Follow Up From the Personal Representatives of The United States of America

By Anna Von Reitz

This is a follow-up to our Public and Private Notice and Public and Private Notice II for all the Flag Officers who still need to get the cobwebs out of their brains and the corks out of their _ _ _ _ _ .

I don't like Karen Hudes, the World Bank, the IMF or any of their other "international organizations" that have deliberately and in gross self-interest misrepresented the nature and identity of "the United States" being referenced in the attached letter ---which is the Federal United States (created to exercise delegated authority only) ---not the actual United States at all and not The United States of America [Unincorporated] from which the delegated powers derive, either.

The Federal United States has been managed as an incorporated public trust by the Territorial United States since 1868 and repeatedly subsumed in the bankruptcies of the "presumed" trustees. Since 1946, it has been managed in a similar fashion by the Municipal United States, and again, dragged into the bankruptcies of the purported trustees.

Bear in mind that there is no authorization in existence for the Territorial United States to assume trusteeship over the Federal United States and no provision for the Municipal United States to function in such a capacity either.

By Law, when a party appointed to exercise delegated power becomes incompetent for any reason, the delegated power returns to the delegating party-- which means it is all supposed to come back to The United States of America [Unincorporated] -- which should have happened in 1868, in 1946, and in 2015 as a simple matter of operation of Law.

We have pulled the plug and put an end to these false presumptions.

The United States of America and the people populating the member States of the Federal Union are present and accounted for. We are the delegating authorities, and we have formally, on the public and international record, rescinded, removed, revoked, and repudiated any claim, duty, or obligation of federal citizenship of any kind whatsoever related to our names and estates since we first discovered this fraud in 1998 and ever since.

The perpetrators of this ruse have only gotten away with this 150 year-old con game by pretending that The United States of America [Unincorporated] no longer exists, or is in a condition of "abeyance" waiting to be "Reconstructed"---- when the entity subject to reconstruction is now and always was the Federal United States, which has nothing to do with the actual United States nor with The United States of America [Unincorporated] at all.

Imagine that your Lawn Maintenance Company suffers a reorganization and goes bankrupt. That's what happened to the Federal United States in 1863. Imagine that another subcontractor comes along and secretively, using deliberately similar names to deceive, substitutes itself "for" the original
contractor without your knowledge or consent. That's what happened in 1868. Now imagine that a series of such frauds continues to unfold, with a Third Party subcontractor taking over in 1946.... and going bankrupt in 2015.

These subcontractors are having a merry time, charging whatever they will for whatever services they wish to provide, running up debts against their employers, making false claims against their employer's assets, and generally running amok.

That is what has been going on in this country for 150 years, and it is all fraud, all founded on Gross Breach of Trust by the British Government and the Holy See.

Well, we may be slow and make a lot of mistakes, but by Heaven, we did finally catch on and we have actually "come home" from "over the sea" where our criminally delinquent employees placed us without our knowledge or consent, and we have demanded an end to the purported "abeyance" of the Federal United States Government, and the return of all abandoned delegated powers to The United States of America, together with all our material interests, free and clear of debt or encumbrance created by merely presumed-to-be secondary beneficiaries of our estates which have been administered in criminal Breach of Trust.

So here is the head count --- the Federal United States has been moth-balled by the perpetrators in Breach of Trust and violation of commercial contract since 1868, the Municipal United States declared bankruptcy in 2015, and the Territorial United States declared bankruptcy in 2017.

This means that for a period of time in 2017 all three (3) "federal" entities were (1) incompetent as a result of administrative default or (2) bankruptcy.

All delegated "powers" have returned by operation of Law to The United States of America and the constitutional agreements were retained by assignment of some powers to new federal contractors who were not part of the bankrupt organizations.

Ms. Hudes makes the mistake of thinking that the "Federal United States" matters. It doesn't. It is simply a failed subcontractor. It has no call upon our resources and its fate cannot be held to affect us, other than the fact that we are the Priority Creditors of the Federal United States, the Territorial United States, and the Municipal United States ---- all three, and we do not consent to any role or administrative authority being asserted (as in the attached letter) by the World Bank or the IMF proposing to act as Trustees or Administrators giving away our assets--- which are definitely not abandoned and not available to satisfy debts of secondary creditors including the World Bank, the IMF, and the equally complicit IBRD.

We are not party to nor are we responsible for the debts of the Federal United States, the Territorial United States nor the Municipal United States since 1860. All mistakes otherwise are eligible and due for remedy and cure as a result of fraud practiced in Breach of Trust by the British Monarch and Holy See.

The United States of America [Unincorporated] is the lawful and constant and never conquered Federation of States to which all loyalty, all peace, and all honor is owed by all "federal personnel" at all levels at all times without exception. We are their employers, to the extent that we agree to employ them going forward.

We are the Priority Creditors of all three levels of the Federal United States Government, and the repositors and ultimate receivers and reversioners of all reversionary trust interests including all the delegated powers which have returned to us by operation of Law.

All Due Process and Notice has been served related to these business affairs and the results are cured and standing upon the public records of this country.

Please see the attached letter from World Bank administrator Karen Hudes, who has mistaken the Federal United States for the actual United States and who
wrongly assumes that our assets are prey to the claims of the World Bank, IMF, and other culprits making false claims of abandonment and similar excuses for their assumptions.

Thank you, very much.

James Clinton Belcher, Head of State
The United States of America