend Act was enacted by the Territorial Subcontractor, and they began “registering” American babies as British Territorial “persons” — all Wards of the British King.

This is highly illegal and unlawful and it took place without disclosure to the victims.

As the number of British Territorial persons increased the Federal Reserve Banks were assured that all the new “persons” coming into the system and their estates would stand good as collateral backing the Federal Reserve Bank’s extension of credit to our British Territorial Subcontractor — not to us.

In this way, our British Territorial Subcontractor — a Municipal Corporation housed in the District of Columbia — and the Federal Reserve Banks working in tandem, purloined the value of American labor and American physical assets to back their debts and justify the issuance of their debt notes.

As time went on, of course, the combined effect of never cancelling the debt notes already in the system and constantly adding new debt notes to the system, plus the practice of charging interest on the phantom debt, meant that all the value possessed by the Americans had been spent and new victims had to be registered to keep the wheels turning.

The entire world has suffered through two World Wars and now all these horrible forced migrations of refugees to provide new chattel to feed this fraud. Most recently, the Schemers set their focus on adding the labor and physical assets of China to their collateral pile.

We wish for everyone to recognize the nature of all the foregoing as various species of crime indulged in by the banks, and our British Territorial Subcontractors, acting in Breach of Trust, violation of their service contracts, and international law.
We observe that the tragedy happening at our Southern Border is driven by the same undisclosed profit motives and that the venal Municipal Corporations responsible must be held to account for all damages and injuries caused to the living people and their Lawful Persons.

We call for the immediate forfeit of both Municipal Corporations housed in the District of Columbia and all affiliated corporations which have engaged in these unlawful activities on our shores and throughout the world.

It is apparent that neither the British King nor the Lord Mayor of the Inner City of London nor the City of Rome nor any of the political leaders since The American Civil War have acted honorably or even within the Public Law. They have all attempted to mistake illegal and unlawful Mercenary Conflict as a justification for violence and crimes inflicted by commercial corporations on innocent civilians.

As the lawful Government of this country is still standing we recommend that all presumptions of power assumed by Joseph R Biden Cease and Desist and that our Southern Border be sealed — both for the sake of our country and for the sake of the immigrants who would be seized upon as chattel the moment they crossed the border.

We already have evidence and expert witnesses testifying that the misdirected Municipal Corporation employees are trafficking babies and other young people and are literally selling them as slaves when they get off the bus in the Land of the Free.

This cannot be tolerated in the modern age.

Fraud vitiates everything under the Roman Civil Law that the City Government is bound to observe and the Ecclesiastical Law is clear regarding corporations engaged in unlawful activities.

We wish for immediate international action to stop the flow of illegal immigration worldwide which has been promoted for undisclosed and heinous profit motives.

We wish for the end of these venal abuses worldwide.

We have seen all these evils before; we do not wish to see them again.

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