

## International Public Notice: Regarding "Gold Revaluation Accounts"

By Anna Von Reitz



Also called "off ledger accounts" the "gold revaluation accounts" being held by banks are their hedge funds against the day when the delusion of the Federal Reserve Notes and EUROS can no longer be maintained.

This is the "back end" of the Federal Reserve scheme, the means they intended to ultimately profit from, ever since their first meeting at Jekyll Island.

The idea, part of a "Hundred Year Plan" that included multiple government corporation bankruptcies, is simple.

Take everyone off the gold standard and the silver standard, hoard the bullion and coinage in "off ledger accounts" that the banks can see as "private holdings" ---pretend that these "holdings" belong to unknown depositors, claim them via claims on abandonment benefiting the banks, wait for deflation and inflation to eat away the fiat currencies and run up the "value" of gold, then cash in.

That is, they used a simple hedge-fund approach on a macro-economic scale, and are counting on the increase in the perceived value of "their" gold and silver hedge fund holdings, to more than compensate for the loss of value of the fiat currencies.

Only it's not their gold and not their silver in these "revaluation accounts". A good portion of it belongs to the actual land and soil jurisdiction governments, and far more belongs to private trusts and mining companies and others who have been bypassed, conveniently side-stepped, and attacked by turns.

The bankers anticipate being able to sell the gold and silver back to the grandsons and granddaughters of the people they stole it from, at anywhere between \$2500 and \$10,000 "dollars" per ounce of gold, and eventually anywhere between \$1800 and \$6500 per ounce of silver, once the gold market plays out.

We are just now entering the "target range" for the "collapse" of these investments and the beginning sell-offs of profit-taking related to these plans put in place over 100 years ago.

This early profit-taking is what makes the "prime indicators" like the M1 and M2 go up and down like a yo-yo. Both the banks and the "undetermined private investors" are darting back and forth into the cash pool and selling gold for cash of various kinds to improve their short term liquidity.

This is leading to cash crunches of various severity on a temporary but gathering long-term basis, which is exactly what the banks ultimately want --- the cash being drained out of the economy and gold stores increasing prior to the Big Crash.

They will milk this along as long as they reasonably can, luring more gold out of the hidden private investment pools, "ingesting" each spike in the gold supply before each new spike in cash value inflation.

Remember that they are still operating on non-negotiable I.O.U.s (FEDERAL RESERVE NOTES) and getting away with it; so they are selling nothing for something and have no motive to stop.

Because these gold accounts have been managed and traded on an off-ledger basis, nobody knows for sure how much gold and silver is held outside the banking system worldwide, but extensive efforts have been made by the pirates to identify and cashier over 5,000 private family trusts and their assets which have been cashiered in the banking system for the benefit of the dishonest bankers and their scheming corporations "functioning as" governments.

The banks, if they are allowed to get away with it, will sing the public a song and dance and avoid the truth about all the precious metals accounts they have been collecting and cashiering and trading upon on an off-ledger basis for all these many years.

The identities of the actual owners of all this wealth, unincorporated governments, private family trusts, unincorporated mining operations, and so on, will be avoided and ignored if at all possible -- because otherwise the banks would have to explain to the world why these nice people with their history and court cases and receipts and deposit tickets are being ignored.

The bankers will pretend that these and other "global collateral accounts" were just left in their banks by unknown depositors whose heirs never showed up to collect.

They will lie and pretend that it has been so long that they no longer know who the gold and silver belongs to, or who the heirs and intended beneficiaries of all these precious metals accounts are.

They will find every excuse in the book to refuse to acknowledge the rightful donors, the rightful heirs, and the rightful trustees/owners so that they and their banks can continue to benefit from vast holdings that don't belong to them.

If they really get pressed to the ropes, they will accuse the lawful heirs of these physical assets of being crooks, fraud artists, or "enemies of state" and try to weasel out of paying them back by pretending that the rightful heirs or rightful donors or rightful trustees are criminals or communists or whatever else they can drum up --- when, in fact, the bankers who have engineered this mess and obtained possession of the assets under False Pretenses are the crooks.

They will even have the brass cajones to allege that the heirs owe them storage fees in excess of everything they've gained by surreptitiously using these gold and silver asset accounts as collateral to make other Third Party loans and blocking these accounts for periods of time as "sure bets" on casino-like trading platforms.

These bankers really have no shame; their greed knows no bounds. The value of life will have no meaning for them until and unless they are hung upside down and given a chance to repent.

We are watching the markets and indicators being wound up and wound down, wound up and wound down like a mechanical mouse. The price of gold per ounce will edge upward through this step-step-step dance between hedge fund holders and cash asset "producers" and the only way we can hurry this along is by making arrests. Lots of them.

The owners of the gold and silver deposits in all these banks are still here, still know who they are, still have the receipts.

(They tried to destroy the gold transfer records kept by the U.S. Navy Fiscal Agents during their 9/11 attack, but failed. They also stole the gold backing the Brady Bonds and just recently unlawfully seized \$30 B in Russian assets trapped within the infinitely corrupt and despicable SWIFT transfer monopoly.)

Instead of the actual heirs and owners being held suspect and disrespected by banks that have acted against the actual law and in breach of public trust, we say it's time these banks were asked what their purported interest is in all these "legacy trusts"?

Do they hold signature authority? No. Do they have receipts for the deposits? No. Do they have any Power of Attorney? No. Do they have a contract stipulating service fees that aren't already paid for via private trading profits? No.

So what is to keep us from presuming the obvious? That these banks bilked their depositors and knowingly and willingly set up a constructive fraud scheme to obtain possession of these asset accounts so as to unjustly enrich and empower and protect themselves at the expense of their depositors?

The Gold Revaluation Account assets don't belong to these banks nor to these bankers; the assets belong to other parties who are being deprived of Due Process and rightful possession of their own property using the same old tired and dishonest excuses pertaining to a non-existent "war" and amounting to deliberate entrapment and constructive fraud and illegal "military" confiscation of private American civilian assets under color of law.

We are waiting to hear a new answer and new findings about the operations of all these banks and all these governmental services corporations that have been occupying our country under False Pretenses and which have embezzled us blind for 164 years.

We want to know how it is that your Department of the Federal Reserve [sat](#) down with a man and got him to extend you another ten years to use his gold, silver, and

other assets in 1995, yet in 2005 when that loan extension was due, you all pretend not to know who he is?

It's an astonishing lack of institutional memory, even when we name the names of the agents responsible and show the documents of this loan extension supporting the asset accounts underlying every central bank member of the Bank for International Settlements?

You all think you are going to get away with this theft and embezzlement and the whole impersonation and identity theft fraud underlying it?

Like Donald Rumsfeld muttering about trillions of dollars misplaced by the Department of Defense just minutes before the [September 11th](#) attack on the World Trade Center?

Think again.

Those assets were not misplaced. Those assets were deliberately trafficked offshore to the Philippines and Indonesia and then placed under a trust administered by the Government of the Philippines in 1934.

We know who we are, too.

Issued by:  
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